

- (vi) Documentation and relevant declarations required under (i), (ii) or (iii) as per subparagraph (l) below, as the case may be;
- (l) They provide:
  - (i) For Canadian and Greek citizens falling under Article 2(a): Documentation proving that they have obtained a pre-arranged contract from an employer in the host country for a period of up to twelve (12) months. In this contract reference will be made that the purpose of the employment is gaining work experience in support of their career development, or
  - (ii) For Canadian and Greek citizens falling under Article 2(b): Documentation proving that they are registered students at a post-secondary or higher education institutions in their home country according to the legislation of each country, and that they have obtained a pre-arranged contract for practical training, from an employer in the host country, related to their field of study to fulfill part of their academic curriculum, or
  - (iii) For Canadian and Greek citizens falling under Article 2(c): Confirmation that their intention is to travel and holiday in the host country, and to obtain temporary employment in order to supplement their financial resources;
- (m) They have satisfied any relevant requirements of Canadian and Greek immigration legislation and regulations, including admissibility, other than those already set out in subparagraphs (a) to (l) above.

2. The Parties understand that dependents are excluded from the individual application of qualified Canadian and Greek citizens to benefit from the application of this Agreement. The Parties understand that these dependents may submit their own individual application to benefit from the application of this Agreement. The Parties also understand that these dependents may enter and reside in the host country according to existing provisions of the host country's national legislation.