ANNEX 9-A

KOREA’S SCHEDULE OF SPECIFIC COMMITMENTS ON TEMPORARY ENTRY OF BUSINESS PERSONS

1. Korea requires a business person of New Zealand seeking temporary entry into its territory under the provisions of this Chapter and this Annex to obtain appropriate immigration formalities prior to entry.

2. Korea may refuse to grant temporary entry to a natural person who is likely to be involved in any labour dispute that is in progress and adversely affect the settlement of such labour dispute.

Business Visitors of New Zealand

3. Entry and temporary stay shall be granted to a business visitor of New Zealand for a period of not more than 90 days without requiring that person to obtain an employment authorisation, provided that such person otherwise complies with immigration measures applicable to temporary entry.

Intra-Corporate Transferees of New Zealand

4. Entry and temporary stay shall be granted for a period of up to three years, which may be extended for subsequent periods provided the conditions on which it is based remain in effect, to an intra-corporate transferee of New Zealand, provided that such person otherwise complies with immigration measures applicable to temporary entry.

Contractual Service Suppliers of New Zealand

5. Entry and temporary stay shall be granted for a period up to one year or the period of the contract, whichever is less, to a natural person of New Zealand who is seeking to provide services as a contractual service supplier in a profession as set out in Appendix 9-A-1, provided that such person otherwise complies with immigration measures applicable to temporary entry.

6. Contractual service supplier means a natural person of New Zealand who:

(a) is employed or engaged in a specialised occupation that requires theoretical and practical application of specialised knowledge;

(b) possesses the necessary academic and professional qualifications and professionally qualified competency-based experience to perform an activity in the sector relevant to the service to be provided in accordance with the laws, regulations or requirements of Korea;
(c) is engaged in the supply of a contracted service as an employee of an enterprise that has no commercial presence in Korea, where the enterprise obtains a service contract for a period not exceeding one year from an enterprise of Korea, who is final consumer of the services supplied. The contract shall comply with the laws and regulations of Korea;

(d) has been an employee of the enterprise for a period of not less than one year immediately preceding the date of application for admission; and

(e) is required to receive no remuneration from an enterprise located in Korea.

7. A labour market test may be required as a condition for temporary entry of contractual service suppliers, or a numerical restriction may be imposed relating to temporary entry of contractual service suppliers.