Appendix 1603.A.3

Existing Immigration Measures

1. In the case of Canada, subsection 19(1) of the Immigration Regulations, 1978, SOR/78-172, as amended, made under the Immigration Act, R.S.C. 1985, c. I-2, as amended.

2. In the case of the United States, section 101(a)(15)(B) of the Immigration and Nationality Act, 1952, as amended.

3. In the case of Mexico, Chapter III of the Ley General de Poblacion, 1974, as amended.

 composition of divisions in the appropriate stress of many ance adjustment, pertaining to diseaser relief claims: or three years experiences in glaines, edjustments and successful completion of training of essenties propriate areas of fractions infragments pertaining to diseaser relief claims

Beccalegate or Licensignury Dogustandid

Bancalaurrans on Licensiature Degrees on stransprovincial licensiatilization raterio can be

A business hereine unding which have easily under this Argandik may also perform mining fination relating to the profession, including workshilding excitores.

² "Statigg provincial ticescae" and "data provincial federal learns insect any domanness is a statigg at a statigg provincial ticescae" and "data provincial federal in the statigg of the statigg of the statigg of the state and the statigg of the state and the statigg of the state and the st

Prost-Secondary Diplomat as associated. Prost-Secondary Diplomat as as confession hanged and containing of two as more low an prosecondary edimetros, by as accredited socienter igniturion is Canada or the Usand Stress

post-scoredary Cettificate' manue a confidente based, on completion of two or angle years at post-scoredary characters at an anademic multimicer, by the federal government of feature or a state government in bioxico, in reademic institution recignized by the federal government of a mult revenuent, or as assessed leminuter dramed by federal or state two.