

of presence or residence in Grenada only if that person makes contributions pursuant to the plan concerned during that period by reason of employment or self-employment;

- (b) a person shall be considered to be subject to the legislation of Grenada during a period of presence or residence in Canada only if that person makes compulsory contributions pursuant to that legislation during that period by reason of employment or self-employment; and
- (c) sub-paragraph 1(c) shall apply only in respect of periods after the date of entry into force of this Agreement.

### **PART III**

## **PROVISIONS CONCERNING BENEFITS**

### **CHAPTER 1**

## **TOTALIZING**

### **ARTICLE VIII**

#### ***Periods under the Legislation of Canada and Grenada***

1. If a person is not eligible for a benefit because he or she has not completed sufficient creditable periods under the legislation of a Party, the eligibility of that person for that benefit shall be determined by totalizing these periods and those specified in paragraphs 2, 3 and 4, provided that the periods do not overlap.
2.
  - (a) For purposes of determining eligibility for a benefit under the *Old Age Security Act* of Canada, a creditable period under the legislation of Grenada shall be considered as a period of residence in Canada;
  - (b) For purposes of determining eligibility for a benefit under the *Canada Pension Plan*, a calendar year including at least 13 weeks which are creditable under the legislation of Grenada shall be considered as a year for which contributions have been made under the *Canada Pension Plan*.