

legislation of Canada shall be considered as pensioners under the social insurance plans administered by the Institute for Social Insurance Standardization.

3. Workers who have been affiliated with the New System of Pensions in Chile shall be allowed to make voluntary social insurance contributions to that System as self-employed persons during the time they reside in Canada, subject, nonetheless, to compliance with the legislation of the latter country regarding the obligation to contribute. Workers who opt to exercise this right shall be exempt from the obligation to make the contribution intended for the financing of health benefits.
4. Contributors to the pension plans administered by the Institute for Social Insurance Standardization shall also be entitled to totalize periods in accordance with Chapter 1 in order to qualify for the pension benefits for which provision is made in the legislation applicable to them.
5. For the purpose of qualifying for pensions under the legislation that governs the social insurance plans administered by the Institute for Social Insurance Standardization, persons who are receiving pensions under the legislation of Canada shall be considered as current contributors to the social insurance plan that applies to them.
6. In the situations described in paragraphs 1 and 4 above, the competent institution shall determine the amount of the benefit as if all the creditable periods had been completed under its own legislation; for the purposes of the payment of the benefit, it shall calculate the part for which it is liable on the basis of the ratio between the creditable periods completed exclusively in Chile and the total creditable periods completed in both Parties.

When the sum of the creditable periods in both Parties exceeds the period specified in the legislation of Chile for entitlement to a full pension, the excess periods shall be disregarded for the purposes of this calculation.

Article XVII

Health Benefits for Pensioners

Persons who receive a pension under the legislation of Canada and who reside in Chile shall be entitled to enrol themselves in the health benefit plans of Chile under the same conditions as the pensioners of the latter country.

CHAPTER 4

DETERMINING DISABILITY

Article XVIII

Medical Examinations

1. In determining disability, the competent institution of each Party shall carry out the evaluations required under the legislation that it applies. If a competent institution of a Party requests the competent institution of the other Party to conduct a medical examination of an applicant or beneficiary who resides in the territory of the latter Party, such examination shall be arranged or carried out by an institution of the latter Party.