- (g) the location of relevant assets;
- (h) the degree to which a remedy, in order to be effective, must be carried out within the other Party's territory; and
- (i) the extent to which enforcement activities of the other Party with respect to the same persons, including judgments, undertakings, conditioned approvals or consent orders resulting from such activities, would be affected.

ARTICLE VII

Technical assistance

The Parties agree that it is in their common interest for their competition authorities to work together in technical assistance initiatives related to competition law enforcement and policy. These initiatives may include, according to their competition agencies' reasonably available resources and to the extent authorized by their respective laws: exchanges of competition agency personnel for training purposes at each other's competition agencies; participation of competition agency personnel as lecturers or consultants at training courses on competition law and policy organized or sponsored by each other's competition authority; and such other forms of technical assistance as the Parties' competition authorities agree are appropriate for purposes of this Agreement.

ARTICLE VIII

Consultations

- Either Party may request consultations regarding any matter relating to this
 Agreement. The request for consultations shall indicate the reasons for the request and
 whether any procedural time limits or other constraints require that consultations be
 expedited. Each Party shall consult promptly when so requested with the view to reaching a
 conclusion that is consistent with the principles set forth in this Agreement.
- 2. Consultations under this Article shall take place at the appropriate level as determined by each Party.
- 3. During consultations under this Article, each Party shall provide to the other as much information as it is able in order to facilitate the broadest possible discussion regarding the relevant aspects of the matter that is the subject of consultations. Each Party shall carefully consider the representations of the other Party in light of the principles set out in this Agreement and shall be prepared to explain the specific results of its application of those principles to the matter that is the subject of consultations.