



ΕΦΗΜΕΡΙΣ ΤΗΣ ΚΥΒΕΡΝΗΣΕΩΣ ΤΗΣ ΕΛΛΗΝΙΚΗΣ ΔΗΜΟΚΡΑΤΙΑΣ

ΑΘΗΝΑ
11 ΙΑΝΟΥΑΡΙΟΥ 1983

ΤΕΥΧΟΣ ΠΡΩΤΟ

ΑΡΙΘΜΟΣ ΦΥΛΛΟΥ
5

ΝΟΜΟΣ ΥΠ' ΑΡΙΘ. 1319

Κύρωση τῆς Σύμβασης καὶ τοῦ προσαριώμενου σ' αὐτὴν πρωτοκόλλου ποὺ ὑπογράφηκαν στὶς 12 Ιουνίου 1980 μεταξὺ τῆς Ἑλληνικῆς Δημοκρατίας καὶ τοῦ Βασιλείου τῆς Νορβηγίας στὸν τομέα τῆς Κοινωνικῆς Ασφάλειας.

Ο ΠΡΟΕΔΡΟΣ ΤΗΣ ΕΛΛΗΝΙΚΗΣ ΔΗΜΟΚΡΑΤΙΑΣ

Κυροῦμεν καὶ ἐκδίζαμεν τὸν κατωτέρῳ ὑπὸ τῆς Βουλῆς,
ψηφισμέντα νόμον:

"Αρθρο πρῶτο.

Κυρώνεται καὶ ἔχει τὴν ἴσχυ ποὺ προβλέπει τὸ ἀρθρο 28 παρ. 1 τοῦ Συντάγματος ἡ Σύμβαση καὶ τὸ προσαρτώμενο σ' αὐτὴν πρωτόκολλο ποὺ ὑπογράφηκαν στὶς 12 Ιουνίου 1980 στὴν Ἀθήνα μεταξὺ τῆς Ἑλληνικῆς Δημοκρατίας καὶ τοῦ Βασιλείου τῆς Νορβηγίας στὸν τομέα τῆς Κοινωνικῆς Ασφάλειας, τῶν ὅποιων τὰ κείμενα στὸ πρωτότυπο στὴν ἀγγλικὴ καὶ σὲ μετάφραση στὴν ἡλληνικὴ γλώσσα ἔχουν, ως ἔξης:

CONVENTION BETWEEN THE HELLENIC REPUBLIC AND THE KINGDOM OF NORWAY ON SOCIAL SECURITY

The Hellenic Republic and the Kingdom of Norway desirous to regulate the relations between the two States in the field of Social Security.

Have agreed to conclude the following Convention :

**PART I
GENERAL PROVISIONS**

Article 1.

(1) This Convention shall apply to the Kingdom of Norway and to the Hellenic Republic. It shall also apply to both the Norwegian and the Greek Continental Shelves.

(2) For the purpose of the present Convention, unless the context otherwise requires :

a) «territory» means in relation to Norway, the territory of the Kingdom of Norway, and in relation to the Hellenic Republic its national territory;

b) «legislation» means the laws, decrees and regulations as specified in Article 2;

c) «competent authority» means in relation to Norway : the Ministry of Social Affairs and as regards unemployment benefits, the Ministry of Local Government and Labour, and in relation to Greece : the Minister for Social Services and as regards unemployment insurance and family allowances, the Minister of Labour.

d) «competent institution» means the institution which is competent under the applicable legislation.

e) «liaison body» means an institution for liaison and information between the insurance institutions of the two Contracting Parties with a view to simplifying the implementation of this Convention and for the information of the persons affected concerning their rights and obligations under the Convention, as specified in article 20 of this Convention.

f) «periods of insurance» means periods defined or recognized as such by the legislation under which they were completed;

g) the term «pension» includes any increase of, or any additional amount payable with a pension.

h) «insured person» means in relation to Norway, person insured in accordance with the legislation specified in Article 2, paragraph 1, a) and, in relation to Greece, person insured in accordance with the legislation specified in Article 2, paragraph, 1 b);

i) the terms «family members» and «survivors» mean any person defined or recognized as such by the legislation under which the benefits are granted.

(3) Other words and expressions which are used in this Convention have the meaning respectively assigned to them in the legislation concerned.

Article 2

(1) The provisions of the present Convention shall apply :

a) in relation to Norway, to the following legislation :

- the Act of 17 June 1966 concerning National Insurance, excepting Chapter 12,
- the Act of 19 June 1969 concerning Special Supplements to Benefits under the National Insurance,
- the Act of 19 December 1969 on Compensation Supplement under the National Insurance,
- the Act of 24 October 1946 concerning Family Allowance.

b) in relation to Greece, to

- the general legislation on Social Welfare for employed and equated persons with reference to old age, death, disablement, sickness, maternity, work injury and occupational diseases,

- legislation on the special schemes of Social Welfare for certain categories of employed and equated persons and for independently gainfully occupied or self-employed persons and farmers (growers), with the exception of the special social security schemes covering seafarers,

- the legislation on unemployment insurance for employed persons,

- the legislation on family allowances for employed persons and on demographic children's allowances

(2) This Convention shall apply to legislation codifying, amending or supplementing the legislation specified in paragraph 1 of this Article.

(3) The present Convention shall apply to legislation instituting a new system or a new branch of social security, only if the Contracting Parties so agree.

(4) This Convention shall also apply to legislation extending the existing insurance schemes to new categories of persons, unless the Contracting Party concerned gives notice to the other Party within six months after the official promulgation of such legislation, that no such extension of the Convention is intended.

Article 3

Norwegian nationals in Greece and Greek nationals in Norway, shall be subject respectively to the Greek and Norwegian legislation as specified in Article 2. They shall be subject to the same obligations and entitled to enjoy the same advantages under the same conditions as a national of the other country, unless otherwise provided in the present Convention.

Article 4

The following exceptions from the provision laid down in Article 3 shall apply :

a) Where an employee who is resident in the one country and employed in an undertaking having its principal place of business in that country, is sent by this undertaking to the other country, the legislation of the former country shall continue to apply to him as if he were employed there during the first twelve months of his stay in the other country. If such employment continues beyond the period of twelve months, the legislation of the former country may continue to apply to him, provided that the competent authority in the latter country, or the body designated by it, gives its consent.

The above provision shall apply to all employees irrespective of nationality. It shall equally apply to spouses and children accompanying the employee to the other country, unless they are themselves employed.

b) Where the travelling personnel in undertakings of railway or road transport work in both countries, the legislation of the country in which the undertaking has its principal place of business shall apply.

If, however, the employee concerned is resident in the latter country, the legislation of that country shall apply to him.

c) Where a person is employed as crew-member of any aircraft belonging to a company operating in either country the legislation of the country in which the company has its principal place of business shall apply to him unless he is a national of and resident in the other country. Where other categories of personnel are employed by such company, the legislation of the coun-

try in which the company has its principal place of business shall apply in cases where the person concerned has been sent to the other country for temporary employment there.

Article 5

(1) Where a person is employed as member of the crew of any vessel flying the flag of either of the countries the legislation of the country whose flag the vessel flies shall apply to him. If such a vessel during a stay in the other country employs persons from that country for loading, unloading, repair, or for watch duty on board the vessel, the legislation of the country to which the port belongs shall apply.

(2) For persons who are occupied on installations for exploitation of and exploration for natural deposits on the Norwegian or the Greek Continental Shelf, Norwegian or Greek legislation shall apply respectively. The same shall apply for persons who are occupied on Norwegian or Greek installations on non Norwegian or non Greek continental shelves respectively, provided this is permissible in pursuance of a specific agreement with the coastal state concerned or by virtue of international law otherwise. Article 4, (a) shall, however, be applied correspondingly.

Article 6

(1) This Convention shall not apply to professional foreign service officers of either Party.

(2) Subject to the provision of paragraph (1) of this Article, the provisions of Article 3 shall apply to persons employed in diplomatic missions or consular posts and to persons employed in the private service of the personnel of such missions or posts.

(3) Persons covered by paragraph (2) of this Article who are nationals of the Contracting Party represented by the mission or consular post concerned, may however, opt to be subject to the legislation of that Party; such right of option may be exercised once only. It shall be exercised within a period of six months from the date of entry into force of this Convention or from the date when employment commenced. The option shall take effect from the entry into force of this Convention in respect of workers who have entered into employment at the said date and, in other cases, from the date of entry into employment.

(4) A diplomatic or consular-post, who employ persons who are insured under the legislation of the receiving state, shall observe the obligations which the social security provisions of the receiving state impose upon employers.

(5) The provisions of this Article shall not apply to honorary members of a consular post or to persons employed in their service.

Article 7

The competent authorities of either country may agree to make further exceptions from the provision of Article 3. Likewise, they may agree that the exceptions provided for in Article 4,5 and 6 shall not apply in particular cases.

Article 8

Years, for which pension points have been credited for in accordance with the Norwegian supplementary pension scheme, shall be added to periods of insurance according to Greek legislation when the competent Greek insurance institution decides on the right of continuation through voluntary insurance in Greece.

Article 9

Legislation of one of the Contracting Parties on

reduction or withdrawal of the benefits provided by the applicable legislation according to article 2, when coinciding with another benefit or income from gainful activity, is applied according to the national legislation of each Contracting Party, even if the right to the other benefit has been acquired in accordance with the legislation of the other Party or if the income has been gained within the territory of the other Party.

PART II

SPECIAL PROVISIONS

Sickness, Maternity and Childbirth

Article 10

(1) Nationals of one Contracting Party who are resident or employed in the other country shall be entitled to the same sickness benefits, and benefits in the event of maternity and childbirth, as are provided for nationals of the latter country. The same shall apply as regards entitlement to benefit during a stay outside the country in which the person concerned is insured.

(2) If a person has completed periods of insurance under Norwegian legislation, these periods shall be added to Greek periods of insurance for the acquisition of rights to a benefit under Greek legislation, in so far as they do not coincide.

Family Allowance

Article 11

(1) Nationals of one country are in the other country entitled to family allowance in respect of children resident in the latter country, according to the same rules as for nationals of the latter country.

(2) To the extent that entitlement to family allowance under Greek legislation presupposes the completion of certain periods of employment or insurance such periods completed in Norway are also taken into account.

Unemployment Benefit

Article 12

(1) Nationals of one country who are staying or residing in the other country are entitled to unemployment benefit in accordance with the same rules as for nationals of the latter country.

(2) To the extent that entitlement to unemployment benefit under Greek legislation presupposes the completion of certain periods of employment or insurance, such periods completed in Norway are also taken into account.

Death Grant

Article 13

(1) Nationals of one country staying in the other country shall be entitled to death grant according to the same rules as for nationals of the latter country. These grants shall be provided even if the person concerned dies in a country other than where he was insured.

(2) Where there would be entitlement to death grant under the legislation of both Parties in respect of the same death whether by virtue of this Convention or otherwise;

a) the grant shall be payable only under the legislation of the Party in whose territory the death occurs, or

b) if the death does not occur in the territory of either Party, a grant shall be paid only under the legislation of the Party under whose legislation the person

on whose insurance the right to the grant is determined was last insured before the death.

(3) To the extent that entitlement to death grant under Greek legislation presupposes the completion of certain periods of insurance, such periods completed in Norway are also taken into account.

Occupational Injury and Disease

Article 14

Benefits, including increments and supplements payable in one country in respect of occupational injury or disease, are payable to nationals of the other country irrespective of any limiting provisions relating to foreign nationals and without any condition of residence.

Article 15

(1) Compensation for a new accident at work shall be established according to the reduction of work capacity and loss of physical and mental faculty which has been caused by the new accident and in accordance with the legislation of the country where the new accident occurs.

(2) If, in accordance with the legislation of one of the Contracting Parties previous occupational accidents or diseases are taken into account when determining the degree of disablement, the competent insurance institution takes into account for the same purpose previous occupational accidents or diseases due to work in the territory of the other Contracting Party, in the same manner as if the legislation of the first Contracting Party had been applicable.

(3) a) If, in accordance with the legislation of one of the Contracting Parties, an occupation at a job for a certain period of time is required for the determination of a disease as occupational, the occupation at the same job in the territory of the other Contracting Party shall be taken into consideration for the fulfilment of this condition.

b) Responsible for the payment of the cash benefits due to occupational disease is the competent institution of the Contracting Party in whose territory the person concerned has completed the greater number of work days at a job which can cause or aggravate the occupational disease within a period of the 24 months prior to the occurring of this disease.

(4) If such occupational disease entitles to benefit from the insurance scheme of one country, the insurance scheme of this country shall also cover any aggravation which takes place in the other country, provided that the aggravation cannot be referred to employment in the latter country in an occupation entailing risks of such disease.

Old-Age, Disability and Survivors

Article 16

Application of Norwegian Legislation

(1) Save as otherwise provided in this Article Greek nationals are in the event of old-age, disability and death of breadwinner entitled to pension including supplementary benefits, according to the Norwegian Act concerning National Insurance, under the same conditions as Norwegian nationals.

(2) Greek nationals shall enjoy the same rights as Norwegians in taking into consideration as insurance periods any period preceding the entry into force of the National Insurance Act in 1967.

(3) Supplementary pension shall in respect of Greek nationals be computed in accordance with the provi-

sions concerning over-compensation for insured persons other than Norwegian nationals and foreign refugees.

(4) A pension granted in accordance with the provisions specified above cannot be withheld, reduced, modified or withdrawn on account of the recipient residing in Greece.

(5) Benefits provided in accordance with the provisions specified above shall be paid to nationals of Greece resident in a third state on the same terms and to the same extent as to Norwegian nationals.

(6) Greek nationals as well as Norwegian nationals are only entitled to compensation supplement as long as they are resident in Norway.

(7) Basic benefit and attendance benefit may be granted outside Norway on the same terms and to the same extent as to Norwegian nationals.

(8) Old-age pension shall be granted even if the person concerned is resident in Greece when reaching pensionable age.

(9) The entitlement to survivors' pension shall not be affected by the survivor being resident in Greece at the time of the death of the insured person.

Application of Greek Legislation

Article 17

(1) Where periods of insurance have been completed in accordance with the legislation of both the Contracting Parties, these periods shall be added together for the acquisition of the right to benefits under Greek legislation, in so far as they do not coincide.

(2) If a pension is applied for by a person, who has completed periods of insurance according to the legislation of both the Contracting Parties, or by his survivors, the competent Greek insurance institution will determine the pension benefits as follows :

a) The insurance institution establishes, in pursuance of the relevant legislation, whether the person in question qualifies for the benefit, when the periods of insurance are added together.

b) If the applicant is found to be entitled to the benefit, the competent Greek insurance institution calculates the theoretical amount which would have been awarded, if all the periods of insurance completed in accordance with the legislation of the Contracting Parties had been completed in Greece, the amount of the benefit being taken as a theoretical amount.

c) On the basis of the theoretical amount, calculated as provided in sub-paragraph (b), the insurance institution then calculates the partial benefit payable by it, according to the ratio between the length of the periods of insurance taken into account according to its legislation and the total duration of the periods of insurance taken into account according to the legislation of both the Contracting Parties.

(3) If the total length of the periods of insurance, which are completed in accordance with the Greek legislation for the calculation of the benefit does not attain twelve months, and, provided that no entitlement to pension under Greek legislation exists without applying paragraph 1 of this Article, no benefit is paid out according to this legislation.

(4) Periods of employment in mining work in Norway are taken into consideration when applying to Greek provisions on heavy work and work hazardous to health.

(5) In calculating the amount of pension, only earnings corresponding to periods of insurance under Greek legislation are to be taken into account.

Article 18

(1) If according to Greek legislation pension rights exist even without any regard to Article 17, par. 1, the competent Greek insurance institution shall pay a pension with reference solely to periods of insurance which are to be taken into account under the legislation which the insurance institution has to apply, in so far as there is no corresponding entitlement to a benefit under the Norwegian supplementary pension insurance scheme.

(2) A pension established as provided in paragraph (1) of this Article is redetermined when entitlement arises to a corresponding benefit under Norwegian legislation. Redetermination takes effect from the day on which the benefit under Norwegian legislation becomes payable. The fact of previous decisions having become final does not constitute any impediment to the conversion.

(3) If according to Greek legislation entitlement exists to a benefit even without any regard to Article 17, par. 1 and this benefit is greater than the sum total of the Greek benefit calculated as provided in paragraph (2) sub-paragraph c. of Article 17 and the Norwegian supplementary pension, the Greek insurance institution will pay as a partial benefit its own benefit, calculated in the manner foreseen and increased by the difference between this sum total and the benefit which would be payable if regard were had exclusively to the legislation which the insurance institution has to apply.

Article 19

(1) Pensions provided pursuant to the provisions of Articles 17 and 18 above may not be withheld, reduced, modified or withdrawn on account of the recipient residing in Norway.

(2) Old-age pension shall be granted even if the person concerned is resident in Norway when reaching pensionable age.

(3) The entitlement to survivors' pension shall not be affected by the survivor being resident in Norway at the time of death of the insured person.

PART III

MISCELLANEOUS PROVISIONS TRANSITIONAL AND FINAL PROVISIONS

Miscellaneous Provisions

Article 20

The competent authorities of both countries, or authorities designated by such competent authority, shall conclude an Administrative Arrangement concerning the necessary provisions for the implementation of the present Convention, and appoint liaison bodies in each country in order to facilitate the application of the present Convention. They shall communicate with each other concerning all major amendments of their legislation.

Article 21

(1) In the application of the present Convention the competent authorities and institutions of the contracting Parties shall assist each other to the same extent as when applying their own legislation. Such assistance shall be free of charge.

(2) The authorities and institutions of both countries may correspond directly with each other and with the persons concerned. They may also if need arises address themselves to the authorities of the other country through the diplomatic and consular channels of that country.

(3) Diplomatic and consular authorities may address themselves directly to authorities and institutions of the other country in order to collect all information necessary for maintaining the interests of their nationals, whom they may represent without any special power of attorney.

(4) Applications submitted to the competent authority or institution of either country in connection with the application of the present Convention shall be dealt with even if worded in the official language of the other country.

(5) Correspondence between authorities and individual persons shall be conducted in English or in French.

Article 22

Any exemption from taxes and other legal dues on documents and certificates which are to be submitted to the authorities and institutions of either country, shall apply to documents and certificates to be submitted to the competent authorities or institutions of the other country in connection with the application of the present Convention. Documents and certificates which are to be submitted in connection with the application of the present Convention shall be exempt from legalization or authentication by diplomatic or consular authorities.

Article 23

Any claims, notices or appeals which according to the legislation of one country shall be submitted to an authority of that country within a prescribed period and which has been submitted to the corresponding authority of the other country within the same period, shall be considered as having been submitted in due time to the authority of the former country. The authorities concerned of the other country shall without delay transmit the claim, notice or appeal to the competent authorities of the former country.

Article 24

(1) Payments payable pursuant to the present Convention may validly be made in the currency of the country effecting the payment.

(2) In the event of restrictions on currency being enforced in either country, both Contracting Parties shall immediately agree upon necessary measures for ensuring the transfer between the countries of any sum payable pursuant to the present Convention.

(3) The manner of payment in respect of pensions payable to persons in the other country shall be fixed by agreement as specified in Article 20.

Article 25

(1) The competent authorities of either Contracting Party shall endeavour to resolve through negotiations any disputes arising in connection with the interpretation and application of the present Convention.

(2) In the event of no agreement being reached within three months through negotiations, the dispute shall be submitted to arbitration by a tribunal whose composition and rules of procedure shall be stipulated in the Administrative Arrangement mentioned in Article 20.

Transitional and Final Provisions

Article 26

(1) The provisions of the present Convention shall apply also in respect of contingencies having occurred prior to the entry into force of the Convention. The Convention does not, however, confer any entitlement

to benefit in respect of periods of time prior to its entry into force.

(2) For the application of the present Convention, any periods respecting residence, insurance and contributions payment prior to the entry into force of the Convention shall be taken into account.

(3) Upon an application of the persons concerned, which has been received within two years after the date of the entry into force of the Convention, benefits granted prior to the entry into force of this Convention shall be recalculated in compliance with the provisions of the same. If the application is submitted later than the time mentioned, benefits are paid out from the date of submission of the application, always provided that more generous provisions do not apply according to the legislation of the Contracting Party which has to pay the benefit and that the entitlement to benefit has not been prescribed or cancelled.

Article 27

(1) This Convention shall remain in force for a period of twelve months as from the date of its entry into force. Thereafter it shall continue to be in force from year to year unless it is denounced in writing by the Government of any of the Contracting Parties, which shall be done at least three months before the expiry of any one-year period. In the case of such denunciation, the Convention shall cease to be in force at the expiry of the one-year period in which it is denounced.

(2) In the event of denunciation, the provisions of the present Convention shall continue to apply to acquired rights without regard to the provisions concerning restrictions laid down in the national legislation of either country in respect of entitlement to benefits on account of nationality or residence in another country.

(3) For rights which have been acquired on the basis of an insurance period and period of residence having been completed before the expiration of the validity of the present Convention, the provisions of the Convention and of agreements pertaining thereto shall continue to be applicable pursuant to the regulations to be fixed by a special agreement.

Article 28

The present Convention shall be ratified and the instruments of ratification shall be exchanged as soon as possible in Oslo. The Convention shall come into force on the first day of the second month following the month in which the instruments of ratification have been exchanged.

In witness whereof the undersigned, duly authorized by their respective Government, have signed the present Convention.

Done in duplicate in English in ATHENS
on the 12 June 1980, both texts being equally authoritative.

For the Government of For the Government of
the Hellenic Republic the Kingdom of Norway

PROTOCOL

The signatories of the Convention on the Social Security which has been concluded today between the Hellenic Republic and the Kingdom of Norway, have agreed that this Protocol shall constitute an integral part of the Convention:

1. In relation to Norway it is agreed that any Greek nationals who are in service on board Norwegian vessels in foreign trade, are subject to Norwegian legisla-

tion concerning benefit during unemployment only if they are permanent residents in Norway, Denmark, Finland, Iceland or Sweden. In such case the person concerned is entitled to benefit even when outside Norway according to the same rules as are applicable for nationals of that country.

In witness whereof the undersigned, duly authorized by their respective Governments, have signed the present Protocol.

Done in duplicate in English in ATHENS
on the 12 June 1980

For the Government of For the Government of
the Hellenic Republic the Kingdom of Norway

ΣΥΜΒΑΣΙΣ ΜΕΤΑΞΥ ΤΗΣ ΕΛΛΗΝΙΚΗΣ ΔΗΜΟΚΡΑΤΙΑΣ ΚΑΙ ΤΟΥ ΒΑΣΙΛΕΙΟΥ ΤΗΣ ΝΟΡΒΗΓΙΑΣ ΠΕΡΙ ΚΟΙΝΩΝΙΚΗΣ ΑΣΦΑΛΕΙΑΣ

Η Ελληνική Δημοκρατία και το Βασίλειο της Νορβηγίας άγριμεις ύπό της έπιθυμίας δύως ρυθμίσωσι τάξ σχέσεις μεταξύ των δύο Κρατών εις τὸν τομέα της Κοινωνικής Ασφαλείας.

Συνεφώνησαν δύως συνάψωσιν τὴν ἀνόδωσιν Σύμβασιν:

ΜΕΡΟΣ Ι ΓΕΝΙΚΑΙ ΔΙΑΤΑΞΕΙΣ

Άρθρον 1.

1) Η παρούσα Σύμβασις έφαρμόζεται εις τὸ Βασίλειο της Νορβηγίας και εις τὴν Ελληνικὴν Δημοκρατίαν. Έφαρμόζεται ἐπίσης ἐπὶ ἀμφοτέρων τῶν Ἡπειρωτικῶν Υφαλο-κηπηπίδων της Νορβηγίας και Ελλάδος.

2) Διὰ τὸν συντὸν τῆς παρούσης Συμβάσεως ἐκτὸς ἐὰν εἰς τὸ κείμενον δύριζεται ἄλλως:

α) «περιοχὴ» σημαίνει δύον ἀφορᾶ τὴν Νορβηγίαν, τὴν περιοχὴν τοῦ Βασιλείου της Νορβηγίας και δύον ἀφορᾶ τὴν Ελληνικὴν Δημοκρατίαν τὴν Εδυνικὴν αὐτῆς περιοχὴν.

β) «νομοθεσία» σημαίνει τὸν νόμους, τὰ διατάγματα και τὸν κανονισμὸν ὃς δύριζεται ἐν ἀρθρῷ 2.

γ) «άρμοδια ἀρχὴ» σημαίνει δύον ἀφορᾶ τὴν Νορβηγίαν:

Τὸ Υπουργεῖον Κοινωνικῶν Υπαρχειῶν και ἀναφορικῶν πρὸς τὰς παροχὰς ἀνεργίας τὸ Υπουργεῖον Τοπικῆς Διοικήσεως και Ἐργασίας και δύον ἀφορᾶ τὴν Ελλάδα: Τὸ Υπουργεῖον Κοινωνικῶν Υπηρεσιῶν και ἀναφορικῶν πρὸς τὴν ἀσφάλισιν ἀνεργίας και τὰ οἰκογενειακὰ ἐπιδόματα τὸ Υπουργεῖον Εργασίας.

δ) «άρμοδιος φορεὺς» σημαίνει τὸν ἀρμόδιον κατὰ τὴν ἔφαρμοστέαν νομοθεσίαν φορέα.

ε) «ἀργανισμὸς συγδέσμου» σημαίνει ἐναν ὄργανοισμὸν διὰ σύνδεσμον και ἀνταλλαγὴν πληροφοριῶν μεταξύ τῶν ἀσφαλιστικῶν φορέων τῶν δύον συμβαλλομένων μερῶν πρὸς διευκόλυνσιν τῆς ἔφαρμογῆς τῆς παρούσης Συμβάσεως ὡς και διὰ τὴν ἐνημέρωσιν τῶν ἐνδιαφερομένων προσώπων σχετικῶς πρὸς τὰ δικαιώματα και τὰς ὑποχρεώσεις τῶν αἵτινες ἀπορρέουν ἐκ τῆς Συμβάσεως ὡς δύριζεται ἐν ἀρθρῷ 20 τῆς παρούσης Συμβάσεως.

στ) «περίοδος ἀσφαλίσεως» σημαίνει περίοδους καθορισθεῖσας ἢ ἀναγνωρισθεῖσας ὡς τοιαύτας ὑπὸ τῆς νομοθεσίας κατὰ τὴν ὅποιαν διηγήθησαν.

ζ) ὁ δρός «σύνταξις» περιλαμβάνει: σιανδήποτε αὔξησιν ἢ οἰονδήποτε συμπληρωματικὸν ποσόν, καταβλητέον ὅμοι μὲ τὴν συντάξεως.

η) «ήσφαλισμένος» σημαίνει όσον άφορά την Νορέγη: χι απόμενον ήσφαλισμένον συμφώνως πρὸς τὴν νομοθεσίαν τὴν ὄριζομένην ἐν ἄρθρῳ 2 παραγράφῳ 1 (α) καὶ ὅσον άφορά την Ἑλλάδα ἀπόμον ησφαλισμένον συμφώνως πρὸς τὴν νομοθεσίαν τὴν ὄριζομένην ἐν ἄρθρῳ 2 παραγράφῳ 1 (β).

δ) οἱ δροὶ «μέλη οἰκογενείας» καὶ «ἐπιζώντες» σημαίνουν οἰονδήποτε, πρόσωπον ὄρισθὲν ἡ ὀναγνωρισθὲν ὡς τοιοῦτον ὑπὸ τῆς νομοθεσίας κατ᾽ ἐφαρμογὴν τῆς ὁποίας χορηγοῦνται αἱ παροχαῖ.

3) Ἀλλαὶ λέξεις καὶ φράσεις χρησιμοποιούμεναι εἰς τὴν παροῦσαν σύμβασιν ἔχουν τὰς ἐννοίας τὰς ἀντιστοίχως διδεῖσας εἰς αὐτὰς εἰς τὴν οἰκείαν νομοθεσίαν.

Ἄρθρον 2.

1) Αἱ διατάξεις τῆς παρούσης Σύμβασεως ἐφαρμόζονται:

α) ὅσον άφορᾶ τὴν Νορέγην, εἰς τὴν ἀκόλουθον νομοθεσίαν:

Τὸν Νόμον τῆς Ιουνίου 1966 τὸν ἀφορῶντα τὴν Ἐδνικὴν ἀσφαλίσιν ἔξαιρουμένου τοῦ κεφαλαίου 12.

Τὸν Νόμον τῆς Ιουνίου 1969 τὸν ἀφορῶντα τὰς εἰδικὰς παροχὰς συμπληρωματικὰς τῶν παροχῶν τῆς Ἐδνικῆς Ασφαλίσεως.

Τὸν Νόμον τῆς 19ης Δεκεμβρίου 1969 περὶ συμπληρωματικῶν ἀποζημιώσεων συμφώνως πρὸς τὴν Ἐδνικὴν Ασφαλίσιν.

Τὸν Νόμον τῆς 24ης Οκτωβρίου 1946 τὸν ἀφορῶντα τὰς οἰκογενειακὰ ἐπιδόματα.

β) ὅσον άφορᾶ τὴν Ἑλλάδα, εἰς

τὴν γενικὴν νομοθεσίαν περὶ Κοινωνικῆς Ασφαλείας τῆς καλυπτούσης τοὺς μισθωτοὺς καὶ τοὺς πρὸς τούτους ἔξομοιούμενούς διὰ τοὺς κινδύνους γήρατος, ἀναπηρίας, θανάτου, ἀσθενείας, μητρότητος, ἐργατικοῦ ἀτυχήματος καὶ ἐπαγγελματικῆς ἀσθενείας.

Τὴν νομοθεσίαν περὶ τῶν εἰδικῶν συστημάτων περὶ Κοινωνικῆς Ασφαλείας τῶν καλυπτούντων ὡρισμένας κατηγορίας μισθωτῶν ἡ πρὸς τούτους ἔξομοιούμενων καὶ τοὺς αὐτοτελῶς ἀπασχολουμένους ἡ τοὺς ἀσκοῦντας ἐλευθέριον ἐπάγγελμα καὶ τοὺς ἀγρότας, ἔξαιρέσει τῶν εἰδικῶν συστημάτων κοινωνικῆς Ασφαλείας τῶν καλυπτούντων τοὺς ναυτικούς.

Τὴν νομοθεσίαν περὶ τῶν οἰκογενειακῶν ἐπιδόματων τῶν μισθωτῶν ώς καὶ περὶ τῶν δημογραφικοῦ χαρακτήρος ἐπιδόματων τέκνων.

2) Ἡ παροῦσα Σύμβασις ἐφαρμόζεται ἐπὶ νομοθεσίας, ἡ ὅποια καθικοποιεῖ, τροποποιεῖ ἢ συμπληροῖ τὴν ἐν παραγράφῳ 1 τοῦ παρόντος ἄρθρου ἀναφερομένην νομοθεσίαν.

3) Ἡ παροῦσα Σύμβασις ἐφαρμόζεται ἐπὶ νομοθεσίας ἡ ὅποια εἰσάγει νέον σύστημα ἡ νέον κλάδον Κοινωνικῆς Ασφαλείας, μόνον ἐὰν τὰ Σύμβαλλόμενα Μέρη συμφωνοῦν.

4) Ἡ παροῦσα Σύμβασις ἐφαρμόζεται ἐπίσης ἐπὶ νομοθεσίας, ἡ ὅποια ἐπεκτείνει τὰ ὑπάρχοντα συστήματα εἰς νέας κατηγορίας προσώπων ἐκτὸς ἐὰν τὸ ἐνδιαφερόμενον Σύμβαλλόμενον Μέρος γνωστοποιήσῃ εἰς τὸ ἔτερον μέρος ἐντὸς ἐξ μηνῶν ἀπὸ τῆς ἐπισήμου δημοσιεύσεως τῆς τοιύτης νομοθεσίας, δτ: δὲν συοπεύεται ἐπέκτασις τῆς Σύμβασεως ἐπ' αὐτῆς.

Ἄρθρον 3.

Νορέγηοι ὑπήκοοι ἐν Ἑλλάδι καὶ Ἑλληνες ὑπήκοοι ἐν Νορέγηᾳ ὑπάρχονται ἀντιστοίχως εἰς τὴν Ἑλληνικὴν καὶ Νορέγηικὴν νομοθεσίαν ὡς ὅριζεται ἐν ἄρθρῳ 2.

Οὗτοι ὑπόκεινται εἰς τὰς αὐτὰς ὑποχρεώσεις καὶ ἀπολαύουν τῶν αὐτῶν προνομίων ὑπὸ τὰς ἀνταντὰς προϋποθέσεις ὡς ὁ ὑπήκοος τοῦ ἔτερου κράτους ἐκτὸς ἐὰν ἄλλως ὅριζεται εἰς τὴν παροῦσαν Σύμβασιν.

Ἄρθρον 4.

Ἐπὶ τῆς τεθείσης ἐν ἄρθρῳ 3 διατάξεως ισχύουν καὶ ἀκόλουθοι: ἔξαιρέσεις:

α. Εἰς περιπτώσεις καθ' ἃς ἐργαζόμενός τις ὁ ὄποιος διαμένει εἰς ἐν κράτος καὶ ἀπασχολεῖται εἰς ἐπιχειρησήν των ἔχουσαν τὴν ἔδραν κύτης εἰς τοῦτο τὸ κατάτος σταλῇ ὑπὸ τῆς ἐπιχειρήσεως ταύτης εἰς τὸ ἔτερον κράτος, ἡ νομοθεσία τοῦ πρώτου Κράτους ἔξακολουθεῖ ἐφαρμοζούμενη ἐπ' αὐτοῦ ὡς ἐὰν οὗτος ἀπηχθολεῖτο ἐκεῖ κατὰ τὴν διάρκειαν τῶν διώδεια πρώτων τῆς παραμονῆς των εἰς τὸ ἔτερον κράτος. Ἀν τοιάντη ἀπασχόλησις ἔξακολουθήσει πέραν τῆς περιόδου τῶν διώδεια μητρῶν, ἡ νομοθεσία τοῦ πρώτου Κράτους δυνατὸν νὰ ἔξακολουθήσει ἐφαρμοζούμενη ἐπ' αὐτοῦ. ὑπὸ τὸν δρόν διτὶ ἡ ἀρμοδία ἀρχῆ τοῦ διευτέρου Κράτους ἡ ὁ ὑπὸ τῆς ἀντιστοίχειας ὁργανισμός δίδει τὴν τυγχαντάθεσίν του.

Ἡ ἀνωτέρω διάταξις ἐφαρμόζεται ἐπὶ πάντων τῶν ἐργαζομένων ἀνεξαρτήτως ἐμνικότητος. Ἐφαρμόζεται ὁμοίως καὶ ἐπὶ συζύγων καὶ τέκνων συνοδεύοντων τὸν ἐργαζόμενον εἰς τὸ ἔτερον Κράτος. ἐκτὸς ἐὰν οὗτος ἐργάζεται οἱ ίδιοι.

β. Εἰς περιπτώσεις καθ' ἃς προσωπικὸν κινησίεως τῶν ἐπιχειρήσεων σιδηροδρομικῆς ἡ χερσαίας μεταφορᾶς ἐργάζεται εἰς τὴν ἀμφότερα τὰ Κράτη. ἐφαρμόζεται ἡ νομοθεσία τοῦ Κράτους εἰς τὸ ὄποιον ἔχει τὴν ἔδραν της ἡπειρήσεως.

Ἐὰν πάντως ὁ ἐνδιαφερόμενος ἐργαζόμενος διαιμένη, εἰς τὸ δεύτερον Κράτος, ἐφαρμόζεται ἐπ' αὐτοῦ ἡ νομοθεσία τοῦ τοῦ Κράτους.

γ. Εἰς περιπτώσεις καθ' ἃς ἐν πρόσωπον ἀπασχολεῖται ὡς μέλος τοῦ πληρώματος οἰουδήποτε ἀεροσκάφους τὸ ὄποιον ἀνήκει εἰς ἑταῖρον λειτουργοῦσαν εἰς ἔχατερον Κράτους, ἐφαρμόζεται ἐπ' αὐτοῦ ἡ νομοθεσία τοῦ Κράτους εἰς τὸ ὄποιον ἡ ἐπιχειρήσεως ἔχει τὴν ἔδραν της. ἐκτὸς ἐὰν οὗτος εἴναι ὑπήκοος καὶ κάτοικος τοῦ ἔτερου Κράτους. Ἐφ' οὗτον ἔτερας κατηγορίας προσωπικὸν ἀπασχολούντων ὑπὸ τοιάντης ἐπιχειρήσεως, ἡ νομοθεσία τῆς χώρας εἰς τὴν ὄποιον ἡ ἐπιχειρήσης ἔχει τὴν ἔδραν της ἐφαρμόζεται εἰς περιπτώσεις καθ' ἃς τὸ ἐνδιαφερόμενον πρόσωπον εἴχε τὸ σταλῆ εἰς τὸ ἔτερον Κράτος διὰ τὸ ἐργαζόμενη προσωρινῶς εκεῖ.

Ἄρθρον 5.

1) Ὁταν ἐν πρόσωπον ἀπασχολεῖται ὡς μέλος τοῦ πληρώματος πλοίου φέροντος τὴν σημαίαν ἐκατέρου τῶν Κρατῶν, ἐφαρμόζεται ἐπ' αὐτοῦ ἡ νομοθεσία τοῦ Κράτους τὴν σημαίαν τοῦ ὄποιον φέρει τὸ πλοίον. Ἐὰν ἐν τοιούτον πλοίον κατὰ τὴν διάρκειαν τῆς παραμονῆς τοῦ εἰς τὸ ἔτερον Κράτος ἀπασχολη πρόσωπα ἀπὸ τὴν χώραν ταύτην διὰ φόρτωσιν, ἐκφόρτωσιν, ἐπισκευὴν ἡ καθίκνοντας ἐπιβλέψεως ἐπὶ πλοίοις, ἐφαρμόζεται ἡ νομοθεσία τοῦ Κράτους εἰς τὸ ὄποιον ἀνήκει ὁ λιμήν.

2) Διὰ πρόσωπα ἀπασχολούμενα εἰς ἐγκαταστάσεις ἐκμεταλλεύσεως καὶ ἐρεύνης φυσικῶν κοιτασμάτων ἐπὶ τῆς Νορέγηικης ἡ τῆς Ἑλληνικῆς Ἡπειρωτικῆς Ὑφαλοκρηπίδεως, Νορέγηικη, ἡ Ἑλληνικὴ νομοθεσία ἐφαρμόζεται ἀντιστοίχως. Τὸ αὐτὸς ἐφαρμόζεται διὰ πρόσωπα ἀπασχολούμενα εἰς Νορέγηικας ἡ Ἑλληνικὰς ἐγκαταστάσεις ἐπὶ μὴ Νορέγηικῶν, μὴ Ἑλληνικῶν Ἡπειρωτικῶν Ὑφαλοκρηπίδων ἀντιστοίχως. ὑπὸ τὸν δρόν διτὶ τοῦτο ἐπὶ τρέπεται: συμφώνως πρὸς ίδιαν διεύθυνσιν μετὰ τοῦ ἐνδιαφερομένου παρακτίου κράτους ἡ ἄλλως δάσσει διειδηνοῦς νόμου. Τὸ ἄρθρο 4 (α) ἐφαρμόζεται ἐξ ἄλλου ἀναλόγως.

Άρθρον 6.

1) Ἡ παροῦσα Σύμβασις δὲν ἐφαρμόζεται εἰς τοὺς κατ ἐπίγειες καὶ πλανητικούς ὑπαλλήλους ἐκατέρου τῶν Μερῶν

2) Ἐπιφυλλαστομένης τῆς διατάξεως τῆς παρ. (1) τοι παρόντος ἄρθρου καὶ διατάξεις τοῦ ἄρθρου 3 ἐφαρμόζοντα εἰς πρόσωπα ἀπασχολούμενα εἰς διπλωματικὰς ἀποστολὰς ἡ προξεικάς ὑπηρεσίας καὶ εἰς πρόσωπα ἀπασχολούμενα εἰς τὴν πρόσωπικῶν ὑπηρεσίαν τοῦ προσωπικοῦ τοιούτων ἀποστολῶν ἡ ὑπηρεσία.

3) Πρόσωπα καλυπτόμενα ὑπὸ τῆς παραγράφου (2) το παρόντος ἄρθρου τὰ ὄποια είναι: ὑπήκοοι τοῦ Συμβαλλούμενοι Μέρους τοῦ ἀντιπροσωπευμένου ὑπὸ τῆς οἰκείας ἀποστολῆ

ἡ προξενικής ἀρχῆς, δύνανται, ὑπωσδέποτε, νὰ ἐπιλέξουν τὴν ἀπαγωγὴν εἰς τὴν νομοθεσίαν τοῦ Μέσους τούτου τοιοῦτο δικαιώματα ἐπιλογῆς δύνανται: νὰ ἀποκηθῆ μόνον ἄπει.

Τούτο θὰ ἀστηθῇ ἐντὸς περιόδου ἔξι μηνῶν ἀπὸ τῆς ἡμερημηνίας θέσεως ἐν Ἱσχὺ: τῆς παρούσης Συμβάσεως ἢ ἀπὸ τῆς ἡμερομηνίας ἐνάρξεως τῆς ἀπασχολήσεως. Ἡ ἐπιλογὴ παράγει ἀποτελέσματα ἀπὸ τῆς θέσεως ἐν ἵσχυ: τῆς παρούσης Συμβάσεως διὰ τοὺς ἑργαταὶ μένουν οἱ ὄποιοι εἰργάζοντα κατὰ τὴν λεγχεῖσαν ἡμερομηνίαν καὶ εἰς ἄλλας περιπτώσεις ἀπὸ τῆς ἡμερομηνίας εἰσόδου εἰς τὴν ἀπασχόλησιν.

4) Διπλωματικὴ ἡ προξενικὴ ἀρχή, ἀπασχολοῦσα πρόσωπα τὰ ὄποια εἰναι: ἡ σφαλισμένη κατὰ τὴν νομοθεσίαν τῆς χώρας ὑποδοχῆς, ὑπόκειται εἰς τὰς ὑποχρεώσεις τὰς ὄποιας ἐπιβάλλουν αἱ διατάξεις Κοινῶν. Ασφαλεῖς τῆς χώρας ὑποδοχῆς ἐπὶ τῶν ἑργοθοτῶν.

5) Αἱ διατάξεις τοῦ παρόντος ἀρμόδιου δὲν ἐφαρμόζονται εἰς ἐπίτιμα μέλη προξενικῆς ἀρχῆς ἢ εἰς πρόσωπα ἀπασχολούμενα εἰς τὴν ὑπηρεσίαν των.

"Αρθρον 7.

Αἱ ἀρμόδιαι ἀρχαι ἑκατέρου κράτους δύνανται νὰ συμφωνήσουν περαιτέρω ἑξαιρέσεις ἀπὸ τὴν διάταξιν τοῦ ἀρμόδιου 3. Ωσαύτως δύνανται νὰ συμφωνήσουν ὅτι αἱ ἑξαιρέσεις αἱ προθεσμεῖς εἰς τὰ ἀρμόδια 4, 5 καὶ 6 δὲν ἐφαρμόζονται εἰς εἰδικὰς περιπτώσεις.

"Αρθρον 8.

"Ἐτη, διὰ τὰ ὄποια ἔχουν καταγραφῆ συντάξειμοι διαδικούμενοι κατὰ τὸ Νορβεγικὸν σύστημα συμπληρωματικῶν συντάξεων προστίθενται εἰς περιόδους ἀσφαλίσεως συμφώνων πρὸς τὴν Ἑλληνικὴν Νομοθεσίαν, διαν ὁ ἀρμόδιος Ἑλληνικὸς ἀσφαλιστικὸς φορεὺς ἀποφαίνεται ἐπὶ τοῦ δικαιώματος προαιρετικῆς συνεχίσεως τῆς ἀσφαλίσεως ἐν Ἑλλάδι.

"Αρθρον 9.

Αἱ προθεσμεῖς ὑπὸ τῆς ἐφαρμοστέας κατὰ τὸ ἀρμόδιον 2 νομοθεσίας ἐνὸς ἐκ τῶν Συμβαλλομένων Μέρων ρῆτραι μειώσεως ἢ ἀναστολῆς τῶν παροχῶν ἐν περιπτώσει: συρροής μὲ ἐτέρων παροχὴν ἢ εἰσόδημα, ἑξ ἐπικερδοῦσας ἑργασίας, ἐφαρμόζονται συμφώνως πρὸς τὴν ἀθνηνικὴν νομοθεσίαν: ἔκάτοτε Συμβαλλομένου Μέρους καὶ εἰς τὴν περίπτωσιν κακοῦ ἦν τὸ δικαιώματα πρὸς τὴν ἐτέραν παροχὴν ἔκτηθη συμφώνως πρὸς τὴν νομοθεσίαν τοῦ ἐτέρου Μέρους ἢ ἐὰν τὸ εἰσόδημα ἀπεκτῆθη κατὰ τὴν παραμονὴν ἐπὶ τοῦ ἐδάφους τοῦ ἐτέρου Μέρους.

ΜΕΡΟΣ II.

Εἰδικαὶ Διατάξεις.

'Ασθένεια, Μητρότης, Γέννησις τέκνου.

"Αρθρον 10.

1. Ὑπήκοοι τοῦ ἐνὸς συμβαλλομένου Μέρους, οἱ ὄποιοι διαμένουν ἢ ἀπασχολοῦνται εἰς τὸ ἐτέρον κράτος, δικαιοῦνται τῶν αὐτῶν ἐπιδομάτων ἀσθενείας καὶ ἐπιδομάτων εἰς περίπτωσιν μητρότητος καὶ γεννήσεως τέκνου, ὡς προθέλενται διὰ τοὺς ὑπηκόους τοῦ δευτέρου κράτους. Τὸ αὐτὸν ἐφαρμόζεται διὰ τὸ δικαιώματα πρὸς τὴν παροχὴν κατὰ τὴν διάρκειαν παραμονῆς ἐκτὸς τοῦ Κράτους εἰς τὸ ὄποιον εἰναι: ἡ σφαλισμένον τὸ ἀνδισφερόδημον πρόσωπον.

2. Ἐὰν πρόσωπόν τι ἔκτηστο κατὰ τὴν Νορβεγικὴν νομοθεσίαν χρόνους ἀσφαλίσεως, οὕτω: προστίθενται εἰς τοὺς Ἑλληνικοὺς χρόνους ἀσφαλίσεως διὰ τὴν κτῆσιν δικαιώματος παροχῆς κατὰ τὴν Ἑλληνικὴν νομοθεσίαν, ἐρ' ὅσον δὲν συπίπτουν χρονικῶς.

Οἰκογενειακὸν Ἐπίδομα.

"Αρθρον 11.

1. Ὑπήκοοι τοῦ ἐνὸς κράτους δικαιοῦνται εἰς τὸ ἐτέρον κράτος οἰκογενειακοῦ ἐπιδομάτος διὰ τὰ τέκνα τὰ διαμένοντα εἰς τὸ ἐτέρον κράτος ὑπὸ τοὺς αὐτοὺς δρους ὡς οἱ ὑπήκοοι τοῦ δευτέρου κράτους.

2. Ἐφ' ὅσον τὸ δικαιώματα παροχῶν συμφώνως πρὸς τὴν Ἑλληνικὴν νομοθεσίαν ἑξαρτᾶται ἐκ τῆς συμπληρωματικῆς ὕστερης περιόδου ἀπασχολήσεως ἢ ἀτραπῆσεως, τοιαῦται: εἰπίσθιος πραγματοποιηθεῖσαι ἐν Νορβεγίᾳ συνυπολογίζονται.

Ἐπίδομα Ἀνεργίας.

"Αρθρον 12.

1. Ὑπήκοοι τοῦ ἐνὸς κράτους οἱ ὄποιοι διαμένουν ἢ κατακείνονται εἰς τὸ ἐτέρον κράτος δικαιοῦνται ἐπιδομάτος ἀνεργίας ὑπὸ τοὺς αὐτοὺς δρους ὡς οἱ ὑπήκοοι τοῦ δευτέρου κράτους.

2. Ἐφ' ὅσον τὸ δικαιώματα παροχῶν ἀνεργίας συμφώνως πρὸς τὴν Ἑλληνικὴν νομοθεσίαν ἑξαρτᾶται ἐκ τῆς συμπληρωματικῆς περιόδου ἀπασχολήσεως ἢ ἀτραπῆσεως, τοιαῦται: εἰπίσθιος πραγματοποιηθεῖσαι ἐν Νορβεγίᾳ συνυπολογίζονται.

Ἐπίδομα Θανάτου.

"Αρθρον 13.

1. Ὑπήκοοι τοῦ ἐνὸς κράτους οἱ ὄποιοι διαμένουν εἰς τὸ ἐτέρον κράτος δικαιοῦνται ἐπιδομάτος θανάτου ὑπὸ τοὺς αὐτοὺς δρους ὡς οἱ ὑπήκοοι τοῦ δευτέρου κράτους. Τὰ ἐπιδομάτα ταῦτα χορηγοῦνται καὶ διὰ τὸν ἀκόμη ὁ ἀδιαφερόδημος ἀποδάνη εἰς κράτος ἑκείνου εἰς τὸ ὄποιον ἥτο ἡ σφαλισμένος.

2. Εἰς ἡν περίπτωσιν θὰ ὑφίστατο δικαιώματα δι' ἐπίδομα θανάτου κατὰ τὴν νομοθεσίαν ἀμφοτέρων τῶν Μέρων σχετικῶν πρὸς τὸν αὐτὸν θάνατον εἴτε δυνάμει τῆς παρούσης συμβάσεως εἴτε ἄλλως.

α) Τὸ ἐπίδομα καταβάλλεται μόνον κατὰ τὴν νομοθεσίαν τοῦ Μέρους εἰς τὴν περιοχὴν τοῦ ὄποιον ἐπῆλθεν ὁ θάνατος.

β) Ἐὰν ὁ θάνατος δὲν ἐπέλθῃ εἰς τὴν περιοχὴν ἐκ τῶν δικαιώματος διατάξεως πρὸς τὸν θάνατον διαταθάλλεται μόνον κατὰ τὴν νομοθεσίαν τοῦ Μέρους εἰς τὴν περιοχὴν τοῦ ὄποιον πρὸς τὸν θάνατον.

3. Ἐφ' ὅσον τὸ δικαιώματα παροχῶν συμφώνως πρὸς τὴν Ἑλληνικὴν νομοθεσίαν ἑξαρτᾶται ἐκ τῆς συμπληρωματικῆς ὕστερης περιόδου ἀπασχολήσεως ἢ ἀσφαλῆσεως, τοιαῦται περίσθιος πραγματοποιηθεῖσαι ἐν Νορβεγίᾳ συνυπολογίζονται.

Ἐργατικὸν ἀτύχημα καὶ ἐπαγγελματικὴ ἀσθένεια.

"Αρθρον 14.

Παροχαὶ περιλαμβάνουσαι προσαυξήσεις καὶ συμπληρωματικὰ ποσὰ καταβλητά εἰς ἕν κράτος διὰ ἐργατικὸν ἀτύχημα καὶ ἐπαγγελματικὴν ἀσθένειαν εἰναι: καταβλητά εἰς ὑπηκόους τοῦ ἐτέρου κράτους ἀνεξαρτήτως οἰωνδήποτε περιστατικῶν διατάξεων ἀναφερομένων εἰς ἄλλοδαποὺς ὑπηκόους.

"Αρθρον 15.

1. Αποζημίωσις διὰ νέον ἐργατικὸν ἀτύχημα διαμελισῦται: ἀναλόγως πρὸς τὴν μείωσιν τῆς ικανότητος πρὸς τὸ ἐργασίαν καὶ τὴν ἀπώλειαν τῆς φυσικῆς καὶ πνευματικῆς ικανότητος, η ὄποια προεκλήθη συνεπεία τοῦ νέου ἀτυχήματος καὶ συμφώνως πρὸς τὴν νομοθεσίαν τοῦ κράτους, δικούου συνέθη τὸν ἀναλόγημα.

2. Ἐάν, συμφώνως πρὸς τὴν νομοθεσίαν ἐνὸς ἐκ τῶν Συμβαλλομένων Μέρων, λαμβάνουνται ὑπὸ δψινη κατὰ τὸν αὐτοὺς περιόδου τοῦ διατάξεως, προστίθενται εἰς τὴν περιοχὴν τοῦ κράτους ἀπασχολήσεως, ἢ ἀτραπῆσεως, τοιαῦται περίσθιος πραγματοποιηθεῖσαι ἐν Νορβεγίᾳ συνυπολογίζονται.

3. α) Ἐφ' ὅσον κατὰ τὴν νομοθεσίαν ἐνὸς τῶν Συμβαλλομένων Μέρων, διὰ τὸν χαρακτηρισμὸν ἀσθενείας τινὸς ὡς ἐπαγγελματικῆς, ἀπατεῖται: ἀπασχόλησης εἰς ἓν ἐπαγγελματικὰ δι' ὕστερην γρονιακὴν περιόδου, διὰ τὴν πλήρωσιν τῆς προ-

"Αρθρον 28.

Η παροῦσα Σύμβασις θὰ ἐπικυρωθῇ καὶ τὰ δργανα ἐπι-
μρώσεως θὰ ἀνταλλαγοῦν τὸ ἐνωρίτερον δυνατὸν εἰς "Οσλό.

Η Σύμβασις θὰ τεθῇ ἐν ισχύι κατὰ τὴν πρώτην ἡμέραν τοῦ
ευτέρου μηνὸς τοῦ ἐπομένου τῶν μηνὸς κατὰ τὸν ὥποιον ἔχον
ινταλλαγὴ τὰ δργανα ἐπικυρώσεως.

Εἰς πίστωσιν τούτου οἱ ὑπογράφοντες δεόντως ἔξουσιοδο-
τημένοι ὑπὲ τῶν ἀντιστοίχων Κυβερνήσεών των, ὑπέγραψαν
τὴν παροῦσαν Σύμβασιν.

Ἐγένετο εἰς διπλοῦν εἰς τὴν Ἀγγλικὴν ἐν Ἀθήναις τὴν
12ην Ἰουνίου 1980, ἀμφοτέρων τῶν κειμένων δητῶν ἐξ ίσου
ἀνθεντικῶν.

Διὰ τὴν Κυβέρνησιν Διὰ τὴν Κυβέρνησιν
τῆς Ἑλληνικῆς Δημοκρατίας τοῦ Βασιλείου τῆς Νορβηγίας

ΠΡΩΤΟΚΟΛΛΟΝ

Οἱ ὑπογράφοντες τὴν Σύμβασιν Κοινωνικῆς Ἀσφαλείας τὴν
συναρμοίσαν σήμερον μεταξὺ τῆς Ἑλληνικῆς Δημοκρατίας
καὶ τοῦ Βασιλείου τῆς Νορβηγίας συνεφώνησαν δηποτε
τὸ Πρωτόκολλον τοῦτο ἀποτελέση ἀναπόσπαστον μέρος τῆς
Συμβάσεως:

"Οσον ὁφορᾶ τὴν Νορβηγίαν συνεφωνήθη, ὅτι οἱ Ἑλληνες
ὑπήκουοι οἱ ναυτολογημένοι εἰς Νορβηγικὰ πλοῖα, διεξάγοντα
ἐξωτερικὸν ἐμπόριον ὑπάγονται εἰς τὴν Νορβηγικὴν νομοδε-
σίαν τὴν ἀναφερομένην εἰς τὰ ἐπιδόματα κατὰ τὴν διάρκειαν
ἀνεργίας, μόνον ἐφ' ὅσον οὗτοι εἶναι μόνιμοι κάτοικοι τῆς
Νορβηγίας, Δανίας, Φινλανδίας, Ἰσλανδίας ἢ Σουηδίας. Εἰς
τοιαύτην περίπτωσιν ὁ ἐνδιαφερόμενος δικαιοῦται παροχῆς καὶ
δην ἀκόμη ὥστε εὐρίσκεται ἐκτὸς Νορβηγίας, συμφώνως πρὸς
τοὺς ιδίους κανόνας, οἱ ὥποιοι εἶναι ἐφαρμοστέοι ἐπὶ τῶν ὑπη-
κόδων τοῦ κράτους τούτου.

Εἰς πίστωσιν τούτου οἱ ὑπογράφοντες, δεόντως ἔξουσιοδοτη-
μένοι ὑπὲ τῶν ἀντιστοίχων Κυβερνήσεών των, ὑπέγραψαν τὴν
παροῦσαν Σύμβασιν.

Ἐγένετο εἰς διπλοῦν εἰς τὴν Ἀγγλικὴν ἐν Ἀθήναις τὴν
12ην Ἰουνίου 1980, ἀμφοτέρων τῶν κειμένων δητῶν ἐξ ίσου
ἀνθεντικῶν.

Διὰ τὴν Κυβέρνησιν Διὰ τὴν Κυβέρνησιν
τῆς Ἑλληνικῆς Δημοκρατίας τοῦ Βασιλείου τῆς Νορβηγίας

"Αρθρον δεύτερο.

Ἡ ισχὺς τοῦ παρόντος ἀρχίζει ἀπὸ τὴ δημοσίευσή του στὴν
Ἐφημερίδα τῆς Κυβερνήσεως.

Παραγγέλλομεν νὰ δημοσιευθῇ εἰς τὴν Ἐφημερίδα τῆς
Κυβερνήσεως τὸ κείμενον τοῦ παρόντος καὶ νὰ ἐκτελεσθῇ ὡς
νάμος τοῦ Κράτους.

'Αθῆναι, 10 Ἰανουαρίου 1983

Ο ΠΡΟΕΔΡΟΣ ΤΗΣ ΔΗΜΟΚΡΑΤΙΑΣ
ΚΩΝΣΤΑΝΤΙΝΟΣ Γ. ΚΑΡΑΜΑΝΗΣ

ΟΙ ΥΠΟΥΡΓΟΙ

ΕΞΩΤΕΡΙΚΩΝ ΙΩΑΝΝΗΣ ΧΑΡΑΛΑΜΠΟΠΟΥΛΟΣ	ΕΡΓΑΣΙΑΣ ΕΥΑΓΓ. ΓΙΑΝΝΟΠΟΥΛΟΣ ΚΟΙΝΩΝΙΚΩΝ ΑΣΦΑΛΙΣΕΩΝ ΕΛΛΥΣΙΟΣ ΒΕΡΥΒΑΚΗΣ
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Θεωρήθηκε καὶ τέθηκε ἡ Μεγάλη Σφραγίδα τοῦ Κράτους.

'Αθῆναι, 11 Ἰανουαρίου 1983

Ο ΕΠΙ ΤΗΣ ΔΙΚΑΙΟΣΥΝΗΣ ΥΠΟΥΡΓΟΣ
ΓΕΩΡΓΙΟΣ - ΑΛΕΞΑΝΔΡΟΣ ΜΑΓΚΑΚΗΣ

Η ΥΠΗΡΕΣΙΑ ΤΟΥ ΕΘΝΙΚΟΥ ΤΥΠΟΓΡΑΦΕΙΟΥ ΓΝΩΣΤΟΠΟΙΕΙ ΟΤΙ:

Η επίσημα συνδρομή της Εφημερίδας της Κυβερνήσεως, η τιμή των φύλλων της που πωλούνται τμηματικά και στα τέλη δημοσιεύσεων στην Εφημερίδα της Κυβερνήσεως, καθορίσθηκαν από 1 Ιανουαρίου 1983 ως ακολούθως:

A'. ΕΤΗΣΙΕΣ ΣΥΝΔΡΟΜΕΣ

1. Για το Τάχος Α'	Δραχ.	2.500
2. > > > Β'	>	4.000
3. > > > ΤΑΠΕΣ	>	3.000
4. > > > Γ'	>	1.500
5. > > > Δ'	>	3.500
6. > > > Νομικών Προσώπων Δ. Δ. κτλ.	>	1.500
7. > > > Αν. Ειδ. Δικαιοπρίου	>	300
8. > > > Παράρτημα	>	800
9. > > > Ανωνύμων Εταιρειών κτλ.	>	10.000
10. > > Δελτίο Εμπορικής και Βιομηχανικής Ιδιοκτησίας	>	800
11. Για όλα τα τεύχη και το Δ.Ε.Β.Ι.	>	20.000

Οι Δήμοι και οι Κοινότητες του Κράτους μοιράζονται το 1/2 των ανωτέρω συνδρομών.

Υπέρ των Ταμείου Αλληλοβοηθείας Προσωπικού του Εθνικού Τυπογραφείου (ΤΑΠΕΤ) αναλογούν τα εξής ποσά:

1. Για το Τάχος Α'	Δραχ.	125
2. > > > Β'	>	200
3. > > > ΤΑΠΕΣ	>	150
4. > > > Γ'	>	75
5. > > > Δ'	>	175
6. > > > Νομικών Προσώπων Δ.Δ. κτλ.	>	75
7. > > > Αν. Ειδ. Δικαιοπρίου	>	15
8. > > > Παράρτημα	>	40
9. > > > Ανωνύμων Εταιρειών κτλ.	>	500
10. > > Δελτίο Εμπ. και Βιομ. Ιδιοκτησίας	>	40
11. Για όλα τα τεύχη	>	1000

B'. ΤΙΜΗ ΦΥΛΛΩΝ

Η τιμή πωλήσεως κάθε φύλλου, μέχρις 8 σελ., είναι 10 δραχ., από 9 ως 24 σελ. 15 δρχ., από 25 ως 48 σελ. 25 δρχ., από 49 ως 80 σελ. 40 δρχ., από 81 σελ. και πάνω η τιμή πωλήσεως κάθε φύλλου προσαυξάνεται κατά 50 δρχ. ανά 80 σελίδες.

C'. ΤΙΜΗ ΦΩΤΟΑΝΤΙΠΡΑΦΩΝ

Η τιμή διαθέσεως στο κοινό των ακινητών από το Εθνικό Τυπογραφείο φωτοαντηράφων των διάφορων φύλλων της Εφημερίδας της Κυβερνήσεως καθορίζεται σε τέσσερις (4) δραχμές κατά σελίδα.

D'. ΤΕΛΗ ΔΗΜΟΣΙΕΥΣΕΩΝ

I. Στο τεύχος Ανωνύμων Εταιρειών και Εταιρειών Περιωρισμένης Ευθύνης:

A'. Ανωνύμων Εταιρειών :

1. Των καταστατικών	Δραχ.	25.000
2. Των αποφάσεων για συγχώνευση ανωνύμων εταιρειών	>	25.000
3. Των κωδικοποίησεων των καταστατικών (ΦΕΚ 309/67, τ. Β')	>	15.000
4. Των τροποποιήσεων των καταστατικών	>	8.000
5. Των ισολογισμών κάθε χρήσης	>	10.500
6. Των υπουργικών αποφάσεων για παροχή δίδειος επέκτασης των εργασιών Ασφαλιστικών Εταιρειών, των ακέραιων εκτίμησης περιουσιακών στοιχείων και των αποφάσεων του Δ.Σ. του ΕΛΤΑ, με τις οποίες εγκρίνονται και δημοσιεύονται οι κανονισμοί αυτού ..	>	9.000
7. Των αποφάσεων για εγκατάσταση υποκαταστήματος, διορισμού γενικού πράκτορα και παροχή πληρεξουσίτητας συντηρητού πράπτησης στην Ελλάδα αλλοδαπών Εταιρειών και των αποφάσεων για μεταβίβαση του χαροφυλακίου Ασφαλιστικών Εταιρειών κατά το δρόμο 59 παρ. 1. του Ν.Δ. 400/1.9.70	>	6.000
8. Των ανακοινώσεων γιά κάθε μεταβολή που γίνεται με απόφαση Γ.Σ. ή Δ.Σ., των προσκλήσεων σε γενικές συνέλευσης, των κατά το δρόμο 32 του Ν. 3221/24 γνωστοποίησεων, των ανακοινώσεων που προβλέπονται από το δρόμο 59 παρ. 3 του Ν.Δ. 400/1970 για Άλλοτες Ασφαλιστικές Εταιρείες, των αποφάσεων του Διοικητικού Συμβουλίου του ΕΛΤΑ που απαρέονται σε προσωρινές διατάξεις και των αποφάσεων του Υπ. Συγκοινωνιών για τους ΗΛΠΑΙΤ - ΗΣΑΠΤ - ΟΣΕ	>	2.800
9. Των συνοπτικών μηνιαίων καταστάσεων των Τραπέζιων Εταιρειών	>	2.800

10. Των αποφάσεων της επιτροπής του Χρηματιστηρίου για την εισαγωγή χρεωγράφων στο χρηματιστήριο για διαπραγμάτευση, σύμφωνα με τις διατάξεις του δρόμου 2 παρ. 3 Α.Ν. 148/1967

11. Των αποφάσεων της επιτροπής κεφαλαιαγοράς για τη διαγραφή χρεωγράφων από το χρηματιστήριο, σύμφωνα με τις διατάξεις του δρόμου 2 παρ. 4 Α. Ν. 148/67

12. Των αποφάσεων για την έγκριση τιμολογίου των Ασφαλιστικών Εταιρειών

B'. Εταιρειών Περιωρισμένης Ευθύνης :

1. Των καταστατικών	>	2.800
2. Των κωδικοποίησεων των καταστατικών	>	2.800
3. Των ισολογισμών κάθε χρήσης	>	3.200
4. Των εκθέσεων εκτίμησης περιουσιακών στοιχείων	>	2.800
5. Των τροποποιήσεων των καταστατικών (για κάθε συμβολαιογραφική πράξη)	>	1.200
6. Των ανακοινώσεων με συμβολαιογραφική πράξη	>	1.200
7. Των ανακοινώσεων με απόφαση της Γ.Σ	>	1.000
8. Των προσκλήσεων σε γενικές συνέλευσεις	>	1.000

C'. Αλληλασφαλιστικών Συνυπαρισμών - Αλληλασφαλιστικών Ταμείων και Φιλανθρωπικών Σωματείων :

1. Των υπουργικών αποφάσεων για τη χορήγηση δίδειος λειτουργίας Αλληλασφαλιστικών Συνυπαρισμών - Αλληλασφαλιστικών Ταμείων	>	2.800
2. Των ισολογισμών των ανωτέρω Συνυπαρισμάτων, Ταμείων και Σωματείων	>	3.200

D'. Των δικαιοτάκων πράξεων :

II. Στο Τέταρτο τεύχος :		
Των δικαιοτάκων πράξεων για παραμετάβαση από-ζημιώσεως	>	1.200

E'. ΚΑΤΑΒΟΛΗ ΣΥΝΔΡΟΜΩΝ - ΤΕΛΩΝ ΔΗΜΟΣΙΕΥΣΕΩΝ ΚΑΙ ΠΟΣΟΣΤΩΝ Τ.Α.Π.Ε.Τ.

1. Οι συνδρομές του εσωτερικού και τα τέλη δημοσιεύσεων προκαταβάλλονται στα Δημόσια Ταμεία έναντι αποδεκτών αίστραδην, το οποίο φροντίζει ο ενδιαφερόμενος να το στείλει στο Εθνικό Τυπογραφείο.

2. Οι συνδρομές του εξωτερικού είναι δινοικτό να στέλνονται και σε αισλόγιο συνέλλαγμα με επιταγή στο δικαίωμα του Δικαιού Λογιστικής.

3. Το υπέρ του ΤΑΠΕΤ ποσοστό επί των ανωτέρω συνδρομών και τελών δημοσιεύσεων καταβάλλεται ως εξής:

α) στην Αθήνα: στο Ταμείο του ΤΑΠΕΤ (Κατάστημα Εθνικού Τυπογραφείου).

β) στις υπόλοιπες πόλεις του Κράτους: στα Δημόσια Ταμεία και αποδίδεται στο ΤΑΠΕΤ σύμφωνα με τις 192378/3639/1947 (RONEO 185) και 178048/5321/31.7.65 (RONEO 139) εγκύρως διατάξεις του Γ.Λ.Κ.

γ) στις περιπτώσεις συνδρομών εξωτερικού: όταν η αποστολή τους γίνεται με αισλόγιο μαζί μ' αυτή στέλνεται και το υπέρ του ΤΑΠΕΤ ποσοστό.