(2) In concluding such agreements, members should take into account the provisions of the Model Agreement annexed to the present Recommendation in framing appropriate clauses for the organization of migration for employment and the regulation of the conditions of transfer and employment of migrants, including refugees and displaced persons.

ANNEX.—MODEL AGREEMENT ON TEMPORARY AND PERMANENT MIGRATION FOR EMPLOYMENT INCLUDING MIGRATION OF REFUGEES AND DISPLACED PERSONS¹

ARTICLE 1.—EXCHANGE OF INFORMATION

- 1. The competent authority of the territory of immigration shall periodically furnish appropriate information to the competent authority of the territory of emigration [or in the case of refugees and displaced persons, to any body established in accordance with the terms of an international instrument which may be responsible for the protection of refugees and displaced persons who do not benefit from the protection of any Government] concerning—
 - (a) Legislative and administrative provisions relating to entry, employment, residence and settlement of migrant and of their families;
 - (b) The number, the categories and the occupational qualifications of the migrants desired:
 - (c) The conditions of life and work for the migrants and, in particular, cost of living and minimum wages according to occupational categories and regions of employment, supplementary allowances, if any, nature of employments available, bonus on engagement, if any, social security systems and medical assistance, provisions concerning transport of migrants and of their tools and belongings, housing conditions and provisions for the supply of food and clothing, measures relating to the transfer of the migrants' savings and other sums due in virtue of this agreement;
 - (d) Special facilities, if any, for migrants;
 - (e) Facilities for general education and vocational training for migrants;
 - (f) Measures designed to promote rapid adaptation of migrants;
 - (g) Procedure and formalities required for naturalization.
- 2. The competent authority of the territory of emigration [or in the case of refugees and displaced persons, any body established in accordance with the terms of an international instrument which may be responsible for the protection of refugees and displaced persons who do not benefit from the protection of any Government] shall bring this information to the attention of persons or bodies interested.
- 3. The competent authority of the territory of emigration [or in the case of refugees and displaced persons any body established in accordance with the terms of an international instrument which may be responsible for the protection of refugees and displaced persons who do not benefit from the protection of any Government] shall periodically furnish appropriate information to the competent authority of the territory of immigration concerning.
 - (a) Legislative and administrative provisions relating to emigration;
 - (b) The number and occupational qualifications of intending emigrants, as well as the composition of their families:
 - (c) The social security system:
 - (d) Special facilities, if any, for migrants;
 - (e) The environment and living conditions to which migrants are accustomed;
 - (f) The provisions in force regarding the export of capital.

¹ The phrases and passages in italics refer primarily to permanent migration: those enclosed within square brackets refer solely to migration of refugees and displaced persons.