Agreement on the transfer of pension rights of participants
in the United Nations Joint Staff Pension Fund and of officials in the
Organization for Economic Cooperation and Development

Whereas, pursuant to the policy of international intergovernmental organizations to
facilitate the exchange of personnel, it is desirable to secure continuity of pension rights
of staff members transferring between these organizations;

Whereas the Regulations of the United Nations Joint Staff Pension Fund and the
Pension Scheme Rules of the Organization for Economic Cooperation and Development
authorize the conclusion of such agreements with other international organizations and
with the Governments of member States for the transfer and continuity of such rights;

It has been agreed as follows:

Article 1
Definitions
1.1 For the purposes of this Agreement:
(a) “Pension Fund” means the United Nations Joint Staff Pension Fund;
(b) “Fund participant” means a participant in the United Nations Joint
Staff Pension Fund;
(c) “OECD” means the Organization for Economic Cooperation and Development;
(d) “OECD Scheme” means the Pension Scheme applicable to officials of
OECD;
(e) “Official” means a staff member of OECD affiliated to the OECD
Scheme.

Article 2
Transfers from the Pension Fund

2.1 A former Fund participant who has not received a benefit under the
Regulations of the Pension Fund may elect to be covered by the provisions of the
present Agreement upon becoming affiliated to the OECD Scheme within six months
after participation in the Pension Fund has ceased, by electing within a further period of
six months to transfer the accrued entitlements from the Pension Fund to the OECD
Scheme.

2.2 Upon such election, the Pension Fund shall pay to the OECD, as soon as
possible, an amount equal to the larger of:
(a) The equivalent actuarial value, calculated in accordance with articles 1,
paragraph (a), and 11 of the Regulations of the Pension Fund, of the
retirement benefit which the Fund participant had accrued in the Pension
Fund based on the contributory service and final average remuneration up to
the date participation in the Pension Fund ceased; or
(b) The withdrawal settlement to which the former Fund participant would have
been entitled under article 31 of the Regulations of the Pension Fund, upon
separation from the service of a member organization of the Pension Fund.
2.3 On the basis of the amount determined in this way, the former Fund participant shall be credited with reckonable years of service in accordance with article 12, paragraph 1, of the Rules of the OECD Scheme and its relevant implementing Instructions.

2.4 Upon such election, the former Fund participant shall cease to be entitled to any benefit under the Regulations of the Pension Fund.

Article 3
Transfers from the OECD Scheme

3.1 A former official of OECD who has not received a benefit under the OECD Scheme may elect to be covered by the provisions of the present Agreement upon entering the service of a member organization of the Pension Fund and becoming a Fund participant within six months after separation from the service of OECD, by electing within a further period of six months to transfer the accrued entitlements from the OECD Scheme to the Pension Fund.

3.2 Upon such election, the OECD shall pay to the Pension Fund, as soon possible, an amount equal to:
   (a) The actuarial equivalent of the pension rights acquired by the former official in the OECD Scheme, established in accordance with article 12, paragraph 2, of the Rules of the OECD Scheme and its relevant implementing Instructions; or
   (b) The total amount of the entitlement, under article 11 of the Rules of the OECD Scheme, at the date the official left the service of the organization, whichever is applicable.

3.3 On the basis of the amount determined in this way, the former official shall be credited for purposes of the Pension Fund with contributory service equal to such period as the actuarial advisers to the Pension Fund shall determine as of the date of the election and in accordance with articles 1, paragraph (a), and 11 of the Regulations of the Pension Fund to be equal in value to the amount paid to the Pension Fund by the OECD.

3.4 Upon such election, the former official shall cease to be entitled to any benefit under the OECD Scheme.

Article 4
Implementation of the Agreement

4.1 In order to implement the provisions of this Agreement, the Parties shall keep each other informed of the precise modalities to effect transfers, and of any change in the applicable procedures.

Article 5
Consultations and settlement of disputes

5.1 The Parties shall consult on any matter arising out of the present Agreement. The Parties shall use their best efforts to resolve any issue concerning the interpretation or implementation of the terms of the present Agreement.
5.2 Each Party shall report to the appropriate supervising authority or authorities on the operation of the present Agreement.

Article 6
Date of the Agreement

6.1 The present Agreement shall enter into force on 1 January 2007 and shall replace and supersede as of that date the Transfer Agreement previously concluded between the Parties, which had entered into force on 1 January 1981.

6.2 The present Agreement shall continue in effect until modified or terminated by the mutual consent in writing of the Parties hereto, or terminated unilaterally upon not less than one year’s prior notice given in writing by either of them.

For the United Nations Joint Staff Pension Fund

For the Organization for Economic Cooperation and Development

[Signature]
Bernard Cochemé
Chief Executive Officer

[Signature]
Roger Harmel
Executive Director ad interim

Date: 19 July 2007
New York, USA

Date: 18 Nov 2007
Paris, France
Accord de transfert entre
la Caisse Commune des Pensions du personnel des Nations-Unies
et l'Organisation de Coopération et de Développement Économiques

Considérant qu'en application de la politique des organisations internationales
intergouvernementales visant à faciliter les échanges de personnel, il est souhaitable d'assurer la
continuité des droits à pension des agents transférés entre ces organisations ;

Considérant que les Statuts de la Caisse Commune des Pensions du personnel des Nations-Unies
et le Règlement des Régimes de pensions de l'Organisation de Coopération et de Développement
Économiques permettent de souscrire de tels accords avec d'autres organisations internationales et
avec les gouvernements des pays membres en vue d'assurer le transfert et la continuité de ces
droits ;

Il est convenu ce qui suit :

Article 1
Définitions

1.1 Au sens du présent accord* :
   a) l'expression « Caisse des pensions » vise la Caisse Commune des Pensions du
      personnel des Nations-Unies ;
   b) le terme « participant à la Caisse » désigne un participant à la Caisse Commune des
      Pensions du personnel des Nations-Unies ;
   c) le sigle « OCDE » désigne l'Organisation de Coopération et de Développement
      Économiques ;
   d) l'expression « Régime OCDE » vise le Régime de pensions applicable à l'agent de
      l'OCDE ;
   e) le terme « agent » désigne le membre du personnel de l'OCDE, affilié au Régime
      OCDE.

Article 2
Transfert depuis la Caisse des Pensions

2.1 Un ancien participant à la Caisse, auquel il n'a pas été versé de prestation en vertu des
Statuts de la Caisse des pensions, peut se prévaloir des dispositions du présent Accord s'il
devient affilié au Régime OCDE dans les six mois qui suivent la date à laquelle sa
participation à la Caisse des pensions a pris fin, et s'il opte, avant l'expiration d'un délai
supplémentaire de six mois, pour le transfert de ses droits de la Caisse des pensions au
Régime OCDE.

2.2 Lorsque l'intéressé exerce cette option, la Caisse des pensions verse à l'OCDE, aussi tôt
que possible, un montant égal à la plus élevée des deux sommes ci-après :
   a) l'équivalent actuariel de la prestation de retraite accumulée par le participant à
      la Caisse, calculé conformément à l'alinéa a) de l'article premier et à

* Dans la version française du présent accord, le masculin vise également les personnes de sexe féminin, sauf
incompatibilité manifeste avec le contexte.
l'article 11 des Statuts de la Caisse des pensions, sur la base de sa période d'affiliation et de son traitement moyen final à la date à laquelle sa participation à la Caisse a pris fin ; ou

b) le versement de départ au titre de la liquidation des droits auquel l'ancien participant à la Caisse aurait pu prétendre en vertu de l'article 31 des Statuts de la Caisse des pensions, à sa cessation de service dans une organisation affiliée à la Caisse des pensions.

2.3 Sur la base de la somme ainsi déterminée, l'ancien participant à la Caisse est crédité d'annuités, calculées conformément à l'article 12, paragraphe 1 du Règlement du Régime OCDE et des Instructions d’application pertinentes.

2.4 Lorsque l'intéressé exerce cette option, l'ancien participant à la Caisse perd tout droit à prestations au titre des Statuts de la Caisse des pensions.

Article 3
Transfert depuis le Régime OCDE

3.1 Un ancien agent de l'OCDE, qui n'a pas reçu de prestation au titre du Régime OCDE, peut se prévaloir des dispositions du présent Accord s'il entre au service d'une organisation affiliée à la Caisse des pensions et acquiert le statut de participant à la Caisse dans les six mois qui suivent la date à laquelle il a cessé ses services auprès de l'OCDE et s'il opte, avant un délai supplémentaire de six mois, pour le transfert de ses droits à pension du Régime OCDE à la Caisse des pensions.

3.2 Lorsque l'intéressé exerce cette option, l'OCDE verse aussi tôt que possible à la Caisse des pensions un montant égal :

a) à l'équivalent actuariel des droits à pension d'ancienneté acquis par l'ancien agent dans le Régime OCDE, établi en application de l'Article 12, paragraphe 2 du Règlement du Régime OCDE et des Instructions d’application pertinentes ; ou,

b) au montant total auquel il a droit, en vertu de l'article 11 du Règlement du Régime OCDE, à la date de cessation de ses services auprès de l'Organisation, selon les cas.

3.3 Sur la base de la somme ainsi déterminée, l'ancien agent sera crédité, aux fins de la Caisse des pensions, d'une période d'affiliation égale à la période qui, de l'avis des actuaires-conseils de la Caisse des pensions, représente, à la date à laquelle il a opté pour le transfert de ses droits et conformément à l'alinéa a) de l'article premier et à l'article 11 des Statuts de la Caisse des pensions, une valeur équivalant au montant versé par l'OCDE à la Caisse des pensions.

3.4 Lorsque l'intéressé exerce cette option, l'ancien agent perd tout droit à prestations au titre du Régime OCDE.

Article 4
Exécution de l'Accord

4.1 Aux fins d'exécution du présent Accord, les Parties se tiendront informées des modalités précises d'exécution des transferts, ainsi que de tout amendement dans les procédures applicables.
Article 5
Consultations et Règlement des différends

5.1 Les Parties se consulteront sur toute question découlant du présent Accord. Les Parties mettront tout en œuvre pour résoudre tout différend se rapportant à l'interprétation ou à l'exécution des dispositions du présent Accord.

5.2 Chaque Partie rendra compte aux autorités compétentes de la mise en œuvre du présent Accord.

Article 6
Date de l'Accord

6.1 Le présent Accord entrera en vigueur le 1er janvier 2007 et remplacera à partir de cette date l'Accord de Transfert précédemment conclu entre les Parties, entré en vigueur le 1er janvier 1981.

6.2 Le présent Accord demeurera en vigueur jusqu'à ce qu'il soit modifié ou qu'il y soit mis fin, par écrit, par consentement mutuel des Parties audit accord, ou qu'il y soit mis fin unilatéralement à l'expiration d'un préavis ne pouvant être inférieur à une année, donné par écrit par l'une ou l'autre des Parties.

EN FOI DE QUOI, le présent accord a été signé

À New-York, États-Unis
le 19 juillet 2007
Pour la Caisse Commune des Pensions du personnel des Nations-Unies

[Signature]
Bernard Cochemé
Administrateur

À Paris, France
le 28 mai 2007
Pour l'Organisation de Coopération et de Développement Économiques

[Signature]
Roger Harmel
Directeur Exécutif ad interim
Ms. Janice Dunn Lee
United Nations Joint Staff Pension Fund
c/o United Nations
P.O. Box 5036
New York, NY 10163-503
USA

Paris, 20 June 2019

Réf.: EXD/IT/2019/13/l\th CONFIDENTIAL

Dear Ms. Dunn Lee,

An agreement allowing the transfer of pension rights between the pension scheme of the Organisation for Economic Co-operation and Development (OECD) and the United Nations Joint Staff Pension Fund (UNJSPF) entered into force on 1st January 2007.

Contrary to the model agreement approved by the United Nations Pension Board in 2011, this transfer agreement does not cover officials on leave without pay, who are consequently excluded from the scope of the agreement and cannot benefit from a transfer of pension rights upon the end of their period of leave without pay.

In order to remedy this issue, and further to the exchanges between UNJSPF and the International Service for Remunerations and Pensions (ISRP) acting on behalf of the Pensions Administrative Committee of the Coordinated Organisations, I propose that the following provisions be mutually accepted as an extension of the scope of the transfer agreement between UNJSPF and the OECD:

1. Leave without pay (LWOP)

Transfers of pension rights cannot be completed until formal separation from service and cessation of participation in the original Pension Scheme. Persons on secondment or loan are not considered separated and accordingly are not covered by the transfer agreement. Leave without pay status has to be terminated before pension rights are transferred.

If a person is on a leave without pay status for more than three consecutive years, during which no concurrent pension contributions are made, pension rights cannot be transferred under the framework stipulated below.

Transfer of pension rights is not permitted under the transfer agreement if the person contributes concurrently to both Pension Schemes during the LWOP period.

.../...
2. **UNJSPF participant on LWOP**

If a UNJSPF participant becomes affiliated to the pension scheme of the OECD during a period of leave without pay from a UNJSPF member organization (not exceeding three consecutive years) and, upon the termination or expiration of such period, ceases to be affiliated to the pension of the OECD and resumes contributory service in the UNJSPF without any break in participation, no benefit becomes payable but the provisions of Article 3 of the transfer agreement shall apply. However, the Parties acknowledge that the UNJSPF participant’s status, rights or obligations as a Participant in either Party’s Pension Scheme shall be determined by each Party in accordance with their respective Pension Scheme. Such period shall not count for the UNJSPF participant as contributory service in the UNJSPF under article 22 (b).

The provisions of Article 2 of the transfer agreement shall apply if, upon the termination of LWOP period, the UNJSPF participant ceases to be a UNJSPF participant and continues to be affiliated to the pension scheme of OECD and the former UNJSPF participant makes an election in writing to that effect within one year of the termination of LWOP period.

3. **Affiliate to the pension scheme of the OECD on LWOP**

If an affiliate to the pension scheme of the OECD becomes a UNJSPF participant during a period of leave without pay from the OECD and, upon the termination or expiration of such period (not exceeding the maximum period for LWOP when no contributions are made) without any break in affiliation, ceases to be a UNJSPF participant and resumes contributory service in the pension scheme of the OECD, no benefit becomes payable but the provisions of Article 2 of the transfer agreement shall apply. However, the Parties acknowledge that the pension scheme of the OECD affiliate status, rights or obligations as a participant in either Party’s Pension Scheme shall be determined by each Party in accordance with their respective Pension Scheme. Such period shall not count for the affiliate of the pension scheme of the OECD as periods of service in the pension scheme of the OECD under Article 7 of the Rules governing the pension scheme of the OECD.

The provisions of Article 3 of the transfer agreement shall apply if, upon the termination of LWOP period, the affiliate to the pension scheme of the OECD ceases to be a participant in the pension scheme of the OECD and continues to be a UNJSPF participant and the former affiliate to the pension scheme of the OECD makes an election in writing to that effect within one year of the termination of LWOP period.

4. **Transitional provisions**

UNJSPF participants or affiliates to the pension scheme of the OECD who had been on LWOP and later ceased to be UNJSPF participants or affiliates to the pension scheme of the OECD may, on the same conditions and within twelve months of the date of this exchange of letters, elect to avail themselves of the provisions of the transfer agreement.

I would appreciate your confirmation to regard the present exchange of letters as a binding agreement on the interpretation and application of the provisions to which it refers.

Yours very truly,

Josée Touchette  
OECD Executive Director
Subject: Exchange of Letters relating to the Agreement on the transfer of pension rights between OECD and UNJSPF (EXD/JT/2019/13/ld)

Dear Ms. Touchette,


I confirm that the provisions set out in your 20 June 2019 letter, which extend the scope of the transfer agreement to include officials on leave without pay, are acceptable to the United Nations Joint Staff Pension Fund.

Your letter of 20 June 2019 and this reply shall constitute a binding agreement on the interpretation and application of the transfer agreement, which comes into effect on this day.

Sincerely yours,

Rosemarie McClean
Chief Executive of Pension Administration