ARTICLE 13

Temporary entry

- 1. The Parties recognise that investment and services are growing in importance in relation to trade in goods. Each Party shall, in accordance with its applicable laws:
 - (a) facilitate the temporary entry into its territory of nationals of another Party who are intra-corporate transferees (managers, executives, specialists) and business visitors;
 - (b) facilitate the temporary entry into its territory of nationals of another Party who render services directly related to the exportation of goods by an exporter of that same Party into the territory of the Party concerned; and
 - (c) facilitate the entry into its territory of spouses and children of nationals described in sub-paragraph (a) above.
- 2. The Joint Committee shall monitor the operation and implementation of this Article and deal with issues of implementation or administration related to temporary entry.
- 3. No later than one year after the date of entry into force of this Agreement, each Party shall make available explanatory material regarding the requirements for temporary entry under this Article, in such a manner as will enable nationals of the other Parties to become acquainted with them.
- 4. For the purposes of this Article:
 - (a) "temporary entry" means the right to enter and remain for the period authorised;
 - (b) "national" means a natural person who is a citizen or a permanent resident of a Party; and
 - (c) "business visitors" means short term visitors who do not intend to enter the labour market of the Parties, but seek entry to engage in activities such as buying or selling goods or services, negotiating contracts, conferring with colleagues, or attending conferences.