

September 6, 1992

7. The Parties shall meet within one year from the date of entry into force of the this Agreement with a view to:
- (a) assessing the work that has been done under paragraphs 2 through 6;
 - (b) as appropriate, amending or removing the remaining reservations on foreign legal consultancy services; and
 - (c) determining any future work that might be appropriate relating to foreign legal consultancy services.

Section C - Temporary Licensing of Engineers

1. The Parties shall meet within one year after the date of entry into force of this Agreement to establish a work program to be undertaken by each Party, in conjunction with relevant professional bodies specified by that Party, to provide for the temporary licensing in its territory of engineers licensed in the territory of another Party.
2. With a view to meeting this objective, each Party shall undertake consultations with its relevant professional bodies for the purpose of obtaining their recommendations on:
- (a) the development of procedures for the temporary licensing of engineers licensed in the territory of another Party to permit them to practice their engineering specialties in each jurisdiction in its territory that regulates engineers;
 - (b) the development of model procedures, in conformity with Article 1210 and Section A of this Annex, for adoption by the competent authorities throughout its territory to facilitate the temporary licensing of engineers;
 - (c) the engineering specialties to which priority should be given in developing temporary licensing procedures; and
 - (d) any other issues relating to the temporary licensing of engineers identified by the Party through its consultations with the relevant professional bodies.
3. The relevant professional bodies shall be requested to make recommendations on the matters specified in paragraph 2 to their respective Parties within two years after the date of date of entry into force of this Agreement.