

Scope of Application

ARTICLE 2

1. The legislation to which this Agreement applies is:

A. In relation to France:

- (a) the legislation establishing the organization of social security;
- (b) the legislation establishing the social insurance plan applicable to wage-earning workers in non-agricultural occupations and the legislation on social insurance applicable to wage-earning workers in agricultural occupations;
- (c) the legislation on the prevention of and compensation for work accidents and occupational illnesses; the legislation concerning insurance against accidents in private life, work accidents and occupational illnesses for non-wage-earning workers in agricultural occupations;
- (d) the legislation relating to family allowances;
- (e) the legislation relating to the special social security plans, particularly the social security plan for mine workers;
- (f) the legislation on plans for sailors, under the conditions specified, if such is the case, in the administrative arrangement relating to the implementation of this Agreement;
- (g) the legislation concerning health and maternity insurance for non-wage-earning workers in non-agricultural occupations and the legislation relating to health, disability and maternity insurance for non-wage-earning workers in agricultural occupations;
- (h) the legislation on old age allowances and old age security for non-wage-earning workers in non-agricultural occupations and the legislation relating to old age security for non-wage-earning workers in agricultural occupations.

B. In relation to Canada:

- (a) the Old Age Security Act;
- (b) the Canada Pension Plan.

2. Notwithstanding paragraph 1 A, this Agreement does not apply to the provisions which extend the right to participate in voluntary insurance to French nationals working or having worked outside the territory of France.

3. This Agreement applies and will apply to all Acts or Regulations which have amended or extended or which will amend the legislation specified in paragraph 1.

Nevertheless, this Agreement will only apply to Acts or Regulations which extend the existing plans to other categories of beneficiaries if, in this respect, neither Contracting State notifies the other State of its objections within three months of the date of notice of these Acts in accordance with Article XXV.