

PROTOCOL
to the Convention on Social Security

Between

Canada and Luxembourg

At the time of signing the Convention on Social Security between Canada and Luxembourg, the plenipotentiaries of both Parties agreed upon the following points which form an integral part of the Convention:

Paragraph I

Unless specifically provided in an understanding between the Government of the Grand Duchy of Luxembourg and a province of Canada entered into pursuant to Article XX of the Convention, an employed person described in paragraph 3 of Article VI of the Convention who is detached from Luxembourg to Canada shall also remain subject to the legislation of Luxembourg with respect to sickness and maternity insurance, industrial injuries and occupational diseases insurance, family allowances and unemployment benefits.

Paragraph II

The provisions of the legislation of Luxembourg which provide for the suspension or cancellation of a pension when it coincides with income from earnings or the fact of performing a professional activity shall be applied to a beneficiary even if the income is earned, or the professional activity is performed, in the territory of Canada.

Paragraph III

Notwithstanding paragraph 1 of Article XXI of the Convention, periods of insurance completed before January 1, 1946, under the pension insurance legislation of Luxembourg shall be taken into account only to the extent that rights in course of acquisition have been maintained or recovered exclusively under the provisions of that legislation.