

AGREEMENT ON SOCIAL SECURITY

BETWEEN

THE GOVERNMENT OF CANADA

AND

THE GOVERNMENT OF THE REPUBLIC OF KOREA

**THE GOVERNMENT OF CANADA AND THE GOVERNMENT OF
THE REPUBLIC OF KOREA,**

DESIRING to regulate the relationship between their two countries in the field
of social security,

HAVE AGREED as follows:

PART I

GENERAL PROVISIONS

ARTICLE 1

Definitions

1. For the purposes of this Agreement:

“agency” means, as regards Korea, the National Pension Corporation; and as regards Canada, the competent authority;

“benefit” means, as regards a Contracting State, any cash benefit, pension or allowance for which provision is made in the legislation of that Contracting State and includes any supplement or increases applicable to such a cash benefit, pension or allowance;

“competent authority” means, as regards Korea, the Minister of Health and Welfare, and as regards Canada, for all matters other than those related to Article 5, the Minister of Human Resources Development, and, for matters related to Article 5, the Minister of National Revenue;

“period of coverage” means, as regards Korea, a period of payment of contributions or a period of earnings from employment or self-employment, as defined or recognized as a period of coverage by the legislation of Korea, or any similar period insofar as it is recognized by that legislation as equivalent to a period of coverage; a period of residence shall not be recognized as a period of coverage; and as regards Canada, a period of contributions or residence used to acquire the right to a benefit under the legislation of Canada, and includes a period during which a disability pension is payable under the *Canada Pension Plan*;