

PART I
GENERAL PROVISIONS

ARTICLE 1

Definitions

1. For the purposes of this Agreement:
 - (a) “territory” means, as regards Canada, the territory of Canada; and, as regards Norway, the territory of the Kingdom of Norway, including Svalbard and Jan Mayen;
 - (b) “legislation” means the laws and regulations specified in Article 2;
 - (c) “competent authority” means, as regards Canada, the Minister or Ministers responsible for the application of the legislation of Canada; and, as regards Norway, the Ministry responsible for the application of the legislation of Norway;
 - (d) “competent institution” means, as regards Canada, the competent authority; and, as regards Norway, the institution which is competent according to the legislation applicable;
 - (e) “creditable period” means, as regards Canada, a period of contribution used to acquire the right to a benefit under the *Canada Pension Plan*; a period during which a disability pension is payable under that Plan; or a period of residence used to acquire the right to a benefit under the *Old Age Security Act*; and, as regards Norway, a period of insurance, residence or pension point years used to acquire the right to a benefit under the legislation of Norway; a calendar year for which pension points have been credited for the purpose of calculating a supplementary pension by virtue of employment or other gainful occupation, shall be regarded as a whole year when computing the creditable period for a basic pension;
 - (f) “benefit” means any cash benefit, pension or allowance for which provision is made in the legislation of either Party and includes any supplements or increases applicable to such a cash benefit, pension or allowance;
 - (g) “survivor’s pension” means, as regards Norway, pension and transitional benefits to a survivor as specified by the applicable legislation of Norway and a children’s pension;