

Article 2: Obligations

1. This Chapter shall apply to all measures related to trade in tourism services, which measures include:

- a) provision of tourism services in the territory of a Party, either individually or with members of a travel industry trade association;
- b) appointment, maintenance and commission of agents or representatives in the territory of a Party to provide tourism services;
- c) establishment of sales offices or designated franchises in the territory of a Party; and
- d) access to basic telecommunications transport networks.

2. Provided that such promotional activities do not include the provision of tourism services for profit, each Party may promote officially in the territory of the other Party the travel and tourism opportunities in its own territory, including engagement in joint promotions with tourism enterprises of that Party and provincial, state and local governments.

3. The Parties recognize that the adoption or application of fees or other charges on the departure or arrival of tourists from their territories impedes the free flow of tourism services. When such fees or other charges are imposed, they shall be applied in a manner consistent with Article 1402 and limited in amount to the approximate cost of the services rendered.

4. Neither Party shall impose, except in conformity with Article VIII of the *Articles of Agreement of the International Monetary Fund*, restrictions on the value of tourism services that its residents or visitors to its territory may purchase from persons of the other Party.

Article 3: Relationship to the Agreement

Nothing in this Sectoral Annex shall be construed as:

- a) conferring rights or imposing obligations on a Party relating to computer services and enhanced services as defined in Annex