# ARTICLE IX

- 1. An individual who is a resident of Denmark shall be exempt from Canadian tax on profits or remuneration in respect of personal (including professional) services performed within Canada in any taxation year if—
- (a) he is present within Canada for a period or periods not exceeding in the aggregate 183 days during that year, and
- (b) the services are performed for or on behalf of a person resident in Denmark.
- 2. An individual who is a resident of Canada shall be exempt from Danish tax on profits or remuneration in respect of personal (including professional) services performed within Denmark in any year of assessment if—
- (a) he is present within Denmark for a period or periods not exceeding in the aggregate 183 days during that year, and
  - (b) the services are performed for or on behalf of a person resident in Canada.
- 3. The provisions of this Article shall not apply to the profits or remuneration of public entertainers such as stage, motion picture or radio artists musicians and professional athletes.

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- 1. Any pension or annuity derived from sources within Canada by an individual who is a resident of Denmark shall be exempt from Canadian tax.
- 2. Any pension or annuity derived from sources within Denmark by an individual who is a resident of Canada shall be exempt from Danish tax.
- 3. The term "annuity" means a stated sum payable periodically at stated times, during life or during a specified or ascertainable period of time, under an obligation to make the payments in return for adequate and full consideration in money or money's worth.

## ARTICLE XI

A professor or teacher from one of the territories who receives remuneration for teaching, during a period of temporary residence not exceeding two years, at a university, college, school or other educational institution in the other territory, shall be exempt from tax in that other territory in respect of that remuneration.

## ARTICLE XII

A student or business apprentice from one of the territories who is receiving full-time education or training in the other territory shall be exempt from tax in that other territory on payments made to him by persons in the first-mentioned territory for the purposes of his maintenance, education or training.

## ARTICLE XIII

1. Canada agrees to allow as a deduction from Canadian tax on any income derived from sources within Denmark that is subject to tax in Canada the amount of Danish tax payable in respect to that income, provided that the