

*United States, Canada and Mexico* is available from the USINS offices listed on pages 39-40.

Under the NAFTA, certain Canadian professionals are permitted entry to engage in business activities at a professional level; included are accountants, engineers, librarians, social workers, psychologists, teachers and zoologists. A full listing of the professions covered is found in the NAFTA pamphlets referred to in the preceding paragraph.

There are specific U.S. requirements for a Canadian entering as a **visitor for business**, a **treaty trader**, a **treaty investor** or an **intra-company transferee**. In each case you must meet established legal requirements. If you believe that you fall under the category of **treaty trader** or **treaty investor**, you should call one of these numbers for further information: **1-900-451-6330** (recording) or **1-900-451-6663** (to speak to a visa specialist). If you are entering the United States as a **visitor for business** or as an **intra-company transferee**, call an office of the USINS.

Truck drivers and other persons involved in inter-country transportation are permitted entry to

transport goods or passengers to or from a point in the United States. After entry, they are not permitted to pick up additional cargo or passengers for delivery within the United States.

If you are entering the United States to fulfil an after-sales service contract that was part of a commercial agreement, you should carry appropriate documentation, such as the master contract and the service agreement. For more details, please consult the same two NAFTA publications noted above.

**Spouses or dependants** who accompany business persons qualified under the NAFTA can only work in the United States if they independently qualify either under the NAFTA or under the general foreign-worker provisions, including a labour certification test.

**Canadian tradespersons** such as carpenters, electricians and plumbers are not covered by the NAFTA and are not permitted to enter the United States for remunerative work, unless they qualify independently under the general immigration provisions applicable to all foreign workers.