2. To the extent that future insurance periods or future pension point years taken into account for the calculation of a disability pension in accordance with paragraph 1 of Article 19 coincide with corresponding creditable periods taken into account for the calculation of a benefit under the legislation of Canada, the latter periods shall not be taken into account for the calculation of an old age pension under the legislation of Norway. However, the old age pension shall at least be equal to the pension which would have been payable if the disability pension had been determined in accordance with paragraph 2 of Article 19.

SUB-CHAPTER C

Survivor's Pension (*etterlattepensjon*)

ARTICLE 21

The provisions of Article 19 and paragraph 1 of Article 20 shall apply correspondingly to survivor's pensions.

SUB-CHAPTER D

Special Provisions Relating to Benefits

ARTICLE 22

Basic Benefits, Attendance Benefits, Education Benefits, Child Care Benefits, Funeral Grant, Guaranteed Minimum Supplementary Pension Benefits for Persons Becoming Disabled at Birth or at a Young Age and Pensions to Refugees and Stateless Persons

1. Basic benefits (*grunnstønad*), attendance benefits (*hjelpestønad*), education benefits (*utdanningsstønad*), child care benefits (*stønad til barnetilsyn*), funeral grant (*gravferdsstønad*), guaranteed minimum supplementary pension benefits to persons becoming disabled at birth or at a young age (*garantert tilleggspensjon for unge uføre*) and pensions calculated under the special provisions governing the calculation of pensions to refugees and stateless persons (*pensjoner til flyktinger og statsløse*) shall be provided only on the conditions specified in the legislation of Norway.

2. The provisions of paragraph 1 of Article 5 shall not apply to the benefits referred to in paragraph 1 of this Article. These benefits shall be payable to persons who stay or reside in the territory of Canada only on the conditions specified in the legislation of Norway.