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Article XVIII Submitting Claims, Notices or Appeals

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- Any claim, notice or appeal concerning the determination or payment of a
 benefit under the legislation of a Party which should, for the purposes of
 that legislation, have been presented within a prescribed period to an
 authority or institution of that Party, but which is presented within the
 same period to an authority or institution of the other Party, shall be
 treated as if it had been presented to the competent authority or institution
 of the first Party.
- 2. A claim for a benefit under the legislation of a Party shall be deemed to be a claim for the corresponding benefit under the legislation of the other Party, provided that the applicant:
 - (a) requests that it be considered an application under the legislation of the other Party, or
 - (b) provides information at the time of application indicating that creditable periods have been completed under the legislation of the other Party.
- 3. In any case to which paragraph 1 or 2 applies, the authority or institution to which the claim, notice or appeal has been submitted shall transmit it without delay to the authority or institution of the other Party.

Article XIX Payment of Benefits

- 1. The competent institution of a Party may discharge its obligations under this Agreement in the currency of that Party.
- 2. Benefits shall be paid to beneficiaries free from any deduction for administrative expenses that may be incurred in paying the benefits.

Article XX Resolution of Difficulties

The competent authorities of the Parties shall resolve, to the extent
possible, any difficulties which arise in interpreting or applying this
Agreement according to its spirit and fundamental principles.