Compendium of Good Practice Policy Elements in Bilateral Temporary Labour Arrangements^a

Global Forum on Migration and Development (GFMD)

Follow-up on GFMD 2007 Roundtable 1.2, "Temporary Labour Migration as a Contribution to Development: Sharing Responsibility" Co-chaired by the Governments of Spain and Morocco

Precondition 1: Legal Access to Labour Markets

Good Practice Policy Element	<u>Parties</u>	Description of the arrangements and selected examples of
Share information in order to better match labour supply and demand	Greece - Albania Greece - Bulgaria ¹	 In these agreements on seasonal workers, Greek governmental authoritie seasonal agricultural workers from Bulgaria and Albania and grant resider the demand by Greek employers.
	Portugal - Bulgaria Portugal - Romania ²	 The Portuguese Republic Ministry of Labour and Social Solidarity and the Romania agree to exchange information on work opportunities and the se availability of workers, and the definition of common technical criteria rega professional activities.

^a This compendium is provided as a follow-up activity to Roundtable 1.2 of the first Global Forum on Migration and Development (GFMD). It is a living document and intended to provide an overview of those good practice policy elements in bilateral temporary labour arrangements that could contribute to development and give access to foreign labour markets, at all skill levels, while controlling irregular migration and protecting the human and social rights of migrants.

The compendium builds on the good practices identified in the Roundtable 1.2 discussions and background paper, and is organized according to the three preconditions for temporary labour migration programmes to work for origin and destination countries identified in that paper. It also draws on the Handbook on Establishing Effective Labour Migration Policies in Countries of Origin and Destination, published by the Organization for Security and Cooperation in Europe, the International Organization, and the International Labor Organization; the ILO Multilateral Framework on Labour Migration; the experiences of the three organizations; and certain publicly available information. In addition, it draws governments' responses, through GFMD focal points, to a request from the Governments of Spain and Morocco in April 2008 to share their experiences in the area of bilateral temporary labour migration arrangements.

The compendium is not intended to provide an exhaustive list of bilateral arrangements for temporary labour migration, but is rather a compilation of certain good policy practices on this topic. It has been prepared to stimulate discussion at an expert seminar prior to the second GFMD in October 2008, and should be read in conjunction with the paper resulting from that event.

The preparation of the compendium did not involve formal evaluation of the policy elements included herein, although such an evaluation could be useful and could be considered as follow-up activity. Furthermore, the inclusion of good practice policy element(s) of a specific arrangement does not represent the endorsement of that arrangement in its entirety. For example, concerns have been raised with respect to the protection of migrants' human rights in the context of certain of the arrangements, yet these arrangements are still included in the compendium because they contain provisions which represent good practice policy elements in other important areas. The provisions of the arrangements listed here may in some cases not be fully implemented, and unfortunately it is beyond the scope of this exercise to assess the degree of implementation.

The collection of arrangements in this document may underrepresent the activities of some countries in this field, because of the disparity in information available publicly.

The authors recognize that due to a number of factors, including the limitation of publicly available information on several of the arrangements, these materials would benefit from additional input and further review in order to make them more accurate, complete, and therefore useful to States and other relevant stakeholders. The Compendium is a work in progress. Therefore any comments and suggestions are very welcome and should be sent to Susanne Melde at IOM Geneva (by e-mail to smelde@iom.int or by fax to +41 22 798 61 50), to be incorporated into future versions.

Revised version of 2 December 2008

ⁱ implementing mechanisms

ies assess the annual need for ence and work permits according to

e national authorities in Bulgaria and ectors in which they exist, the parding the classification of

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	Portugal – Ukraine Portugal – Cape Verde ³	 These bilateral agreements establish that Portuguese authorities will trans and Cape Verdean workers to national authorities in Ukraine and Cape Verdean Embassy in Lisbon respectively.
	Spain - Bulgaria Spain - Colombia Spain - Dominican Republic Spain - Ecuador	 In these agreements regulating labour migration flows, the Spanish authorigin countries, notify the origin countries' authorities of the number and account existing job offers. (There is no set quota; rather, the employers i needed workers.) Origin countries in turn notify the Spanish authorities, the possibility of meeting this demand with their nationals willing to go to set of the possibility of meeting the spanish demand with their nationals willing to go to set of the possibility of meeting the spanish demand with their nationals willing to go to span span span span span span span span
	Spain - Mauritania Spain - Morocco	Spain- Ecuador Implementing mechani
	Spain - Romania Spain - Senegal ⁴	The Ecuadorian Verification and Control Unit (Unidad de Verif Under the framework of the bilateral labour agreement with Spain, this Unit of the IOM Mission in Ecuador pursuant to an agreement with the Ministry o job vacancy notices from Spanish enterprises and matches the job offers wi through a large database.
	Canada - Barbados Canada - Jamaica Canada - Mexico Canada - Trinidad and Tobago Canada - Organization of Eastern Caribbean States ⁵	 Based on bilateral MoUs, the Seasonal Agricultural Workers Scheme (SA Resources and Skills Development Canada (HRSDC). Canadian employ be approved by HRSDC, for foreign agricultural workers. The approved re Canadian network contacts in Mexico and to private recruitment agencies countries. Finding the workers to fill the required demand is then the response.
	Italy - Egypt ⁶	 The Integrated Migration Information System (IMIS Phase 1) facilitates legreceiving country through a labour database and a job-matching system. migrants and qualified Egyptians abroad. IOM provides assistance to the Government of Italy and the Egyptian Gov Emigration, MME, and Emigration and Egyptians Abroad Sector, EEAS) in created within the framework of the larger EU-Egypt Association Agreement
Build capacity to improve human resource development, technology transfers, and skills training	Italy - Egypt ⁷	 IMIS Plus, the second phase of the IMIS project, will upgrade the capacity Employment Department at the Ministry of Manpower and Emigration (MM The training component of the project is made up of six kinds of inputs: (1 technical support, applying the skills acquired under IMIS Phase 1, (2) Inf various web development, data management, computer graphics and sec gathering and analysis by the Research Unit (4), Language training to imp intermediate level for the EED, (5) Translation skills upgrading for translate fellowships. IMIS Plus focuses on building the capacity of human resources to implem during IMIS phase 1. It will help the Egyptian MME to guarantee proper v

nsmit job offers addressing Ukrainian Verde, via the Portuguese Embassy in

orities, through Spanish Embassies in d type of workers needed, taking into s in Spain request a certain number of through the Spanish Embassies, of Spain.

nism:

rificación y Control, UVC)

it was created in 2002 with the support of Foreign Affairs. This Unit receives with the most appropriate candidates

SAWP) is managed by Human overs submit requests, which have to requests are then communicated via es in the participating Caribbean sponsibility of the countries of origin.

egal migration and insertion in the . The target groups include potential

overnment (Ministry of Manpower and in implementing IMIS, which was nent.

tity of the Egyptian External MME), and is implemented by IOM. (1) On-the-job training on basic IT and nformation Technology, covering ecurity programmes, (3) Data mprove skills for the EEAS and at slators and (6) Study tours and

ment the job-matching module set up validation procedures and matching.

	South Africa - Cuba South Africa-Iran South Africa-Tunisia ⁸	 These cooperation agreements provide for the training of South African of promote health research, academic collaboration, health policy and prog production and pharmaceutical development.
	Spain - Colombia Spain - Dominican Republic	• These agreements regulating labour migration flows provide for a selective representatives of the contracting party governments responsible for selection selection of the conducting training courses that may be needed.
	Spain - Ecuador Spain - Mauritania Spain - Morocco Spain - Senegal ⁹	Spain –Colombia Implementing mecha Temporary and Circular Labour Migration (TC
		Within the framework of the TCLM, which implements the Spain-Colombia Institute in Colombia (SENA) is involved in designing and developing trainin- migrants to support the process of establishing income-generating activitie migrants under the TCLM model transfer to their communities of origin the Catalonia. Development Projects are identified, designed and implemented of local governments, international development agencies and their saving
	France - Mauritius ¹⁰	• This agreement facilitates the issuance of a visa for a temporary stay with students who would like to complete their higher education with profession studies in France or a higher educational institute in Mauritius linked to a months, which is renewable once. Under the visa category 'Stagiare', Mastudies in France with a maximum stay of 12 months. This type of visa a French or for a Mauritian company, partner to a French Company, to go internship. Under the theme "Migration and Development", 500 Mauritian months to acquire better professional skills. This visa can be renewed or As part of an exchange programme limited to a maximum of 18 months.
Identify all stakeholders and involve countries of origin, non-governmental stakeholders as well as international organizations in the selection and recruitment of workers	Private Canadian entity – IOM - Colombia Private Canadian entity - IOM - Honduras * Private Canadian entity - IOM - Mauritius ¹¹ *	 IOM, in conjunction with government authorities of Colombia, H mechanisms for the identification, pre-selection, and recruitment of mig the private entity in Canada.
	* tripartite, not bilateral	

n doctors in Cuba/Iran/Tunisia, and ogrammes, biotechnology, vaccine

ction committee composed of electing the best qualified workers for

anism:

CLM) model

ia agreement, the National Training ning programmes for the labour ties in Colombia. Colombian labour e skills and know how acquired in ed by labour migrants with the support igs.

vith the title of 'Etudiants' for Mauritian sional experience after finishing their a French University for a duration of 6 Mauritian students can finish their also allows Mauritians who work for go to France to undertake a training ians are allowed to work in France for 15 only once for an additional 15 months. ers, young professionals between 18-35 ns to improve their skills.

Honduras and Mauritius, establishes igrant workers who are sent to work for

FERME (Private Canadian Farmers Association) - IOM * IOM-Guatemala ¹² * * set of two bilateral agreements	 IOM cooperates to assist with the selection process of candidates that seasonal agricultural workers, working in coordination with the Guater compliance with work procedures and immigration requirements for sea arrangements for seasonal migrant workers.
Spain - Bulgaria Spain - Colombia Spain - Dominican Republic Spain - Ecuador Spain - Mauritania Spain - Morocco Spain - Romania Spain - Senegal ¹³	 These agreements to regulate labour migration flows provide for select origin, including representatives from both the embassies of countries of or destination. Third party involvement, such as private intermediaries, incidences of fraud and other bad practices and to ensure that the legal cheeter of the high quality of pre-selection of candidates by the authorities in proposing three possible candidates, largely explains the success of these selections of the Pagesos of the the temporary and Circular Labour Migration (TCLM Unió de Pagesos, a farmers' union in Catalonia, in close coordin implement Spain's bilateral labour agreements with the Colombian Governmetch supply and demand, including a process by which employers arranges authorizations, documentation and visas; hosts the worker integration measures and training; and initiates development projects in the selection of the sel
Canada - Barbados Canada - Jamaica Canada - Mexico Canada - Trinidad and Tobago Canada - Organization of Eastern Caribbean States ¹⁵	 As part of Canada's Seasonal Agricultural Workers Scheme (SAWP) with on bilateral MoUs, Human Resources and Skills Development Canada (HI private agencies, including Foreign Agricultural Resource Management Se Nova Scotia, and the Foundation of Enterprises for the Recruitment of For New Brunswick, and Prince Edward Island.
Italy - Albania ¹⁶ Italy - Tunisia ¹⁷	 Employers and employers' associations are involved in requesting specific number of workers through the Italian Ministry of Labour.

at will fulfil the Canadian demand for emalan Ministry of Labour to assure easonal workers, and makes all travel

ection committees in the countries of origin and employers in the country of , is being avoided to decrease the channels are being used.

in Morocco, Columbia and Ecuador, se programmes.

nism: LM) model ia

dination with IOM Colombia, helps to rernment. This union assists efforts to s communicate labour needs. It also ers by provision of accommodation, the country of origin.

h the Caribbean and Mexico, based HRSDC) cooperates closely with Services (FARMS) in Ontario and oreign Labour (FERME), in Quebec,

fic migrant workers or a certain

Enhance and enable specific types of		 The agreement between Spain and Colombia for the regulation and controchapter on 'Special Provisions for seasonal workers' which allows seasonat to work temporarily in Spain, to get future contracts in Spain should they c within a month of their return to Ecuador to the Spanish consular office that
Enhance and enable specific types of temporary labor migration, including circular and sector-specific migration	Spain – Colombia ¹⁸	 Spain- Colombia Implementing mechanic Temporary and Circular Labour Migration (TCLN Unió de Pagesos¹⁹ and IOM Colombia These circular migration arrangements allow migrants who have already be employment one year to re-enter the Spanish labour market more easily the migrant workers remain, on average, six to nine months in the host society. The consolidation and replication of the model, financed by the AENEAS E opportunities in Spain and Colombia.
	Canada - Barbados Canada - Jamaica Canada - Mexico Canada - Trinidad and Tobago Canada - Organization of Eastern Caribbean States ²⁰	 Within the purview of Canada's Seasonal Agricultural Workers Scheme (S nations, workers obtain multiple-entry visas to Canada to enable continuat
	Italy - Albania Italy - Tunisia ²¹	 Through the provision of multiple-entry visas to seasonal workers, these a previous seasonal workers. In the case of Albanians entering Italy for wor workers are admitted annually.
	South Africa - Cuba South Africa-Iran South Africa-Tunisia ²²	 The agreement concerns the temporary recruitment of doctors and qualified Cuba/Iran/Tunisia to fill labour shortages in the health sector in South Africe
	South Africa - Mozambique South Africa - Lesotho South Africa - Botswana South Africa - Swaziland South Africa - Malawi ²³	 These agreements for the mining industry between South Africa and select Lesotho, Botswana, Swaziland and Malawi) enable South African mining of from these SADC countries to fill labour shortages and transfer knowledge
	United Kingdom (Department of Health) - India United Kingdom (Department of Health) - Philippines ²⁴	 These MoUs enable the UK to recruit registered nurses and other healthca radiographers, occupational therapists, biomedical scientists and other Alli regulated by appropriate professional bodies in both countries) from the P four Indian states Andhra Pradesh, Madhya Pradesh, Orissa and West Be assistance from the UK and have lower per-capita numbers of healthcare

trol of migratory flows contains a onal migrants who have been selected comply with the obligation to report that issued their visa.

nism: LM) model -^{bia}

v been selected for overseas v the following season. Seasonal ety and three to six months at home. S EC program, is opening new

(SAWP) with Mexico and Caribbean ation of circular migration.

e agreements give entry priority to ork, about 3000 temporary migrant

ified health personnel from frica.

ect SADC countries (Mozambique, g companies to recruit foreign workers ge and skills.

ncare professionals (physiotherapists, Allied Health Professionals that are Philippines and India (except from the Bengal, which receive development re personnel).

	Philippines - Japan ²⁵ Indonesia- Japan	 The Economic Partnership Agreement (EPA) between the countries conta Filipino and Indonesian nurses and caregivers into Japan. A certain numl and caregivers will be permitted to go to Japan to obtain nursing qualificat language training, for periods of up to four years²⁶.
	Greece - Egypt ²⁷	 Under this agreement, mainly covering the fisheries sector, temporary lab regulations regarding the possibility to change employer, the extension of additional three-month period after their labour contract has come to an en- social security rights and pensions on a mutual basis.
	France - Mauritius ²⁸	 This agreement provides for the possibility of renewal of all residence perfect développement", "Jeune professionel" and "Competences et talents". Utalents", Mauritian individuals who, due to their skills and competencies are the scientific, intellectual, cultural, sports or humanitarian development of that of Mauritius, are allowed to stay in France for three years. The quota professionals to avoid brain drain of the highly-skilled.
Enable equal access for women to employment	Unió de Pagesos ²⁹ and IOM Colombia	 Under the TCLM model IOM, local governments, Unió de Pagesos, AESC Spain) offer jobs to women and men under an equal access gender policy
Recognize skills and qualifications to facilitate entry into destination labour market	Canada - Barbados Canada - Jamaica Canada - Mexico Canada - Trinidad and Tobago Canada - Organization of Eastern Caribbean States	 As part of Canada's Seasonal Agricultural Workers Program (SAWP) with on bilateral MoUs, rural workers from depressed regions in Mexico are se higher skills than the opportunities available to them at home, with higher workers are mostly recognized under skill level C (intermediate and clerica (professionals), and level B (skilled workers).
	UK Department of Health - Spanish Ministry of Health Spain - Philippines ³¹	 The UK-Spain agreement provides for recognition of Spanish nurses' skill Under the Spain-Philippines MoU, nurses and other highly-skilled Filipino are afforded the same protections as Spanish workers.
Address irregular migration with arrangements for legal migration opportunities as one option to restrain irregular movements of people ^b	Argentina - Bolivia ³²	 This agreement stipulates reciprocal regularization, through a renewable t those nationals who reside irregularly in the other country and have evide time, it allows migration opportunities for nationals of one country who wis business purposes.

ntains a provision to allow entry of mber of Filipino and Indonesian nurses cations, professional training, or

abour migrants are subject to specific of their stay in the country for an end, and are eligible for the transfer of

ermits entitled "Etudiants", "Migration . Under the visa "Competences et are likely to contribute significantly to of France and, directly or indirectly, of ta is limited to 150 Mauritian

SCO (NGO based in Colombia and icy.

ith the Caribbean and Mexico, based selected and take up jobs requiring er wages as well. The qualified rical), followed by skill level A

kills in the UK. no workers are allowed into Spain and

e temporary residence permit, for dence of employment. At the same vish to settle in the other for work or

^b By including this subcategory, the authors do not endorse the practice of requiring that countries of origin sign readmission agreements, or other agreements directly aimed at curbing irregular migration, as a precondition for the opening of legal migration channels.

	Italy - Albania Italy - Tunisia	 Italy concluded readmission agreements with Albania and Tunisia in conju
	Spain –Colombia Spain - Ecuador Spain - Morocco ³³	 Spain signed readmission agreements with Colombia, Ecuador and Morod labour agreements for seasonal migrant workers. Colombia's readmission years through the TCLM-model. Less than 10% of selected Colombian wo
	EU - Egypt ³⁴	 In the EU-Egypt Association Agreement, the parties agree to regular dialo interest to them, in order to find ways to achieve progress in the field of me for "Co-operation for the prevention and control of illegal immigration and reciprocal readmission agreements.
	Precondition 2 [.] Protect	ion by Improving Work Outcomes and Skills of Migrants
. Monitoring and evaluation of emp Inform workers of legal migration opportunities and of their rights and obligations		 The agreements foresee the contracting parties' organization of education migrants of their rights and obligations through clear programme guideline consequences of irregular migration, to prevent the use of counterfeit or al the use of networks that traffic in human beings.
. Monitoring and evaluation of emp Inform workers of legal migration opportunities	Spain - Bulgaria Spain - Colombia Spain - Colombia Spain - Dominican Republic Spain - Ecuador Spain - Mauritania Spain - Morocco Spain - Romania	 The agreements foresee the contracting parties' organization of education migrants of their rights and obligations through clear programme guideline consequences of irregular migration, to prevent the use of counterfeit or a

njunction with labour agreements.

occo in conjunction with bilateral on has been in place for the last 9 workers have failed to return home.

logue on social matters which are of movement of workers. It also provides d other consular issues," including

onal campaigns to inform potential nes, to prevent the risks and altered documents, and to discourage

overnment initiated a mass information ral workers.

tment fees from Chinese migrants who nts without charging a fee are listed on ip and the Chinese Ministry of

	Greece - Egypt ⁴⁴	 Under reciprocal regulations, temporary migrant workers from both countr those of national workers, including the same working conditions, wages a temporary workers in Greece can change employers and stay for three m expires to allow the possibility to find another job.
Guarantee fair work and wage conditions	China - Mauritius ⁴³	 In addition to setting out government cooperation with respect to the hiring provides that Mauritius, through its labour inspection services, shall protect Chinese workers as provided for in Mauritian law as long as they are in Mauritian law as long as they
	Sri Lanka - Qatar ⁴²	 Sri Lanka's MoU with Qatar for the regulation of Sri Lankan labour in Qata from collecting any sum from the worker, and also requires the employer both to and from Qatar, at the beginning and end of the work period.
	Philippines - United Kingdom Department of Health ⁴¹	• The MoU describes in detail requirements for the Philippine Overseas Emand the National Health Service (NHS) in the UK to guarantee transparent recruitment of health care workers. The employer, NHS, pays the cost of application costs and the costs of initial airfare to the UK provided workers as well as a contribution to the Worker's Welfare Fund and the Employee administered by the POEA. The agreement also includes requirements recoverseas stay.
	China - Mauritius ⁴⁰	Under this MoU on bilateral labour service cooperation, Mauritian employer from companies on an established, government-approved list, and must a
	Private Canadian entity - IOM - Honduras * Private Canadian entity - IOM - Mauritius ³⁹ * * tripartite, not bilateral	 In the case of Canadian companies, they assume the total amount of tran of the Canadian Government no recruitment fees may be charged to the v
	Private Canadian entity – IOM Colombia	
	Spain – Colombia ³⁸	 The bilateral agreement between Spain and Colombia states in general te who'll cover the ticket. The entity responsible in Colombia (SENA) for its f a) 50/50 for temporarily workers. This was confirmed by the Pagesos farm Spanish companies to cover 50% of the ticket cost. b) For highly-skilled or long term workers costs depend on the negotiation workers.

terms that the job offer should include follow up informed that: armers union. It is mandatory for the

ons between the company and the

ansportation costs. As per regulations e worker.

oyers may recruit Chinese workers only apply for exceptions.

Employment Administration (POEA) ency and prevent potential abuse in the of initial application, entry visa ers remain in the post for 12 months, ees' Guarantee Trust Fund, both related to preparation of workers for

atar prohibits the recruiting agency er to pay the worker's transportation

ing of Chinese workers, this agreement tect the rights and interests of the Mauritius and possess valid work and

ntries are entitled to rights equal to s and leave. Additionally, Egyptian more months after their work contract

	Sri Lanka - Jordan Sri Lanka - Libya Sri Lanka - Qatar Sri Lanka - United Arab Emirates ⁴⁵	 All of these MoUs for regulation of Sri Lankan labour in the countries of d information to be included in the employment contract, including accomm and responsibility for travel expenses. Sri Lanka's MoUs with Jordan, Libya, and the UAE allow, in cases of dela more, the worker to change place of work without the agreement of the entitiest of the MoUs specify processes for resolving any dispute which may arise. Libya specify that Sri Lanka's Bureau or Ministry of Foreign Employment Labour will serve as intermediaries to resolve any dispute arising between Qatar and UAE MoUs specify that complaints should first be lodged with (and Social Affairs). According to all four MoUs, where an amicable settle shall be referred to judicial authorities.
	Republic of Korea- 14 countries of origin including Vietnam, the Philippines and Thailand ^c -	 Since 2004 the Republic of Korea has signed MoUs with 14 countries of System (EPS), a system for recruiting foreign workers. The EPS guarantee such as minimum wage, industrial accident compensation insurance and
	Canada - Barbados Canada - Jamaica Canada - Mexico Canada - Trinidad and Tobago Canada - Organization of Eastern Caribbean States ⁴⁶	 As part of Canada's Seasonal Agricultural Workers Scheme (SAWP) with on an MoU, migrant workers are insured under the Workplace Safety and injuries. Maternal and parental leave benefits are also provided to migrar workers under the Canada Pension Plan will be entitled to benefit from it during the working years or once they are 60.
Ensure the same health care and social security benefits for migrant workers as for local workers	Private Canadian entity – IOM Colombia Private Canadian entity - IOM – Honduras * Private Canadian entity - IOM - Mauritius ⁴⁷ *	 The private Canadian entity enables and ensures that each worker has a working in Canada, and informs the workers of the coverage.
	Spain - Bulgaria ⁴⁸	 This Agreement on Social Security enables reciprocal portability of social of the respective states who reside in the other country, and contains pro- pensions (inter alia, for temporary work disablement, maternity, occupation unemployment.)
Ensure enforcement	Canada - Mexico ⁴⁹	 The Mexican authorities monitor the return of their workers who participat

^c Statement by H.E. Joon Jae Lee, Ambassador of the Republic of Korea to UAE, Abu Dhabi, January 22, 2008.

destination stipulate the type of modation, salary, conditions of work,

elayed payment of three months or employer.

The agreements with Jordan and nt and the host countries' Ministries of en the employer and employee. The h the respective Ministry of Labour tlement cannot be reached, the dispute

forigin under the Employment Permit ntees basic rights for foreign workers d other basic labour rights.

ith the Caribbean and Mexico, based nd Insurance Act (WSIA) for workplace ant workers; migrant agricultural it if they become severely disabled

access to health care coverage while

al security benefits of migrant workers rovisions on compensation and tional disease or accident,

ate in the Canadian programme.

		Re
	Spain - Bulgaria Spain - Colombia Spain - Dominican Republic Spain - Ecuador Spain - Mauritania Spain - Morocco Spain - Romania Spain - Senegal ⁵⁰	 Spain has introduced a claims mechanism where abuses and exploitation addressed and remedy be sought. The central Spanish Administration ensures the compliance of employers housing through inspections and makes sure that the wages agreed upon employers. The agreements enable migrants to be re-selected to work abroad and re year only if they complied with their obligation to return to their country of embassies there. Furthermore, seasonal workers who participated for fou programmes and returned all these years at the end of the season have a in a preferential way.
Integrate monitoring and evaluation measures	Canada - Mexico FERME (Private Canadian Farmers Association) - Mexico ⁵¹	 In addition to the availability of clear programme guidelines and the collect programme statistics, a regular analysis of the programme function and a stakeholders take place. For 34 years, the Canadian government, together Mexican counterparts from the Ministry of Labour and Mexican employer temporary labour programme. The location of these systematic yearly evaluand Mexico. In collaboration with Mexican authorities, FERME has carried out an econ and benefits of the programme on seasonal agricultural workers to ensure benefit from the temporary labour migration.
2b. Improving work skills and outcom	ies	
Provide pre-departure language training and cultural orientation	Private Canadian entity – IOM - Colombia Private Canadian entity - IOM - Honduras * Private Canadian entity - IOM - Mauritius ⁵² * * tripartite, not bilateral	 Prior to departure, workers are given English language training, as well as integration (provided by IOM).
	Italy - Moldova Italy - Sri Lanka ⁵³	 On behalf of the Italian government, IOM provided a language training conformation for caregivers from Sri Lanka and Moldova bound for Italy.
Cooperate among countries of origin to protect migrant workers in countries of destination	Philippines - Indonesia ⁵⁴	 The agreement identifies the promotion and protection of migrant workers co-operation. The MoU establishes joint working groups through the two countries, and foresees cooperation in the training and certification of mig aid for the protection of their rights. These arrangements include exchang experience, experts and staff.

on of migrant workers can be

rs with the provision of adequate on in the contracts are adhered to by

re-enter Spain again in the following of origin and report to the Spanish our years in the temporary work e access to a more stable work permit

ection and dissemination of a regular convening of the programme ther with employers, meets with their er organizations annually to assess the evaluations alternates between Canada

onomic impact assessment of the costs ure that all stakeholders involved

as courses on cultural adjustment and

course and pre-departure orientation

ers' welfare and rights as priorities for vo countries' embassies in destination nigrant workers and provision of legal nge of information, materials,

Facilitate equal access of female migrant workers	[We are looking for more agreements guaranteeing protection of female migrant workers . Suggestions are welcome.]	
	Private Canadian entity – IOM Colombia Private Canadian entity - IOM - Honduras * Private Canadian entity - IOM - Mauritius ⁵⁵ *	 IOM establishes mechanisms for the identification, pre-selection, and fact processing and transit assistance of migrant workers who are sent to wor Women are equal to men regarding employment, so as to be hired and w
	tripartite, not bilateral	
	Mexico - US based banks ⁵⁶	 In the U.S., Mexican irregular migrants can open a bank account via reguments money with an ID issued by their Consulate.
	Caixa Española - Central Bank of Ecuador ⁵⁷	 In this agreement with the Caixa Español (a Spanish bank), 53 Ecuadoria in an agreement to minimize the transfer costs of remittances.
Ease access to financial systems and enhance financial transfers	Banco Solidario of Ecuador (a private bank) - A set of Spanish banks ⁵⁸	 Banco Solidario of Ecuador together with a set of Spanish banks develop Family, My Country, My Return" based on remittances. The account allow finances while abroad and accumulate savings to invest after their return
	Egypt - Italy ⁵⁹	 Implemented by IOM, the Integrated Migration Information System PLUS the potential of Egyptian expatriates to contribute to development in Egyp information on its website about Egyptian investment and work opportunity
Promote inclusion of migrants in society of destination country	Argentina - Bolivia Argentina - Peru ⁶⁰	 The Bilateral Migration Agreement grants the right to equal access to edu residing in the respective other country, including in situations where their
Facilitate family reunification	Argentina - Bolivia ⁶¹	 The Additional Protocol to the Migration Agreement extends all the rights spouses, children and parents of the migrants covered by the Agreement
	Italy - Albania Italy - Tunisia ⁶²	 Family reunification is not possible under these labour agreements unless acquired, but family members have the right to work in Italy.

acilitation of final selection, visaork for the private entity in Canada. work at the plant.

gulated financial institutions and remit

rian financial institutions are integrated

oped a savings account called "My ows migrants to fully control their n home.

S (IMIS PLUS) seeks to capitalize on ypt. IMIS PLUS disseminates nities to Egyptian migrants.

ducation for children of migrants eir parents are in an irregular status.

ts (to a temporary residence permit) to nt.

ess a one-year residence permit is

		Re
	Spain - Colombia Spain - Dominican Republic Spain - Ecuador Spain - Mauritania ⁶³	 These agreements provide a right to the migrant workers to maintain their Spanish law.
	Preconditio	n 3: Ensuring Temporariness of Migration
	Spain - Colombia Spain - Dominican Republic Spain - Ecuador Spain - Mauritania ⁶⁴	 Include projects to facilitate voluntary return through training and recognite Spain, by providing for the creation of bi-national small- and medium-sized human resources, and transfer of technology.
		• The Spain-Colombia bilateral labour agreement includes a chapter on ' steps to be taken to promote re-entry of migrant workers in Colomb immigration experience as a factor for economic, social, and technologica
Ease reintegration and recognition of skills	Spain-Colombia ⁶⁵	 Spain- Colombia Implementing mechan. Temporary and Circular Labour Migration (TCLI Unió de Pagesos⁶⁶ Colombian Local Governments – Internation Unió de Pagesos provides reintegration, retraining support and co Colombian and other migrants.
	France - Mauritius ⁶⁷	 Under this agreement, Mauritian worker returnees with a "Compé Development" or a "Young Professional" Visa are entitled to a so programme including professional training as well as some financial and an economic activity which aims at creating employment. Under the exchange programme for young professionals, the qualification in the job offers are recognized.
Provide possibility for repeat migration	FERME (Private Canadian Farmers Association) - IOM * IOM-Guatemala ⁶⁸ *	 Cooperation with the Government of Guatemala based on an MoU Contract between government and recruitment agencies: IOM established seasonal agricultural workers are recruited and transferred on behalf of entermana' accessible with a return rate of almost 100% ⁶⁹ and high probab.
	*set of two bilateral agreements	farmers' association, with a return rate of almost 100% ⁶⁹ and high probab year.

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their family group, as provided under		
gnition of the experience acquired in sized enterprises, the development of		
on 'The Migrant's return' which provides ombia with the value added from their gical development.		
<i>hanism:</i> <i>TCLM) model -</i> Itional Development Agencies co-development training to returning		
mpétences et talents", "Migration and a social and professional reintegration and material aid to help them to establish ations corresponding to the ones required		
shed a programme where Guatemalan of employers in FERME, the Québecois bability of being selected again the next		

	Spain - Dominican Republic Spain - Morocco ⁷⁰ Spain-Colombia ⁷¹	 Spanish labour agreements require migrant workers to report to Spanish country of origin to create incentives for return by offering the prospect o status in Spain upon employment offer.
		 The agreement between Spain and Colombia for the regulation and cont chapter on 'Special Provisions for seasonal workers' which allows seaso to work temporarily in Spain, to get future contracts in Spain should they within a month of their return to Colombia to the Spanish consular office
		 Spain- Colombia Implementing mechan Temporary and Circular Labour Migration (TCL Unió de Pagesos⁷² and IOM Colomb These circular migration arrangements allow migrants who have already employment one year to re-enter the Spanish labour market more easily migrant workers remain, on average, six to nine months in the host socie
		The consolidation and replication of the model, financed by the AENEAS opportunities in Spain and Colombia.
Provide for portability of retirement pensions; social security; health benefits	Philippines - Austria Philippines - Belgium Philippines - Canada Philippines - France Philippines - Netherlands Philippines - Spain Philippines - Switzerland Philippines - United Kingdom ⁷³	 The Bilateral Social Security Agreements, complementary to the bilatera Philippines and the respective countries, ensure reciprocal equal treatmerespective other country. They enhance the possibility to file claims by entherespective agencies in the other country, and provide continuation of Filipino worker resides (the Philippines, the other country or a third country participation in the social security system in both countries to calculate the
	India – Belgium ⁷⁴	 Under reciprocal regulations for workers from both countries, social secu disability insurance can be mutually transferred between India and Belgi
	Greece - Egypt ⁷⁵	 Under reciprocal regulations for workers from both countries, social secu mutually transferred between Greece and Egypt.
	Spain - Bulgaria ⁷⁶	 The Bilateral Administrative Agreement on Social Security enables recip benefits of migrant workers of the respective states who reside in the other

sh consular authorities on return to of obtaining longer-term residence

ontrol of migratory flows contains a sonal migrants who have been selected ey comply with the obligation to report e that issued their visa.

anism: CLM) model bia

been selected for overseas ly the following season. Seasonal ciety and three to six months at home. AS EC program, is opening new

ral labour agreements between the ment of migrant workers in the enabling beneficiaries to lodge them in of benefits regardless of where the untry). They also add periods of the eligibility for benefits.

curity entitlements, pensions and gium.

curity entitlements and pensions can be

iprocal portability of social security other country.

¹ Bilateral Agreement between the Hellenic Republic and the Republic of Bulgaria on seasonal workers (signed 1995, remains in force until the end of the transitional period on 1 January 2009, during which the freedom of movement of Bulgarian citizens seeking employment in the European Union (EU) is restricted.)

Bilateral Agreement between the Hellenic Republic and the Republic of Albania on seasonal workers (1997, still in force).

² Agreement between the Portuguese Republic and the Republic of Bulgaria on the Reciprocal Employment of Respective Nationals. Signed September 26, 2002. http://www.gddc.pt/siii/ib.asp?id=1529. Valid for 5 years and is automatically extended for another year, unless differently stated by the parties to the agreement. In any case, valid only until 2010, as the transitory period post-admission will expire and Romanians will not need a work visa anymore.

Protocol Annex to the Agreement between the Government of the Portuguese Republic and the Government of Romania on the Temporary Residence of Romanian Citizens for the Provision of Work in Portuguese Republic and the Government of Romania on the Temporary Residence of Romanian Citizens for the Provision of Work in Portuguese Republic and the Government of Romania on the Temporary Residence of Romanian Citizens for the Provision of Work in Portuguese Republic and the Government of Romania on the Temporary Residence of Romanian Citizens for the Provision of Work in Portuguese Republic and the Government of Romania on the Temporary Residence of Romanian Citizens for the Provision of Work in Portuguese Republic and the Government of Romania on the Temporary Residence of Romanian Citizens for the Provision of Work in Portuguese Republic and the Government of Romania on the Temporary Residence of Romanian Citizens for the Provision of Work in Portuguese Republic and the Government of Romania on the Temporary Residence of Romanian Citizens for the Provision of Work in Portuguese Republic and the Government of Romania on the Temporary Residence of Romanian Citizens for the Provision of Work in Portuguese Republic and the Government of Romanian Citizens for the Provision of Work in Portuguese Republic and the Government of Romanian Citizens for the Provision of Romanian Citizens for the Portuguese Republic and the Romanian Citizens for the Portuguese Republic and the Romanian Citizens for the Portuguese Republic and the Romanian Citizens for the Romanian Citize Entered into force, January 21, 2006. http://www.gddc.pt/siii/ib.asp?id=1797 Valid for 5 years and can be extended for another five years, unless differently stated by the parties to the agreement. This agreement is valid only until 2010, as the post-EU-admission transition period will expire and Romanians will not need a work visa anymore.

³ Protocol on Temporary Emigration of Workers from Cape Verde for Employment in Portugal. Signed in Praia on September 18, 1997 Protocol on Temporary Emigration of Workers from the Ukraine for Employment in Portugal. Signed in Kiev on 12 February, 2003.

⁴ Agreement between Spain and Bulgaria* Concerning the Regulation of Labour Migration Flows between Both States. Signed October 28, 2003. http://www.ikuspegi.org/documentos/legislacion/boe_15_diciembre_2003.pdf.

Agreement between Spain and Colombia Concerning the Regulation of Labour Migration Flows. Signed May 21, 2001. http://www.ikuspegi.org/documentos/legislacion/Acuerdo_flujos_COLOMBIA.pdf.

Agreement between Spain and the Dominican Republic Concerning the Regulation of Labour Migration Flows. Signed December 17, 2001. http://www.lexureditorial.com/boe/0202/02281.htm.

Agreement between Spain and Ecuador Concerning the Regulation of Labour Migration Flows. Signed May 29, 2001. http://www.lexureditorial.com/boe/0107/13269.htm#ind01132691.

Agreement between the Kingdom of Spain and the Islamic Republic of Mauritania Concerning the Regulation of Labour Migration Flows Between Both States. Signed July 25, 2007. http://noticias.juridicas.com/base datos/Laboral/ai011007-aec.html#c4.

Agreement between Spain and Morocco on the Work Force. Signed July 25, 2001. http://www.ikuspegi.org/documentos/legislacion/aem-25-7-01.pdf.

Agreement between Spain and Romania* Concerning the Regulation of Labour Migration Flows. Signed January 23, 2002. http://www.ikuspegi.org/documentos/legislacion/acuerdo_Espana_Rumania.pdf.

* "The transitional period laid down in the Treaty of Accession of the Republic of Bulgaria and Romania shall last for a maximum of two years in Spain, from 1 January 2007, the date of accession. Notwithstanding the above, at the end of the first year, the Government, in conjunction with the social partners, shall assess the effects of the application of the said transitional period and, depending on the conclusions reached, shall agree to continue this period until the end of the two years or, where appropriate, shall deem it to be finished and shall from that time fully apply Community legislation on the free movement of workers to Bulgarian and Romanian workers." EURES: The Job Mobility Portal. http://www.europa.eu.int/eures/main.jsp?acro=free&lang=en&countryId=ES&fromCountryId=BG&accessing=0&content=1&restrictions=1&step=2.

⁵ The Caribbean Seasonal Agricultural Worker Program in Canada was inaugurated in 1966 as a pilot program between Canada and Jamaica. Since then, it has expanded to include Mexico, Jamaica, Trinidad and Tobago, Barbados and the Organization of Eastern Caribbean States. For additional information, see Verma, V. et al. The Regulatory Framework of the Caribbean Seasonal Agricultural Workers Program. The North-South Institute, 2007, and Andrew S. Downes, The Canadian Seasonal Agricultural Workers Program: the experience of Barbados, Trinidad and Tobago and the OECS, paper presented at the conference on CSAWP held in Barbados May 7-8, 2007, sponsored by the North-South Institute.

⁶ The IMIS project started July 1, 2001 and ended on August 31, 2005. For more information on IMIS, please contact the International Organization for Migration – Cairo. For more information on how the larger EU-Egypt Association Agreement addresses irregular migration in parallel with arrangements for legal migration opportunities, see Section 2 below.

⁷ The IMIS PLUS program started in 2007. For information about IMIS Phase 1, see note 6.

⁸ Agreement between the Government of the Republic of South Africa and the Government of the Republic of Cuba on Cooperation in the Field of Health signed in Pretoria on March 31, 2001. The first agreement between South Africa and Cuba was signed in 1995, and as of 2002, six teams of doctors had travelled from South Africa to Cuba. For more information on this program, see Daniel P. Hammett, "From Havana With Love: A Critical Case Study of South-South Development Co-operation Operating Between Cuba and South Africa in the Health Care Sector." The University of Edinburgh: College of Humanities and Social Sciences: School of Social and Political Studies, September 2003. Available at http://www.era.lib.ed.ac.uk/bitstream/1842/572/2/DanHCuba.pdf. We are still verifying that this arrangement is ongoing. For more information on the agreement please also consult the Treaty Section of the Department of Foreign Affairs of the Republic of South Africa, http://www.dfa.gov.za/foreign/bilateral/index.htm.

Cooperation Agreement between the Government of the Republic of South Africa and the Government of the Republic of Tunisia on Public Health and Medical Sciences signed in Tunis on November 24, 1999.

Agreement between the Government of the Republic of South Africa and the Government of the Islamic Republic of Iran on Cooperation in the field of Health signed in Tehran on December 14, 2004.

⁹ Agreement between Spain and Bulgaria* Concerning the Regulation of Labour Migration Flows between Both States. Signed October 28, 2003. http://www.ikuspegi.org/documentos/legislacion/boe_15_diciembre_2003.pdf.

Agreement between Spain and Colombia Concerning the Regulation of Labour Migration Flows. Signed May 21, 2001. http://www.ikuspegi.org/documentos/legislacion/Acuerdo_flujos_COLOMBIA.pdf.

Agreement between Spain and the Dominican Republic Concerning the Regulation of Labour Migration Flows. Signed December 17, 2001. http://www.lexureditorial.com/boe/0202/02281.htm.

Agreement between Spain and Ecuador Concerning the Regulation of Labour Migration Flows. Signed May 29, 2001. http://www.lexureditorial.com/boe/0107/13269.htm#ind01132691.

Agreement between the Kingdom of Spain and the Islamic Republic of Mauritania Concerning the Regulation of Labour Migration Flows Between Both States. Signed July 25, 2007. http://noticias.juridicas.com/base datos/Laboral/ai011007-aec.html#c4.

Agreement between Spain and Morocco on the Work Force. Signed July 25, 2001. http://www.ikuspegi.org/documentos/legislacion/aem-25-7-01.pdf.

Agreement between Spain and Romania* Concerning the Regulation of Labour Migration Flows. Signed January 23, 2002. http://www.ikuspegi.org/documentos/legislacion/acuerdo Espana Rumania.pdf.

* "The transitional period laid down in the Treaty of Accession of the Republic of Bulgaria and Romania shall last for a maximum of two years in Spain, from 1 January 2007, the date of accession. Notwithstanding the above, at the end of the first year, the Government, in conjunction with the social partners, shall assess the effects of the application of the said transitional period and, depending on the conclusions reached, shall agree to continue this period until the end of the two years or, where appropriate, shall deem it to be finished and shall from that time fully apply Community legislation on the free movement of workers to Bulgarian and Romanian workers." EURES: The Job Mobility Portal. http://www.europa.eu.int/eures/main.jsp?acro=free&lang=en&countryId=ES&fromCountryId=BG&accessing=0&content=1&restrictions=1&step=2.

¹⁰ Accord entre le Gouvernement de la République Française et le Gouvernement de la République de Maurice Relative au Séjour et a la Migration Circulaire de Professionnels, 23 September 2008.

¹¹ International Organization for Migration, Migration Management Services.

¹² "Seasonal Agricultural Workers Project: Canada – Guatemala." International Organization for Migration - Guatemala. Established in 2003. http://www.oim.org.gt/SeasonalAgriculturalWorkersProject.pdf

¹³ See Note 4.

¹⁴ For more information, contact International Organization for Migration – Colombia. http://www.oim.org.co and http://www.oim.org.co/modulos/contenido/default.asp?idmodulo=292.

¹⁵ See Note 5.

¹⁶ Seeking primary source.

¹⁷ Agreement between the Government of the Italian Republic and the Government of the Tunisian Republic for the Employment of Seasonal Workers. Signed July 5, 2000. http://www.anolf.it/circolari/accordo_tunisia.htm.

¹⁸ See Note 4.

¹⁹ For more information, contact International Organization for Migration – Colombia. http://www.oim.org.co and http://www.oim.org.co/modulos/contenido/default.asp?idmodulo=292.

²⁰ See Note 5.

²¹ See Note 17. For more information on these agreements, see Daniela Bobeva and Jean-Pierre Garson, "Overview of Bilateral Agreements and Other Forms of Labour Recruitment," in Migration for Employment: Bilateral Agreements at a Crossroads. OECD, 2004. 11-29 at 16, and refer to International Organization for Migration, Migration Management Services.

²² Agreement between the Government of the Republic of South Africa and the Government of the Republic of Cuba on Cooperation in the Field of Health signed in Pretoria on March 31, 2001. The first agreement between South Africa and Cuba was signed in 1995, and as of 2002, six teams of doctors had travelled from South Africa to Cuba. For more information on this program, see Daniel P. Hammett, "From Havana With Love: A Critical Case Study of South-South Development Co-operation Operating Between Cuba and South Africa in the Health Care Sector." The University of Edinburgh: College of Humanities and Social Sciences: School of Social and Political Studies, September 2003. Available at http://www.era.lib.ed.ac.uk/bitstream/1842/572/2/DanHCuba.pdf. We are still verifying that this arrangement is ongoing. For more information on the agreement please also consult the Treaty Section of the Department of Foreign Affairs of the Republic of South Africa, http://www.dfa.gov.za/foreign/bilateral/index.htm.

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²³ Seeking primary source.

²⁴ For information on the Memorandums of Understanding between the UK Department of Health and India/ the Philippines, see Appendix, UK Department of Health "Draft Code of Practice for the international recruitment of healthcare professionals," August 2004. http://www.dh.gov.uk/prod_consum_dh/groups/dh_digitalassets/@dh/@en/documents/digitalasset/dh_4088850.pdf. The Philippines agreement was signed in 2003. For further information on the UK's guidelines for such agreements, see Commonwealth Code of Practice for International Recruitment of Health Workers. http://www.thecommonwealth.org/shared_asp_files/uploadedfiles/%7B7BDD970B-53AE-441D-81DB-

1B64C37E992A%7D CommonwealthCodeofPractice.pdf. See also Loizillon, Anaïs. Box 7.3, "Special agreements between countries and the Department of Health," in "Principal Labour Migration Schemes in the United Kingdom." Migration for Employment, OECD, 2004. 122.

²⁵ Agreement between Japan and the Republic of the Philippines for an Economic Partnership. Signed September 9, 2006. For Annex 8, Section 1, Part 6, see http://www.mofa.go.jp/region/asia-paci/philippine/epa0609/annex8.pdf. For the entire agreement, see http://www.mofa.go.jp/region/asia-paci/philippine/epa0609/index.html. For the Implementation Agreement, see http://www.mofa.go.jp/region/asia-paci/philippine/epa0609/ia.pdf.

²⁶ The Philippines -Japan EPA is still not approved by the Philippine Parliament. As the EPA would apply GATS Mode 4 for the free movement of service providers, Japan would have to apply the provisions to all countries due to the principle of the Most Favoured Nation clause used in the trade system of the World Trade Organization.

²⁷ Bilateral Agreement between the Hellenic Republic and the Arab Republic of Egypt (signed 1984, still in force), mainly covering the fisheries sector.

²⁸ See Note 10.

²⁹ See Note 20.

³⁰ See Note 5.

³¹ For a description of the government-to-government agreement between Spain and the UK, see Dear Colleague letter on "Recruiting Healthcare Professionals from Spain," 3 April 2001. http://www.dh.gov.uk/en/Publicationsandstatistics/Lettersandcirculars/Dearcolleagueletters/DH 4008196?IdcService=GET FILE&dID=6974&Rendition=Web. The Spain-Philippines MoU was signed in June 2006; see "Spain opens health care sector to OFWs." Business World 30 June 2006, p. S1/12.

³² Migration Agreement between Argentina and Bolivia. Signed 16 February 1998. Approved in Argentinean Law 25.098, promulgated 5 May 1999. http://www.mininterior.gov.ar/migraciones/inter pdf/acuerdos/bolivia/conveniomigracionargentinabolivia.pdf

³³ See Notes 4 and 17.

³⁴ EU/Egypt Association Agreement. Signed June 25, 2001. http://www.delegy.ec.europa.eu/en/eu_and_country/01.pdf.

³⁵ See Note 4.

³⁶ For information on the Guatemalan Migrant Workers Project, see International Organization for Migration - Guatemala, http://www.oim.org.gt/Trab.%20Mig.%20Mexico%20Project%20English.pdf. July 2002.

³⁷ Memorandum of Understanding between China and Australia. Signed September 5, 2007. See "Pact with China Excludes Dubious Visa Middleman." The Age (Melbourne, Australia): September 6, 2007.

³⁸ See Note 4.

³⁹ International Organization for Migration, Migration Management Services.

⁴⁰ Agreement between the Government of the Republic of Mauritius and the Government of the People's Republic of China on Bilateral Labour Service Cooperation. Signed January 24, 2005.

⁴¹ See Note 24.

⁴² Agreement Between the Government of the Democratic Socialist Republic of Sir Lanka and the Government of the State of Qatar Concerning the Regulation of Sri Lankan Manpower Employment in the State of Qatar. Signed January 9, 2008. ⁴³ See Note 43.

⁴⁴ See Note 27.

⁴⁵ Memoranda of Understanding. Sri Lanka - Jordan, Signed February 7, 2006. Sri Lanka - Libya, Signed March 18, 2008. Sri Lanka - Qatar, Signed January 9, 2008. Sri Lanka - United Arab Emirates, Signed May 25, 2007.

⁴⁶ See Note 5.

⁴⁷ See Note 11.

⁴⁸ Agreement between the Republic of Bulgaria and the Kingdom of Spain on Social Security. Signed May 13, 2002. D'rzhaven Vestnik, 2003-10-07, No. 88, pp. 54-61.

⁴⁹ See Note 5.

⁵⁰ See Note 4.

⁵¹ See Note 5.

⁵² See Note 11.

⁵³ International Organization for Migration, Migration Management Services. See also "Moldova, Italy sign labour migration agreement." Chisinau via BBC Kiev Monitoring Unit, 28 November 2003.

⁵⁴ For more information on the 2003 Memorandum of Understanding between the Department of Labour and Employment of the Republic of the Philippines and the Department of Manpower and Transmigration of the Republic of Indonesia concerning Migrant Workers, see Stella P. Go, "Fighting for the Rights of Migrant Workers: The Case of the Philippines," in Migration for Employment: Bilateral Agreements at a Crossroads. OECD, 2004. 187-202 at 189.

⁵⁵ International Organization for Migration, Migration Management Services.

⁵⁶ Seeking primary source.

⁵⁷ Seeking primary source.

⁵⁸ For more information about the program, which was initiated in 2002, see Victor Donaire, "The Banco Solidario Program to Support Ecuadorian Immigrants in Spain." January 2005. http://www.themfmi.org/attachments/Caso%20Banco%20Solidario%20Migrantes%20FINAL%20English.pdf.

⁵⁹ See Note 7.

⁶⁰ Argentina - Bolivia, see Note 33. Argentina - Peru, Migration Agreement between the Republic of Argentina and the Republic of Peru. Signed May 7, 1999. http://www.mininterior.gov.ar/migraciones/inter pdf/acuerdos/peru/conveniomigracionargperu.pdf.

⁶¹ Additional Protocol to the Migration Agreement between the Republic of Argentina and the Republic of Bolivia. Signed January 14, 2002. http://www.mininterior.gov.ar/migraciones/inter_pdf/acuerdos/bolivia/adicionalconvenioargentinabolivia.pdf.

⁶² See Note 17.

⁶³ See Note 4

⁶⁴ See Note 4.

⁶⁵ See Note 4.

⁶⁶ For more information, contact International Organization for Migration – Colombia. http://www.oim.org.co and http://www.oim.org.co/modulos/contenido/default.asp?idmodulo=292.

⁶⁷ See note 10.

⁶⁸ See Note 5.

⁶⁹ 99.8% of workers, or 4 out of 2255 returned from Canada in 2007. For more information, contact International Organization for Migration – Guatemala, http://www.oim.org.gt.

⁷⁰ See Note 4.

⁷¹ See Note 4.

⁷² For more information, contact International Organization for Migration – Colombia. http://www.oim.org.co and http://www.oim.org.co/modulos/contenido/default.asp?idmodulo=292.

⁷³ For more information on these agreements, see Stella P. Go, "Fighting for the Rights of Migrant Workers: The Case of the Philippines" in Migration for Employment: Bilateral Agreements at a Crossroads. OECD, 2004. 187-202 at 190, 199. The Philippines signed agreements with the following countries in these years: Austria, 1980, amended, 1982 and 2000, Convention between the Republic of the Philippines and the Republic of Austria in the Field of Social Security. Belgium, 2001, Convention on Social Security between the Republic of the Philippines and the Kingdom of Belgium, Canada, 1999, Agreement on Social Security between the Republic of the Philippines and Canada, France, 1990. Social Security Convention between the Philippines and France. Netherlands, 2001, Agreement between the Republic of the Philippines and the Kingdom of the Netherlands on the Export of Social Insurance Benefits. Spain, 1988,

Convention on Social Security between the Philippines and Spain. Switzerland, 2001, Agreement on Social Security between the Republic of the Philippines and the Swiss Confederation. United Kingdom, 1985, Convention on Social Security between the United Kingdom of Great Britain and Northern Ireland and the Philippines.

⁷⁴ Agreement on Social Security between the Kingdom of Belgium and the Republic of India. Signed in New Dehli on November 3, 2006.

⁷⁵ See Note 27.

⁷⁶ Social Security Agreement between the Kingdom of Spain and the Republic of Bulgaria. Signed May 13, 2002. Implemented July 18, 2003. http://noticias.juridicas.com/base_datos/Laboral/ir241003-je.html