

- (b) Be Slovak citizens residing in the Slovak Republic or Canadian citizens residing in Canada and holding a valid Slovak or Canadian passport;
- (c) Be in possession of a return ticket or sufficient financial resources to purchase such a ticket and have proof of the financial resources necessary to cover the expenses involved at the beginning of their stay in the host State Party;
- (d) If the eligible citizen cannot demonstrate that he or she is covered by an insurance policy in the host country prior to entry in the host country, he or she will have to take out insurance for medical care including hospitalisation and repatriation valid for the entire period of authorized stay;
- (e) Meet any other requirements of Slovak domestic legislation on entry and stay of aliens or Canadian immigration legislation and regulations, including admissibility, to the extent not already set out in sub-paragraphs (a) to (d) above;
- (f) As the case may be:
 - (i) Demonstrate that they have obtained either a pre-arranged contract of employment or pre-arranged internship or pre-arranged work placement;
 - (ii) Provide documentation proving registration at a university institution in their home country;
 - (iii) Confirm their intention to travel in the host State Party with the possibility of obtaining employment on an occasional basis.

2. Eligible citizens may qualify up to a maximum of two times to benefit from the application of this Agreement, provided that each time is under a different category as set out in Article 2 and that there is an interruption between each stay. The duration of each stay shall not exceed 12 months.