
Official texts: English and French.

Registered by the International Labour Organisation on 4 May 1964.

Convention (n° 118) concernant l’égalité de traitement des nationaux et des non-nationaux en matière de sécurité sociale, adoptée par la Conférence générale de l’Organisation internationale du Travail à sa quarante-sixième session, Genève, 28 juin 1962

Textes officiels anglais et français.

Enregistrée par l’Organisation internationale du Travail le 4 mai 1964.
No. 7238. CONVENTION (No. 118)\(^1\) CONCERNING EQUALITY OF TREATMENT OF NATIONALS AND NON-NATIONALS IN SOCIAL SECURITY, ADOPTED BY THE GENERAL CONFERENCE OF THE INTERNATIONAL LABOUR ORGANISATION AT ITS FORTY-SIXTH SESSION, GENEVA, 28 JUNE 1962

The General Conference of the International Labour Organisation,

Having been convened at Geneva by the Governing Body of the International Labour Office, and having met in its Forty-sixth Session on 6 June 1962, and

Having decided upon the adoption of certain proposals with regard to equality of treatment of nationals and non-nationals in social security, which is the fifth item on the agenda of the session, and

Having determined that these proposals shall take the form of an international Convention,

adopts this twenty-eight day of June of the year one thousand nine hundred and sixty-two the following Convention, which may be cited as the Equality of Treatment (Social Security) Convention, 1962:

Article 1

In this Convention

\((a)\) the term "legislation" includes any social security rules as well as laws and regulations;

\(^1\) In accordance with article 15 (2), the Convention came into force on 25 April 1964, twelve months after the date on which the ratification of two members of the International Labour Organisation had been registered with the Director-General of the International Labour Office. Thereafter, the Convention shall come into force for any member twelve months after the date on which its ratification has been registered.

The ratifications of the following States were registered with the Director-General of the International Labour Office on the dates indicated:

Jordan ........ 7 March 1963 Guatemala ........ 4 November 1963
Sweden ........ 25 April 1963 Syrian Arab Republic 18 November 1963
Norway ........ 28 August 1963

In accordance with paragraph 3 of article 2 of the Convention, the ratifying States specified in their instruments of ratification the following branches of social security in respect of which they accepted the obligations of the Convention:

Jordan: \((c)\) maternity benefit; \((d)\) invalidity benefit; \((f)\) survivors' benefit; \((g)\) employment injury benefit.

Sweden: \((a)\) medical care; \((b)\) sickness benefit; \((c)\) maternity benefit; \((g)\) employment injury benefit; \((h)\) unemployment benefit.

Norway: \((f)\) survivors' benefit; \((i)\) family benefit.

Guatemala: \((c)\) maternity benefit.

Syrian Arab Republic: \((d)\) invalidity benefit; \((e)\) old-age benefit; \((f)\) survivors' benefit; \((g)\) employment injury benefit.
(b) the term "benefits" refers to all benefits, grants and pensions, including any supplements or increments;

(c) the term "benefits granted under transitional schemes" means either benefits granted to persons who have exceeded a prescribed age at the date when the legislation applicable came into force, or benefits granted as a transitional measure in consideration of events occurring or periods completed outside the present boundaries of the territory of a Member;

(d) the term "death grant" means any lump sum payable in the event of death;

(e) the term "residence" means ordinary residence;

(f) the term "prescribed" means determined by or in virtue of national legislation as defined in subparagraph (a) above;

(g) the term "refugee" has the meaning assigned to it in Article 1 of the Convention relating to the Status of Refugees of 28 July 1951;¹

(h) the term "stateless person" has the meaning assigned to it in Article 1 of the Convention relating to the Status of Stateless Persons of 28 September 1954.²

Article 2

1. Each Member may accept the obligations of this Convention in respect of any one or more of the following branches of social security for which it has in effective operation legislation covering its own nationals within its own territory:

   (a) medical care;
   (b) sickness benefit;
   (c) maternity benefit;
   (d) invalidity benefit;
   (e) old-age benefit;
   (f) survivors' benefit;
   (g) employment injury benefit;
   (h) unemployment benefit; and
   (i) family benefit.

2. Each Member for which this Convention is in force shall comply with its provisions in respect of the branch or branches of social security for which it has accepted the obligations of the Convention.

¹ See footnote 1, p. 292 of this volume.

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3. Each Member shall specify in its ratification in respect of which branch or branches of social security it accepts the obligations of this Convention.

4. Each Member which has ratified this Convention may subsequently notify the Director-General of the International Labour Office that it accepts the obligations of the Convention in respect of one or more branches of social security not already specified in its ratification.

5. The undertakings referred to in paragraph 4 of this Article shall be deemed to be an integral part of the ratification and to have the force of ratification as from the date of notification.

6. For the purpose of the application of this Convention, each Member accepting the obligations thereof in respect of any branch of social security which has legislation providing for benefits of the type indicated in clause (a) or (b) below shall communicate to the Director-General of the International Labour Office a statement indicating the benefits provided for by its legislation which it considers to be—

(a) benefits other than those the grant of which depends either on direct financial participation by the persons protected or their employer, or on a qualifying period of occupational activity; or
(b) benefits granted under transitional schemes.

7. The communication referred to in paragraph 6 of this Article shall be made at the time of ratification or at the time of notification in accordance with paragraph 4 of this Article; as regards any legislation adopted subsequently, the communication shall be made within three months of the date of the adoption of such legislation.

Article 3

1. Each Member for which this Convention is in force shall grant within its territory to the nationals of any other Member for which the Convention is in force equality of treatment under its legislation with its own nationals, both as regards coverage and as regards the right to benefits, in respect of every branch of social security for which it has accepted the obligations of the Convention.

2. In the case of survivors’ benefits, such equality of treatment shall also be granted to the survivors of the nationals of a Member for which the Convention is in force, irrespective of the nationality of such survivors.

3. Nothing in the preceding paragraphs of this Article shall require a Member to apply the provisions of these paragraphs, in respect of the benefits of a specified branch of social security, to the nationals of another Member.
which has legislation relating to that branch but does not grant equality of
treatment in respect thereof to the nationals of the first Member.

Article 4

1. Equality of treatment as regards the grant of benefits shall be accorded
without any condition of residence: Provided that equality of treatment in
respect of the benefits of a specified branch of social security may be made
conditional on residence in the case of nationals of any Member the legislation
of which makes the grant of benefits under that branch conditional on residence
on its territory.

2. Notwithstanding the provisions of paragraph 1 of this Article, the grant
of the benefits referred to in paragraph 6 (a) of Article 2 — other than medical
care, sickness benefit, employment injury benefit and family benefit — may
be made subject to the condition that the beneficiary has resided on the territory
of the Member in virtue of the legislation of which the benefit is due, or, in the
case of a survivor, that the deceased had resided there, for a period which shall
not exceed —

(a) six months immediately preceding the filing of claim, for grant of maternity
benefit and unemployment benefit;
(b) five consecutive years immediately preceding the filing of claim, for grant
of invalidity benefit, or immediately preceding death, for grant of survivors' benefit;
(c) ten years after the age of 18, which may include five consecutive years
immediately preceding the filing of claim, for grant of old-age benefit.

3. Special provisions may be prescribed in respect of benefits granted
under transitional schemes.

4. The measures necessary to prevent the cumulation of benefits shall
be determined, as necessary, by special arrangements between the Members
concerned.

Article 5

1. In addition to the provisions of Article 4, each Member which has
accepted the obligations of this Convention in respect of the branch or branches
of social security concerned shall guarantee both to its own nationals and to the
nationals of any other Member which has accepted the obligations of the
Convention in respect of the branch or branches in question, when they are
resident abroad, provision of invalidity benefits, old-age benefits, survivors'
benefits and death grants, and employment injury pensions, subject to measures for this purpose being taken, where necessary, in accordance with Article 8.

2. In case of residence abroad, the provision of invalidity, old-age and survivors’ benefits of the type referred to in paragraph 6 (a) of Article 2 may be made subject to the participation of the Members concerned in schemes for the maintenance of rights as provided for in Article 7.

3. The provisions of this Article do not apply to benefits granted under transitional schemes.

Article 6

In addition to the provisions of Article 4, each Member which has accepted the obligations of this Convention in respect of family benefit shall guarantee the grant of family allowances both to its own nationals and to the nationals of any other Member which has accepted the obligations of this Convention for that branch, in respect of children who reside on the territory of any such Member, under conditions and within limits to be agreed upon by the Members concerned.

Article 7

1. Members for which this Convention is in force shall, upon terms being agreed between the Members concerned in accordance with Article 8, endeavour to participate in schemes for the maintenance of the acquired rights and rights in course of acquisition under their legislation of the nationals of Members for which the Convention is in force, for all branches of social security in respect of which the Members concerned have accepted the obligations of the Convention.

2. Such schemes shall provide, in particular, for the totalisation of periods of insurance, employment or residence and of assimilated periods for the purpose of the acquisition, maintenance or recovery of rights and for the calculation of benefits.

3. The cost of invalidity, old-age and survivors’ benefits as so determined shall either be shared among the Members concerned, or be borne by the Member on whose territory the beneficiaries reside, as may be agreed upon by the Members concerned.

Article 8

The Members for which this Convention is in force may give effect to their obligations under the provisions of Articles 5 and 7 by ratification of the
Maintenance of Migrants' Pension Rights Convention, 1935, by the application of the provisions of that Convention as between particular Members by mutual agreement, or by any multilateral or bilateral agreement giving effect to these obligations.

Article 9

The provisions of this Convention may be derogated from by agreements between Members which do not affect the rights and duties of other Members and which make provision for the maintenance of rights in course of acquisition and of acquired rights under conditions at least as favourable on the whole as those provided for in this Convention.

Article 10

1. The provisions of this Convention apply to refugees and stateless persons without any condition of reciprocity.
2. This Convention does not apply to special schemes for civil servants, special schemes for war victims, or public assistance.
3. This Convention does not require any Member to apply the provisions thereof to persons who, in accordance with the provisions of international instruments, are exempted from its national social security legislation.

Article 11

The Members for which this Convention is in force shall afford each other administrative assistance free of charge with a view to facilitating the application of the Convention and the execution of their respective social security legislation.

Article 12

1. This Convention does not apply to benefits payable prior to the coming into force of the Convention for the Member concerned in respect of the branch of social security under which the benefit is payable.
2. The extent to which the Convention applies to benefits attributable to contingencies occurring before its coming into force for the Member concerned in respect of the branch of social security under which the benefit is payable thereafter shall be determined by multilateral or bilateral agreement or in default thereof by the legislation of the Member concerned.


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**Article 13**

This Convention shall not be regarded as revising any existing Convention.

**Article 14**

The formal ratifications of this Convention shall be communicated to the Director-General of the International Labour Office for registration.

**Article 15**

1. This Convention shall be binding upon those Members of the International Labour Organisation whose ratifications have been registered with the Director-General.

2. It shall come into force twelve months after the date on which the ratifications of two Members have been registered with the Director-General.

3. Thereafter, this Convention shall come into force for any Member twelve months after the date on which its ratification has been registered.

**Article 16**

1. A Member which has ratified this Convention may denounce it after the expiration of ten years from the date on which the Convention first comes into force, by an act communicated to the Director-General of the International Labour Office for registration. Such denunciation shall not take effect until one year after the date on which it is registered.

2. Each Member which has ratified this Convention and which does not, within the year following the expiration of the period of ten years mentioned in the preceding paragraph, exercise the right of denunciation provided for in this Article, will be bound for another period of ten years and, thereafter, may denounce this Convention at the expiration of each period of ten years under the terms provided for in this Article.

**Article 17**

1. The Director-General of the International Labour Office shall notify all Members of the International Labour Organisation of the registration of all ratifications and denunciations communicated to him by the Members of the Organisation.

2. When notifying the Members of the Organisation of the registration of the second ratification communicated to him, the Director-General shall draw the attention of the Members of the Organisation to the date upon which the Convention will come into force.
Article 18
The Director-General of the International Labour Office shall communicate to the Secretary-General of the United Nations for registration in accordance with Article 102 of the Charter of the United Nations full particulars of all ratifications and acts of denunciation registered by him in accordance with the provisions of the preceding Articles.

Article 19
At such times as it may consider necessary the Governing Body of the International Labour Office shall present to the General Conference a report on the working of this Convention and shall examine the desirability of placing on the agenda of the Conference the question of its revision in whole or in part.

Article 20
1. Should the Conference adopt a new Convention revising this Convention in whole or in part, then, unless the new Convention otherwise provides—

(a) the ratification by a Member of the new revising Convention shall ipso jure involve the immediate denunciation of this Convention, notwithstanding the provisions of Article 16 above, if and when the new revising Convention shall have come into force;

(b) as from the date when the new revising Convention comes into force this Convention shall cease to be open to ratification by the Members.

2. This Convention shall in any case remain in force in its actual form and content for those Members which have ratified it but have not ratified the revising Convention.

Article 21
The English and French versions of the text of this Convention are equally authoritative.

The foregoing is the authentic text of the Convention duly adopted by the General Conference of the International Labour Organisation during its Forty-sixth Session which was held at Geneva and declared closed the twenty-eighth day of June 1962.

In faith whereof we have appended our signatures this thirtieth day of June 1962.

The President of the Conference:

John Lynch

The Director-General of the International Labour Office:

David A. Morse