

Portability of Social Security Across Borders

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Outline of presentation

- The why: social security protection for migrant workers & their families
- The how: unilateral, bilateral, multilateral?
- Social security agreements: global standard for portability/coordination
- Implementation of agreements by social security institutions
- Conclusions and future collaboration



The why





An increasing reality

■ 169 million international migrant workers = 4.9 % of global labour force

58.5 per cent men, 41.5 per cent women

Asia-Pacific region of origin of one-third of migrant workers



International commitments and initiatives











ASEAN DECLARATION ON
PORTABILITY OF SOCIAL SECURITY BENEFITS
FOR MIGRANT WORKERS IN ASEAN



Vulnerability and economic considerations

- Migrant workers face a triple challenge:
 - High vulnerability and often work in risk-prone occupations
 - Have often low/no access to social security benefits (legal coverage limited, access barriers)
 - Are disadvantaged in accumulating long-term benefit rights

Migration plays an important economic role



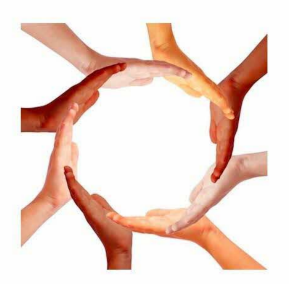
The how: unilateral, bilateral, multilateral?



Social protection for migrant workers & their families









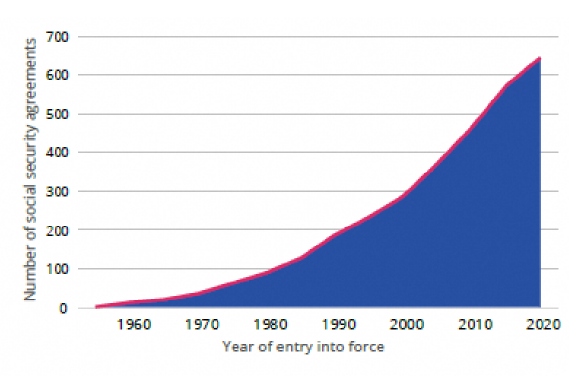
Unilateral measures

- Countries of employment (destination)
- Countries of origin
- Overcoming access barriers





Social security agreements (SSAs) around the world



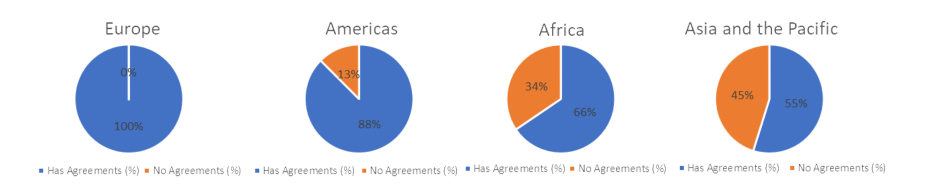


Bilateral & multilateral agreements between countries to coordinate social security systems.



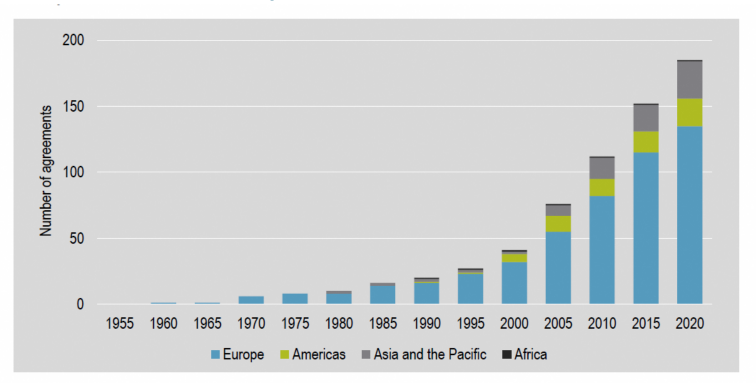
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Share of countries with SSAs, by region



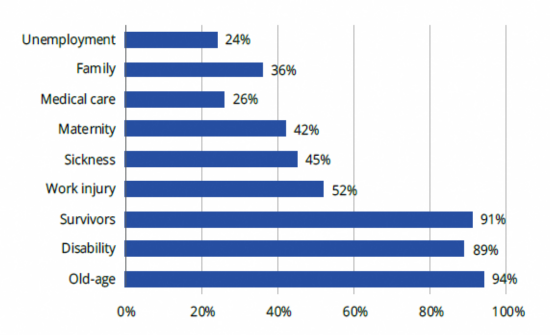


Number of bilateral agreements by partner countries – Asia and the Pacific, 1955-2020





Branches covered by SSAs, globally (2020)

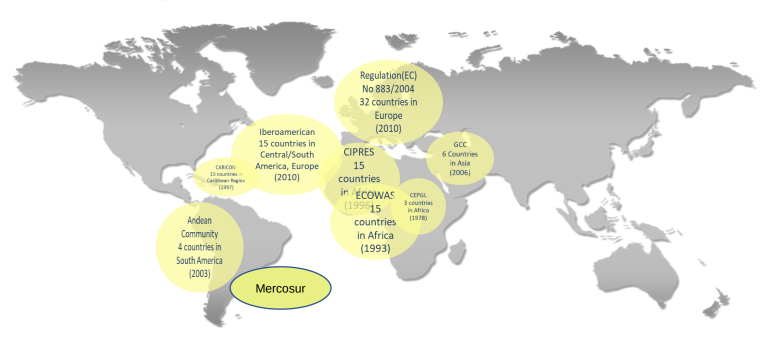


Source: ISSA, 2021





Multilateral agreements







Bilateral social security agreements	Multilateral Social Security Agreements
- Concluded between two countries	- Concluded between three or more countries, often on a regional basis
- Can result in different rights for migrant workers from different countries depending on	- Provide a uniform set of rules for all migrants who have worked in the signatory countries
whether covered by a SSA or not - Easier to conclude than a multilateral	- Ensure coherence with the objectives of economic regions and trade agreements, facilitates labor mobility within a region
agreement, more rapid, more tailored	- Can be more lengthy or complex to negotiate but may have stronger political leverage to include more reluctant countries within a region
- As there are only two parties involved, coordination and effective implementation may be easier in practice	- Can reduce administrative burden of implementation
- Need to do one for each country	



Social security agreements: key elements



Preliminary clarifications – when negotiating a SSA...

- There is no need for harmonizing social security systems, no need for legal changes to a country's social security system
- One can have SSAs even if schemes are different (e.g. savings / social insurance) and economic development levels are different
- There is no need for paying benefits on behalf of other countries (...and be worried not to get the money back...)
- New electronic data exchange standards increasingly allow for efficiency, integrity controls and prevention of fraud in cross-border payments
- There is no need to treat everybody equally (e.g. minimum contribution periods)



Objectives and key elements included in SSAs

Equality of treatment

- Non-nationals in a country have, to the extent possible, the same rights and responsibilities as nationals in the country
- Can extend to the worker only or also to his/her dependents

Exportability

- Reducing or eliminating restrictions on the payment of social security benefits to persons residing in the other country
- Acquired rights are guaranteed even if in the other territory
- Access/fees for payments abroad must be feasible



Objectives and key elements included in SSAs

- Determination of applicable legislation
 - Clarity about which country's legislation is applicable under certain circumstances
 - Avoiding double payment of social security contributions
 - General rule that the legislation of the destination country applies
 - Special rules for posted workers, with limited period of between one and five years usually
 - Special rules for self-employed workers, government employees
- Maintenance of rights totalization
 - Accumulation of qualifying periods under different countries' schemes
 - Periods of contribution or residence in another country taken into account when considering entitlements
 - Specifically important for benefits with long qualifying periods (e.g. pensions)
- Principle of reciprocity
- Mutual administrative assistance more later



Example for Totalization: Worker from State A 10 years worked in State A 10 years worked in State B Qualifying requirement to access pension in state A is 20 years of insurance

- Totalizing
 - 10 years insurance in State A + 10 years insurance in State B
 - Eligibility condition for pension in State A is met!
 - Each state pays prorate according to its own benefit calculation method
 - If 20 years insurance give USD 100, state A pays US\$50 (1/2)
- Country B will pay according to its own rules for 10 years of coverage



Example: SSA between India and Japan

- India: Employees' Provident Fund, lump sum on retirement
- Japan: Old-age pension social insurance scheme, 25 years insurance minimum qualifying period
- SSA signed in 2012
 - Covering old-age, disability, survivor pensions
 - Regulates posted workers for up to 5 years
 - Equality of treatment
 - Totalization of contribution periods
 - Payment of benefits abroad
 - Administrative collaboration



Advantages of the SSA?

Posted workers

- A Japanese national is sent to work in subsidiary of Japanese company in India for two years
- SSA enables to avoid double payment of contributions

Totalization

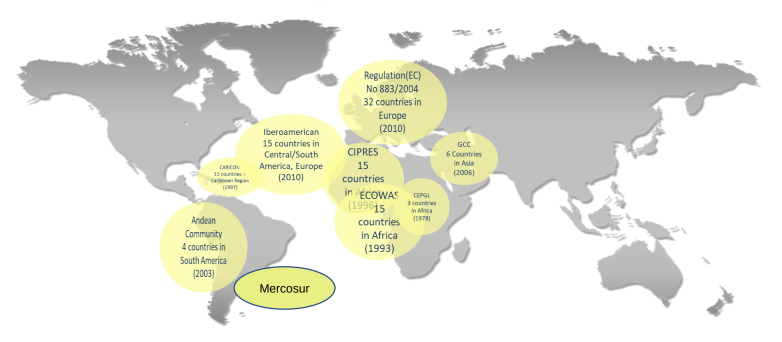
- Indian worker works for 22 years in Japan, then returns to India and works for five years
- Totalization will ensure the 22 years of contributions are not wasted

Exportability

- Indian worker is attained by disability while working in Japan and returns to India
- Exportability allows for him/her to receive the benefit in India
- Japan receives administrative assistance and information on the beneficiary



Example: multilateral agreements





Mercosur - Introduction



Commercial and customs agreement of South-cone of America (1991)

Includes:

- Argentina, Brazil, Paraguay, Uruguay, and Venezuela (2012)
- Around 300 million persons

• Multilateral SSA:

- Coordination instrument (did not change national social security systems)
- Signed in December 1997
- Entered into force: June 2005



Key components

- Totalization of non-overlapping working periods:
 - Cumulating years worked in MERCOSUR countries in order to qualify for a pension
 - May include a third country with agreement with one of the parties.
 - Payment based on prorata temporis: each country pays a proportion of the national pension for the length of time worked in the respective country
- Detached workers:
 - Up to 2 years
- Administrative collaboration:
 - Exemption of fees and legalization requirements, etc.



Governance

- MERCOSUR Permanent Multilateral Commission on Social Security
- Up to three delegates for each country (ministries and social security institutions)
- Functions:
 - Validate the application of the agreement
 - Provides advice to the competent authorities
 - Plans eventual changes
 - Solve discrepancies on the interpretation and application of the agreement

Working methodology: Consensus-oriented decision-making



How to get to a SSA?

An eight-step process

 Political will and administrative readiness to implement





Implementing social security agreements – a key topic



Administrative agreements

SSAs are always accompanied by administrative arrangements / forms

Objectives:

- Determine the implementation practicalities
- Define liaison offices and competent institutions
- Define means of exchange of information for requests, statistical purposes etc.



Points to be agreed between two countries

- What kind of forms?
- What information should they contain?
- In what language?
- Are there any exemption from administrative or other fees?
- Do documents need to be certified?

And:

How should information be exchanged?



Preventing undue payments, error, fraud

- Marriage, civil partnership, divorce and death play a significant role in the calculation of benefits
- When they happen abroad, how will the institution exporting benefits be informed? How does a country know it should inform?
- High risk for fraud and error
- Exchange of information is of vital importance but how to do this efficiently?



Paper or electronic exchange?

- Many bilateral agreements still use paper forms
- Multilateral agreements tend to provide electronic channels for the exchange of forms and structured information (EU, Mercorsur)
- The ISSA is developing an innovative concept to support the electronic exchange of data between institutions implementing SSAs







ISSA project on standard data exchange formats

- Increasing need for international data exchange
 - Operationalizing social security agreements
 - Performing integrity controls for cross-border payment
- Implementing a systematic and efficient international data exchange remains challenging
 - Often involves the implementation of specific data exchange systems from scratch for each separate SSA
 - The multiplicity of data exchange requirements leads to increased operational costs
- What type of solution could be helpful?
 - Combining "ready-to-use" and customisation features
 - Modular and generic global tools facilitating the ICT implementation
 - Adaptable to various country/agreement scenarios covering the main involved tasks



Conclusions and collaboration





Conclusions

- There is a strong case for:
 - Ensuring social security protection for migrant workers
 - Strengthening social security for migrant workers in each country
 - The conclusion of Social Security Agreements
- Many countries and regions have already embarked on this, but there are large gaps to fill
- It's complex and requires some time but important to build political will, necessary capacities and get started

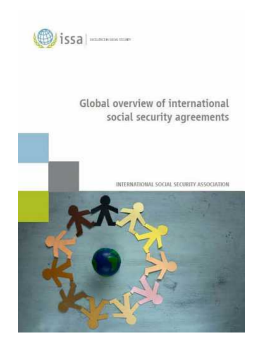


Future collaboration on protection of migrant workers

- ISSA and ILO work closely to support countries and social security institutions in concluding and implementing bilateral/multilateral SSAs
- Knowledge transfer from experienced countries and regions
- Capacity-building
 - ISSA/ASSA workshop?
- ISSA working group on implementation of SSAs



Further reading



ISSA Database on international social security agreements



