SCHEDULE OF COMMITMENTS ON MOVEMENT OF NATURAL PERSONS BRAZIL

The following sets out Brazil's commitments in accordance with Article 11.4 (Grant of Temporary Entry) of Chapter 11 (Movement of Natural Persons) in respect of the temporary entry and stay of natural persons of a State Party into the territory of another State Party.

Horizontal Provisions for the Movement of Natural Persons

- Foreign workers may apply for a temporary work visa with or without an employment link in Brazil, by providing proof of a job offer in the country. For the granting of a temporary residence permit, the competent authority may require the foreigner to submit a labour contract and other documents as proof of the job offer and the purpose of entering the national territory, in accordance with the situations provided for in the Brazilian laws and regulations.
- The proportionality of two-thirds of Brazilian employees must be observed by juridical persons. A smaller proportionality can be established, taking into account special circumstances of each activity, through an act of the Executive Power, once the insufficiency of Brazilians in the respective activity has been duly confirmed by the competent authority. This proportionality is mandatory not only in relation to the entire staff but also in relation to the corresponding payroll.

Description of Category	Conditions and limitations
	(including length of stay)

A. Business Visitors

For this category, Brazil shall not require:

- (a) labour certification tests or other procedures of similar effect; or
- (b) impose or maintain any horizontal numerical restriction relating to temporary entry.

The conditions and limitations set in this Appendix for the **Business Visitors category** are applicable to Singaporean natural persons seeking to enter the country, on a temporary basis, without establishing residence, and

For activities (a) to (d), Brazil can grant a stay of up to 90 (ninety) days, which may be extended for another 90 (ninety) days.

specifically intending to engage in the following business-related activities:

- (a) participation in meetings, fairs and corporate events;
- (b) journalistic coverage or filming and reporting;
- (c) prospecting for business opportunities;
- (d) signing contracts;
- (e) performing auditing or consulting;
- (f) acting as a crew member of a foreign aircraft or vessel; and
- (g) performing artistic activities or taking part in sporting events.

For activities (e) to (g), Brazil can grant a stay of up to 90 (ninety) days, without extensions.

B. Intra-Corporate Transferees

For this category, Brazil shall not require:

- (a) labour certification tests or other procedures of similar effect; or
- (b) impose or maintain any numerical restriction relating to temporary entry, other than those listed in the horizontal provisions.

Brazil shall grant temporary entry to spouses of Singaporean Intra-Corporate Transferees. Spouses that have been granted temporary stay may perform any activity in the country, including income-earning activities, on equal terms with Brazilian nationals, under the terms of the current laws and regulations.

- (1) For the purposes of this Appendix, **Executives and Managers** mean natural persons working in a senior position within a juridical person, who primarily direct the management of the enterprise receiving general supervision or direction principally from the board of directors or stockholders of the business or their equivalent, including:
- (a) directing the enterprise or a department or sub-division thereof;

For Executives and Managers with an employment link – Brazil can grant a stay of up to 2 (two) years.

For Executives and Managers without an employment link, provided that they: (i) perform functions of representation in Brazil of a financial or similar institution headquartered abroad; or (ii) represent a non-profit juridical person – Brazil can grant a stay of up to 2 (two) years.

- (b) supervising and controlling the work of other supervisory, professional or managerial employees;
- (c) having the authority personally to recruit and dismiss or to recommend recruiting, dismissing or other personnel actions.

employment link, provided that they: (i) are representing a civil or commercial society, group or economic conglomerate that makes foreign investment in an enterprise established in Brazil, with potential for employment or income generation in Brazil; or (ii) exercise a position, function or assignment that requires, under Brazilian laws and regulations, residence in Brazil – Brazil can grant a stay for an indefinite period.

For Executives and Managers without an

(2) For the purposes of this Appendix, **Specialists** mean natural persons working within a juridical person who possess specialised knowledge essential to the enterprise's economic activity, techniques or management.

For Specialists with an employment link – Brazil can grant a stay of up to 2 (two) years.

For Specialists without an employment link, provided that they exercise a position, function or assignment that requires, under Brazilian laws and regulations, residence in Brazil – Brazil can grant a stay for an indefinite period.

C. Investors

For this category, Brazil shall not require:

- (a) labour certification tests or other procedures of similar effect; or
- (b) impose or maintain any numerical restriction relating to temporary entry.

Brazil shall grant temporary entry to spouses of Investors. Spouses that have been granted temporary stay may perform any activity in the country, including income-earning activities, on equal terms with Brazilian nationals, under the terms of the current laws and regulations. legislation.

For the purposes of this entry, investment in a juridical person in the Brazil covers:

For Investors, Brazil can grant a stay for an indefinite period, conditional upon proof of investment:

(a) foreign investment in a Brazilian company, according to the Central Bank's regulations;

(1) in foreign currency, in an amount equal to or greater than R\$500,000.00 (five hundred thousand reais); and

- (b) the constitution of a limited partnership company or corporation; and
- (c) other cases provided for in the policies for the attraction of foreign investment.
- (2) in foreign currency, in an amount equal to or greater than R\$150,000.00 (one hundred and fifty thousand reais), if the Singaporean natural person who is seeking to settle in Brazil intends to invest in activities related to innovation, basic or applied research, or that of a scientific or technological nature.