- (iii) Confirm their intention to travel in the territory of the other Party with the possibility of obtaining remunerated employment to supplement their financial resources;
- (g) Meet any other conditions required for aliens to enter the host country resulting from its legislation, to the extent not already set out in sub-paragraphs (a) to (f) above;
- (h) Pay the current application or participation fees and any relevant visa fees.

2. The Parties shall consider qualified citizens to benefit from the application of this Agreement up to a maximum of two times, provided that it is under two different categories as set out in Article 2 and that there is an interruption between each stay. The duration of each stay shall not exceed one year.

3. While in Canada, participating Slovene citizens shall purchase additional occupation specific insurance when required.

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ARTICLE 4

Entry and Stay

1. Each Party shall facilitate, under the terms of this Agreement, the procedures whereby the qualified citizens of the other Party may enter and stay in its territory.

2. Subject to public policy considerations, each Party shall issue to the other Party's qualified citizens, pursuant to Article 3, a document facilitating access to its territory. The document shall be valid for a maximum of one year and shall specify the reason for the stay:

- (a) In the case of the Republic of Slovenia, the document shall consist of a visa type D;
- (b) In the case of Canada, the document shall consist of a letter of introduction and, if applicable, a visa.