- (h) labour relations: forms of cooperation and dispute resolution to ensure productive labour relations among workers, employers, and governments;
- working conditions: mechanisms for supervising compliance with statutes and regulations pertaining to hours of work, minimum wages and overtime, occupational safety and health, and employment conditions;
- (j) migrant workers: dissemination of information regarding labour rights of migrant workers in each Party's territory;
- (k) gender: gender issues, including the elimination of discrimination in respect of employment and occupation;
- (l) technical issues: programs, methodologies, and experiences regarding productivity improvement, encouragement of best labour practices, including through the promotion of good Corporate Social Responsibility practices, and the effective use of technologies, including those that are internet-based;
- (m) vulnerable workers: support for the design of specific activities directed at vulnerable workers within each Party;
- (n) such other matters as the Parties may agree.
- 2. In furtherance of the Parties' recognition of the mutual benefits to be gained by enhancing labour mobility, they are also committed to exploring reciprocal mechanisms and cooperation activities to facilitate labour mobility by:
 - (a) exchanging labour market information to enhance worker and employer awareness of labour needs and labour force availability;
 - (b) facilitating public-private sector partnership initiatives regarding labour market intermediation; and,