

Terms and definitions

In the below text you will find terms and definitions which are often used when the rules on coordination of social security are described.

Basic Regulation: EC Regulation 883/2004 with amendments. The Regulation contains the

basic rules regarding coordination of social security.

Civil servant: According to EC Regulation 883/2004, Article 1(d) a, civil servant may be

regarded as such in accordance with national legislation in the country in which he or she is employed. Persons employed with a Danish university

are regarded civil servants.

Country of Work: The country in which the person is actually and physically in practical

terms performing the work.

Employee: According to EC Regulation 883/2004, Article 1(a) a, person is an

employee in a country when the activities carried out in that country are considered employee activities in accordance with national legislation of that country. There may be a considerable variation in the manner in which EU/EEA Countries classify the activities carried out by university staff, here among scientific research. The term employee is complementary

to activity as a self-employed person.

Employer: The rules on coordination of social security do not in general provide for

who the employer is. In most cases, the employer will be the university with whom the employee has entered into an employment agreement

EU citizen: Person who is a citizen of an EU Member State.

Home country: The country from which the university employee is posted. The country

needs not be the county of residence, as the university employee may be resident in one country while posted from an employment in another

EU/EEA country.

Implementing Regulation: EC Regulation 987/2009 with amendments. The Regulation contains rules

on how the Basic Regulation is to be managed in practical terms.

Material scope: The material scope of a social security treaty determines to which benefits

the treaty is applicable. Some treaties determine which risks are covered (old age, sickness, unemployment, family, accidents at work). Other treaties describe precisely which rules or schemes are covered.

Member of the family: According to EC Regulation 883/2004, Article 1(i), a family member is a

person who is defined or recognized as a member of the family or designated as a member of the household by the legislation under which

the benefits are provided.



Member State/ **EU/EEA Country:**

By this term is meant all countries who are members of the EU/EEA. By the term is also meant Switzerland, which has adopted the European rules on coordination of social security. These countries are (December 2014):

Azores (Portugal), Balearic Islands (Mallorca, Ibiza) (Spain), Belgium, Bulgaria, Ceuta (Spain), Cyprus (south island), Denmark, Canary Islands (Spain), Estonia, Finland, France, Gibraltar (UK), Greece, Guadeloupe (France), Guyana (France), Western Isles (Great Britain), Ireland, Isle of Wight (UK), Italy, Croatia, Latvia, Lithuania, Luxembourg, Madeira (Portugal), Malta, Martinique (France), the Netherlands, Poland, Portugal, Reunion (France), Romania, Switzerland, Slovakia, Slovenia, Spain, Great Britain and Northern Ireland, Sweden, Czech Republic, Germany, Hungary, Austria, Aland Islands (Finland). The EEA Countries are Norway, Iceland and Lichtenstein.

Personal scope: The personal scope of a social security treaty determines which persons the

treaty covers. It is common that a treaty as a whole or in part is only

applicable to citizens of the treaty countries.

Residence: According to EC Regulation 883/2004, Article 1(j), the residence of a

> university employee is situated where a person habitually resides. An overall case-by-case assessment must be conducted. Formal registration of a person's residence is not decisive. The term residence is complementary

to the term stay.

Self-employed: According to EC Regulation 883/2004, Article 1(a) a, person is a self-

> employed person in a country when the activities carried out in that country are considered activities as a self-employed person in accordance with national legislation of that country. There may be a considerable variation in the manner in which EU/EEA counties classify the activities carried out by university staff, including scientific research. The term self-

employed person is complementary to the term employee.

International agreement which governs the relationship between two Social security treaty:

states in regards to social security schemes on old age benefits, sickness,

unemployment, family, work-related injuries, etc.

Stav: The EC Regulation 883/2004, Article 1(k) defines stay as temporary

> residence. The term is complementary to the term residence. A university employee is therefore staying in an EU/EEA Country when a person is

present in a country which is not the country of residence.

Third Countries: In relation to EU/EEA (and Switzerland) all other countries, i.e. countries

that are not Member States.

Treaty countries: Countries with which Denmark has entered into a social security treaty.

> Within the EU/EEA, the treaties are still relevant to third country nationals due to the fact that Regulation 883/2004 is only applicable to

EU nationals when concerning Denmark.

The Countries are (December 2014):

China, the Nordic countries (Denmark, Sweden, Finland, Norway, Iceland), South Korea, India, USA, Croatia, Australia, New Zealand,



Switzerland, Chile, Israel, Quebec, Austria, Canada, Pakistan, Yugoslavia, Turkey, United Kingdom and Northern Ireland, France, Germany.

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