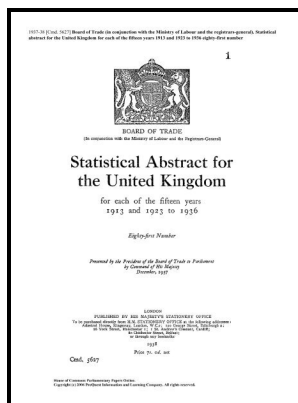


# Double Taxation - Income Tax : Exchange of Notes Between Canada and the United Kingdom : Signed at Ottawa May 1 and July 16, 1957.

s.n - Tax Conventions Implementation Act, 2002



Description: -

-Double Taxation - Income Tax : Exchange of Notes Between Canada and the United Kingdom : Signed at Ottawa May 1 and July 16, 1957.

- Canada. Treaties, etc. (Treaty series) -- 57-15 Double Taxation - Income Tax : Exchange of Notes Between Canada and the United Kingdom : Signed at Ottawa May 1 and July 16, 1957.

Notes: 1

This edition was published in 1957



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The provisions of this paragraph shall also apply with respect to earnings derived from the alienation of immovable property in Canada by a company carrying on a trade in immovable property, whether or not it has a permanent establishment in Canada, but only insofar as these earnings may be taxed in Canada under the provisions of or paragraph 1 of Article 13.

## Canada

The Department of Defence Production representative noted that there would be a meeting in Canada of the Senior Policy Committee of the program on October 4-5, 1962 and that the Department of Defence Production had proposed that the implications of the directives of the Secretary of Defense on the Defense Production Sharing Program be placed on the agenda. I have great respect for you as a man, and unbounded regard for your mental and personality faculties, political acumen and penetrating perception in analyzing the conclusions of thinking people. The Convention shall apply also to any identical or substantially similar taxes that are imposed after the date of signature of the Convention in addition to, or in place of, the existing taxes.

## BAILII

For the purposes of this Article, the term Canada and Norway, as the case may be, includes the sea or airspace above the area within which Canada or Norway, as the case may be, in accordance with international law and its national law, may exercise rights with respect to the seabed and subsoil and their natural resources. However, this provision shall only apply in circumstances as may be agreed from time to time between the competent authorities of the Contracting States. I am speculating over whether or not full measure of thought has been given to all the expense and inconvenience that would be involved in transporting maintenance staffs, equipment and materials in and out of the 6500 ft.

An enterprise shall not be deemed to have a permanent establishment in a Contracting State merely because it carries on business in that State through a broker, general commission agent or any other agent of an independent status, provided that such persons are acting in the ordinary course of their business. Indeed, these are cases where only certain articles of a convention are included in the schedule to implementing legislation.

**Protocol Amending the Convention Between the Government of Canada and the Government of the United Kingdom of Great Britain and Northern Ireland**

Effectuated by exchange of notes at Muscat July 26 and August 1, 2004. CANADA Agreement for cooperation in science and technology for critical infrastructure protection and border security.

**Convention Between Canada and the United States of America**

Other schedules were contemplated but were not submitted to Cabinet, viz. Signed at Rockville and Yerevan February 11 and 24, 2004. GUYANA Agreement regarding the surrender of persons to the International Criminal Court.

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