

These measures regulate activities – services considered public utilities at a central, regional or local levels that may be subject to public monopolies or to exclusive rights granted to private operators, in sectors such as energy services, transport services and services auxiliary to all modes of transport, scientific and technical consulting services, R&D services on social sciences and humanities, technical testing and analysis services, environmental services, health services. Exclusive rights on such services are often granted to private operators, for instance operators with concessions from public authorities, subject to specific services obligation. Given that public utilities also exist at the sub-central level detailed and exhaustive sector-specific list is not practical.

These measures are reserved from the obligations imposed by Article 4.

8. The Law on Road Transport (“Official Herald of the Republic of Serbia”, No. 46/95, 66/01,61/05,91/05,62/06,31/11)

This law contains provisions reserving right of cabotage for domestic suppliers of the Republic of Serbia.

These measures are reserved from the obligations imposed by Article 4.

9. Law on Air Transport (“Official Herald of the Republic of Serbia”,No.73/10, 57/11 and 93/12)

Measures in air transport dealing with right to regulate aircrafts registration in the aircraft register of the Republic of Serbia, ownership either by natural persons meeting specific nationality criteria or by juridical persons meeting specific requirements regarding ownership of capital and control (including nationality of directors), where the measure does not conform with the obligations imposed by Articles 4, 5 and 8.