

2. Each Party shall maintain or introduce effective measures to prevent the anticompetitive conduct referred to in paragraph 1. These measures may include accounting requirements, structural separation, and disclosure.

Article 6: Exceptions

1. Nothing in this Agreement shall be construed:

a) to require a Party to authorize a person of the other Party

i) to establish, construct, acquire, lease or operate basic telecommunications transport facilities, or

ii) to offer basic telecommunications transport services within its territory;

b) to prevent a Party from maintaining, authorizing or designating monopolies for the provision of basic telecommunications transport facilities or services; or

c) to prevent a Party from maintaining or introducing measures requiring basic telecommunications transport service traffic to be carried on basic telecommunications transport networks within its territory, where such traffic

i) originates and terminates within its territory,

ii) originates within its territory and is destined for the territory of the other Party or a third country, or

iii) terminates in its territory, having originated in the territory of the other Party or a third country.

2. The inclusion of intracorporate communications in this Sectoral Annex shall not be construed to indicate whether or not such communications are traded internationally. Their inclusion is to indicate that they may serve to facilitate trade in goods and services.