

#### ARTICLE 4

1. Subject to public interest considerations, each Party shall issue to qualified citizens of the other country a document allowing them to enter its territory for a predetermined period, stating the reason for the stay. With regard to Canada, that document shall be a letter of introduction and for Spain, that document shall be the relevant visa referring to this Agreement.

2. The entry documents referred to in the preceding paragraph shall be issued to qualified citizens through the diplomatic or consular mission of the other Party where the application was submitted.

#### ARTICLE 5

1. Canadian citizens benefiting from the application of this Agreement for a maximum six-month stay, who are authorized to work under Article 2, shall obtain or receive, as the case may be, the administrative authorizations or documents required for work, valid for the entire authorized period of their stay, regardless of the status of the national employment market in Spain.

2. Canadian citizens benefiting from the application of this Agreement for a stay exceeding six months, who are authorized to work under Article 2, shall receive a foreign national identity card in order to confirm their legal status in Spain and, if necessary, shall obtain the corresponding administrative authorization to work, regardless of the status of the national employment market in Spain. These documents will be valid for the entire authorized period of their stay.

3. Upon arriving in Canada, Spanish citizens with a letter of introduction shall receive a work permit valid for the entire authorized period of their stay, regardless of the status of the national employment market in Canada.

#### ARTICLE 6

Work permits issued by Canada based on a letter of introduction shall be valid throughout Canada. The relevant visa or, as the case may be, the foreign national identity card and the administrative authorization or document required for work, issued by Spain, shall be valid throughout Spain.