

length of the periods completed under the legislation of both Parties, when totalized in conformity with paragraph 3 of Article VIII;

(c) to determine the theoretical amount referred to in paragraph (a) above, the institution of Luxembourg shall credit for the periods completed under the legislation of the other Party:

(i) with respect to calculating proportional increases and special proportional increases, the average of the contributory salaries, wages and earnings recorded for the periods of insurance completed under the legislation being applied and,

(ii) with respect to calculating fixed increases and special fixed increases, a fixed amount equal to that which would be payable if these periods had been completed under the legislation being applied by the institution.

3. If a person is entitled to a pension under the legislation of Luxembourg solely through the provisions of Article IX, the periods of insurance completed under the legislation of a third State shall be taken into account when applying paragraph 2 above."

(E) The following text shall be added to Article XXI:

" 4. The periods of insurance completed under the legislation of Luxembourg before January 1, 1988 by persons who did not during those same periods reside in Luxembourg, shall be considered as periods of residence for entitlement to transitional fixed increases."