Your social security rights in Germany
The information provided in this guide has been drafted and updated in close collaboration with the national correspondents of the Mutual Information System on Social Protection (MISSOC).

The MISSOC-Network, coordinated since 1990 by the European Commission, comprises up to two official representatives of the public administrations of 31 European countries (the 27 EU Member States, Switzerland, Liechtenstein, Norway and Iceland). MISSOC produces regularly updated information and analyses which are mainly used by officials, researchers and people moving within Europe. More information on the MISSOC network is available at: http://ec.europa.eu/social/main.jsp?langId=en&catId=815

This guide does not provide an exhaustive description of the social security arrangements applicable in this country. For more detailed information on social security in this and other European countries, please refer to the MISSOC Comparative Tables, the MISSOC Charts and Descriptions of the Organisation of Social Protection and to the MISSOC Annex on Social Protection for the Self-employed, all available at the abovementioned link.

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Chapter I: Introduction, organisation and financing

Introduction

The German social security system comprises five statutory types: sickness insurance, long-term care insurance, pension insurance, accident insurance and unemployment insurance. This chapter explains for each type who are the insurers and the insured, and sets out the registration and contribution procedures.

Old-age insurance for farmers, insurance for craftsmen and social insurance for artists and publicists are not included in this guide. Further information concerning these types of insurance can be obtained from the competent insurance institutions.

The insurance institutions have set up liaison bodies for dealings in the field of social security with the other EU Member States. If you have problems or questions concerning social security in Germany and one or more other Member States, you should get in touch with the competent liaison body (see Annex I).

With the exception of a few professions (for example, civil servants, judges and military personnel), all workers are subject to compulsory insurance, unless their salary exceeds the fixed ceiling for compulsory insurance. Conversely, those in marginal employment who earn no more than € 400 per month are exempted from insurance.

Unemployment insurance may in principle be extended on a voluntary basis by making a request to the Federal Employment Agency, provided that, in the 24 months prior to taking up a self-employed activity, the interested party has for a period of 12 months been subject to compulsory insurance or received unemployment benefit. You may contact your local employment agency for information or advice.

In addition to the above-mentioned types of social security, there is also State social support, basic provision for jobseekers and various family benefits and housing allowances.

The registration procedure

As soon as you have taken up employment, your employer will take the necessary steps to register you for social security. You will first be registered with the sickness insurance fund (Krankenkasse), which will then inform the competent pension and unemployment insurance bodies. You will be given an insurance number (Versicherungsnummer), under which the pension insurance institution will record your periods of insurance and your contributable income.

Upon taking up employment for the first time, you will receive a social insurance identity card (Sozialversicherungsausweis or SV-Ausweis) from the pension insurance institution. This contains your surname, maiden name (where appropriate), given name and your insurance number. For some professions (e.g. construction), the identity card must have a photo and must be carried during working hours.

All persons to whom a new insurance number is allocated immediately receive notification of which pension insurance body is competent in their case. Self-employed persons must register themselves with the competent sickness insurance fund.
Organisation of social protection

Statutory pension insurance
The statutory pension insurance (Gesetzliche Rentenversicherung) is organised by the Federal Institution for German Pension Insurance (Deutsche Rentenversicherung Bund), the Regional Institutions of the German Pension Insurance (Regionalträger der Deutschen Rentenversicherung), the German Pension Insurance for Mining, Railways, Marine (Deutsche Rentenversicherung Knappschaft-Bahn-See) and the old-age pension funds for farmers (Landwirtschaftliche Alterskassen).

Statutory sickness insurance
The statutory sickness insurance (Gesetzliche Krankenversicherung) is in the hands of roughly 196 insurance funds, some of which operate regionally (e.g. local sickness insurance funds, Ortskrankenkassen) and some of which operate at a national level (e.g. most of the substitute funds, Ersatzkassen). These funds are open to all members regardless of occupation or employment in a company (exceptions are the fund for seamen and the agricultural funds for farmers). Apart from a few special categories (e.g. civil servants, judges, soldiers) all employees are subject to compulsory insurance, unless the remuneration is above the annual assessment ceiling in three consecutive years. For minor employment, special rules are applied. The sickness insurance funds administer the collection of the overall social insurance contributions for all branches.

Statutory long-term care insurance
Each statutory sickness insurance fund has established a long-term care insurance fund which is responsible for granting benefits to beneficiaries who are in need of long-term care. All persons who are members of a statutory sickness insurance fund are covered against the risk of need for long-term care in the same fund. Persons with private sickness insurance coverage must correspondingly conclude a private long-term care insurance contract.

Statutory accident insurance
The relevant organisations of the statutory accident insurance (Gesetzliche Unfallversicherung) are the accident insurance institutions for the industrial sector (Berufsgenossenschaften) and the accident insurance institutions of the public sector.

Statutory unemployment insurance
Statutory unemployment insurance (Gesetzliche Arbeitslosenversicherung) is implemented by the Federal Employment Agency (Bundesagentur für Arbeit). It is divided into the main office, the regional directorates and the local agencies. All employees are covered (manual workers, white-collar workers, trainees including young disabled persons).

Self-administration
The individual branches of social insurance are self-governed by representatives’ meetings and board meetings or administrative boards which consist of the same number of representatives of the employers and the insured persons. In the field of unemployment insurance, representatives of the public sector are included as a third party. The self-administration of substitute funds consists only of the representatives of the persons insured.

Supervision
As regards supervision, the Federal Ministry of Health (Bundesministerium für Gesundheit) is responsible for the branches of sickness and long-term care insurance. The Federal Ministry of Labour and Social Affairs (Bundesministerium für Arbeit und Soziales) is responsible for (old-age, survivors’ and invalidity) pension, accident, and unemployment insurance. As regards the competence of the supervisory authorities, the important factor is whether the
insurance fund is a Länder or a federal institution. An insurance fund qualifies as a Länder institution when its responsibilities do not extend beyond its Land. Furthermore, a fund whose responsibilities stretch over more than one Land (max. three), is also to be considered a Länder institution, provided the Länder involved stipulate one supervising Land. In such a case, supervision falls under the responsibility of the highest social insurance administrative body at a Länder level, or the authority stipulated by the Land’s legislation. This is also the case for associations at a Länder level. In all other cases, the insurance fund qualifies as a federal institution (as for instance the Federal Institution for German Pension Insurance (Deutsche Rentenversicherung Bund), the German Pension Insurance for Mining - Railway - Sea (Deutsche Rentenversicherung Knappschaft - Bahn - See) and the Substitute Health Insurance Funds (Ersatzkrankenkassen). The Federal Insurance Office (Bundesversicherungsamt) is the competent supervisory body.

**Financing**

The social security system is financed from national insurance contributions paid by employers and employees, and from general tax revenue.

If as a worker you earn more than a minimum income, you are obliged to pay contributions to sickness insurance, long-term care insurance, unemployment insurance and pension insurance. The level of your contribution is a fixed percentage of your earnings. In principle, half of the contribution has to be paid by you while your employer pays the other half. However, self-employed persons pay their full contribution to statutory sickness insurance, long-term care insurance and pension insurance. Employers are exclusively responsible for accident insurance contributions.

Your employer is responsible for the actual payment of contributions every time your wage or salary is paid. The statutory sickness insurance funds manage the collection of the total amount of contributions for all types of social security.

The total contribution to the sickness insurance scheme currently represents an average of 14.9 percent of your earnings up to an amount determined on an annual basis (ceiling for the calculation of contributions for 2010: € 45,000 annually). Half of the contribution is borne by the employer. You are solely responsible for an additional contribution to statutory sickness insurance at a rate of one percent (as at 2010).

The contribution rate for long-term care insurance (Pflegeversicherung) is 1.95 percent. Insured persons born since 1940 without children pay an additional contribution of 0.25 percent once they reach the age of 23.

The ceiling for statutory sickness insurance and long-term care insurance was € 45,000 annually in 2010.

For general pension insurance, the total amount in 2010 was 19.90 percent of earnings up to the contribution ceiling (in 2010, this was € 66,000 annually in the old Länder and € 55,800 annually in the new Länder). Half of the contribution is borne by the employer.

In 2010, the rate of contribution to unemployment insurance was 2.8 percent of earnings up to the contribution ceiling applicable to pension insurance. Half of the contribution is borne by the employer.

No contributions are payable for family allowances (which are financed by public funds).
Your right to social security benefits when moving within Europe

Social security systems in European countries are different, which is why EU provisions have been designed to coordinate them. Common rules ensuring access to social benefits are important to avoid European workers being put at a disadvantage when exercising their right of free movement. These rules are based on four principles.

- When moving within Europe, you are always insured under the legislation of one single member state: generally, if you are active, it will be the country where you work; if you are inactive, the country where you reside.
- The principle of equal treatment ensures that you have the same rights and obligations as nationals of the country where you are insured.
- When necessary, periods of insurance acquired in other EU countries can be taken into account towards the award of a benefit.
- Cash benefits can be "exported" if you live in a country other than the one where you are insured.

You can rely on the EU provisions on social security coordination in the 27 EU Member states, Norway, Iceland, Liechtenstein (EEA) and Switzerland (31 countries altogether).

Some general information on the EU provisions is provided at the end of each chapter. Further information about the coordination of social security rights when moving or travelling in the EU, Iceland, Liechtenstein, Norway or Switzerland can be found at: http://ec.europa.eu/social-security-coordination.
Chapter II: Healthcare

When are you entitled to healthcare?

There is a general obligation for the entire population (unless their income exceeds a ceiling of € 49,950) to become affiliated with the statutory or private health insurance.

The following are entitled to benefits:

- persons in paid employment and those receiving vocational training, including trainees;
- pensioners with a sufficient period of insurance;
- unemployed persons receiving unemployment insurance benefits;
- disabled persons in sheltered employment;
- persons participating in vocational rehabilitation and people being trained for some form of employment in special training institutions for youth assistance (Jugendhilfe);
- students in recognised higher education;
- farmers and helping members of their family;
- artists and writers;
- persons having no other right to the provision of healthcare services (under certain conditions).

No qualifying period is required.

What is covered?

Preventive examinations
For the early detection of diseases, you and the members of your family are entitled to the following preventive medical examinations:

- screening examinations for children’s diseases up to the age of six and from the age of ten;
- yearly screening examination for cancer for women from the age of 20 and men from the age of 45;
- every two years, a general medical screening examination for, in particular, heart, circulatory and kidney diseases or diabetes for insured persons from the age of 35.

Medical care
For as long as you are insured, you and the members of your family are entitled to treatment by general practitioners, specialists and dentists.

Per quarter, and for each initial consultation of a doctor or dentist which has not been requested by another practitioner during the same quarter, you must pay a special tax (Praxisgebühr) of € 10.

Medicines, therapeutic aids and appliances
Medicines are available on prescription from a sickness insurance fund doctor and may be obtained from all pharmacies. As a general rule, every medicine bought in a pharmacy entails an extra charge corresponding to ten percent of the sale price, with a minimum of € 5 and a maximum of € 10. The extra charge may not, however, exceed the price of the medicine. You must pay the full cost of medicines taken for certain illnesses such as a common cold or influenza and for other minor ailments. There is, however, an
exemption to the fact that over-the-counter drugs are not paid for by the insurance fund. For example, medicines for children up to the age of 12 showing developmental disability, as well as pharmaceuticals which, according to the guidelines of the Joint Federal Committee (Gemeinsamer Bundesausschuss) constitute the therapy standard for the treatment of serious diseases, are (partially) refunded.

Insured persons are also entitled to therapy (physiotherapy, massage, etc.). From the age of 18, insured persons are obliged to pay an additional charge of ten percent of the sale price, plus € 10 per prescription, but not exceeding the cost of the treatment.

The sickness insurance fund normally assumes financial responsibility for the cost of spectacle lenses, prostheses and other aids and appliances up to a fixed amount. The relevant prescriptions must first be submitted to the sickness insurance fund for approval. Here too, an extra charge corresponding to ten percent of the sale price must be paid, with a minimum of € 5 and a maximum of € 10. The extra charge may not, however, exceed the price of the product purchased.

**Dental services**

Insured persons pay 50 percent of the approved rates for dentures and crowns. There is full compensation of medically necessary conservative and surgical dental treatment.

Insured persons pay 20 percent of the cost of orthodontic treatment (the prevention and correction of irregularities of the teeth). They are only refunded this 20 percent after the treatment has been completed. There is full compensation of necessary orthodontist care for insured persons aged less than 18.

**Domestic nursing care and domestic help**

If the circumstances in your household are such that you cannot be given the necessary care and attention by a person living in your household when you are ill, the sickness insurance fund will pay not only for the medical treatment but also for the necessary domestic nursing care by qualified nursing staff. However, this right exists only where hospital treatment is required but is not possible, or where this treatment can be avoided or shortened by care at home. In principle, entitlement to domestic care is limited to four weeks per case of sickness.

You may also receive domestic help when, as a result of your illness, you cannot carry out your household duties. This benefit, however, is provided only if your household includes a child who is below the age of 12 or is disabled, and who cannot be looked after by another person at home.

**In-patient treatment**

You are entitled to any form of hospital treatment you may require. The need for hospital treatment must be confirmed in a certificate from the doctor. Except in the case of emergencies, an application must be made beforehand to the sickness insurance fund for coverage of the costs. For up to 28 days per calendar year, you must pay a contribution of € 10 for each day in hospital.

**Travel expenses**

Under certain conditions, travel expenses incurred for the purpose of obtaining medical treatment may be partially or wholly paid for by the sickness insurance fund. Insured persons pay ten percent of the travel expenses themselves, with a minimum of € 5 and maximum of € 10 per journey.
How is healthcare accessed?

Before any medical treatment, you must present the doctor concerned with a health insurance card (Krankenversichertenkarte). In an emergency, the doctor will treat you without requiring this card; in this case, you should provide him or her with the name and address of the sickness insurance fund with which you are insured.

Treatment is provided by doctors or dentists who have contracts with the sickness insurance funds – more than 90 percent of all established medical practitioners – between whom you may choose at the commencement of treatment or at the beginning of each calendar quarter.

A list of these practitioners is available from your sickness insurance institution.

If your doctor considers it necessary to refer you to a specialist, a polyclinic or a similar institution, s/he will give you a referral note (Überweisungsschein).

Your right to healthcare benefits when moving within Europe

If you are staying or residing in another country of the European Union, Iceland, Liechtenstein, Norway or Switzerland, you and your family may benefit from the public healthcare services provided there. This does not necessarily mean that treatment will be free of charge; it depends on the national rules.

If you are planning a temporary stay (holidays, business trip, etc.) in another EU country, Iceland, Liechtenstein, Norway or Switzerland, apply for a European Health Insurance Card (EHIC) before leaving. Further information about the EHIC and how to apply for one is available at: http://ehic.europa.eu.

If you are planning to move permanently to another EU country, further information on your rights regarding healthcare is available at http://ec.europa.eu/social-security-coordination.
Chapter III: Sickness cash benefits

When are you entitled to sickness cash benefits?

With some minor exceptions, all employees and categories of persons assimilated thereto are entitled to sickness cash benefit in the event of temporary inability to work.

Entitlement to sickness cash benefits is not subject to work or qualifying periods.

If your child (up to the age of 12) is taken ill and is in need of care in the opinion of your doctor, you are entitled, every calendar year, to claim cash sickness benefit for up to ten working days for each child (up to a maximum of 25 working days in all) if there is no one else available in your household to lend assistance. This applies only if the child is covered by a statutory insurance scheme.

What is covered?

If you become unfit for work as a result of illness through no fault of your own, your employer will, as a rule, continue to pay your wage or salary during the first six weeks of inability to work.

Sick persons whose wage or salary is not or is no longer paid by their employer are entitled to cash sickness benefit (Krankengeld) payable by the sickness insurance fund. The amount of benefit is 70 percent of your last regular earnings (Regelentgelt), but it may not exceed 90 percent of your regular net earnings.

Cash sickness benefit is paid up to the end of the certified period of inability to work. For one and the same illness, however, the cash sickness benefit may not be claimed for more than 78 weeks during a period of three years. At the end of the three-year period, there are certain conditions under which payment for a further period of three years is possible.

Persons receiving other benefits such as invalidity benefits or benefits from abroad will have the cash sickness benefit either withdrawn or reduced.

How are sickness cash benefits accessed?

If you are unfit for work, you must notify your employer immediately of your incapacity and its likely duration.

Within three days at the latest, your doctor must examine you and draw up a certificate confirming your incapacity and its likely duration. The doctor will send the certificate to your sickness insurance fund and provide you with a copy to send to your employer.

If you are called up for a medical examination, you must attend punctually. Any absence for which adequate justification is not provided may result in the withdrawal of your sickness benefits.

If you are receiving another benefit (a pension, for instance) or if your illness is attributable to an accident at work or to an occupational disease, you must inform your sickness insurance fund. For the duration of your incapacity for work, you may not leave Germany without permission from your sickness insurance fund. Doing so without this permission may result in the loss of benefits.
Your right to sickness cash benefits when moving within Europe

As a general rule, sickness benefits in cash (i.e. benefits normally intended to replace an income which is suspended due to sickness) are always paid according to the legislation of the country where you are insured, regardless of where you are residing or staying.*

When moving to another country of the European Union, Iceland, Liechtenstein, Norway or Switzerland, whenever certain conditions have to be fulfilled in order to become entitled to sickness benefits, the competent institution (i.e. institution in the country in which you are insured) must take account of periods of insurance, residence or employment that you have completed under the legislation of any of the above-mentioned countries. This thus guarantees that people will not lose their sickness insurance coverage when changing employment and moving to another state.

Further information about the coordination of social security rights when moving or travelling can be found at [http://ec.europa.eu/social-security-coordination](http://ec.europa.eu/social-security-coordination).

* Some special non-contributory cash benefits are provided exclusively in the country in which the beneficiary resides and are therefore not "exportable". These benefits are listed in the Annex II provided at the end of this guide.
Chapter IV: Maternity and paternity benefits

When are you entitled to maternity or paternity benefits?

All women entitled to sickness insurance benefits in kind (see Chapter II) are also entitled to benefits in kind during pregnancy and after delivery.

In addition to benefits in kind, all employees and categories of persons assimilated thereto (with some minor exceptions) are entitled, where appropriate, to maternity benefits. Entitlement to maternity benefits is not subject to qualifying conditions. It is not paid to women whose employer continues to pay their wage or salary during the period before and after confinement.

What is covered?

Maternity benefits in kind include:

- attendance by a doctor and assistance from a midwife during pregnancy and after delivery;
- assistance from a midwife and, if necessary, a doctor during delivery;
- drugs, medicines, bandages and other medical remedies;
- coverage of the costs in the case of a hospital delivery;
- entitlement to domestic nursing care;
- entitlement to home help.

The maternity benefit will be paid six weeks before the delivery and eight weeks afterwards (12 weeks in the case of premature or multiple births). In the event of premature birth the maternity leave after confinement is extended by those days that could not be taken before the delivery. The amount is dependent upon your wage or salary and will not exceed €13 per day. The difference between this allowance and your wage or salary will be paid by your employer.

How are maternity and paternity benefits accessed?

If you are pregnant, you should obtain a maternity card (Mutterschaftspass), which contains information about your entitlement to further examinations.

Your right to maternity and paternity benefits when moving within Europe

The coordination provisions cover maternity and equivalent paternity benefits. Whenever certain conditions have to be fulfilled in order to become entitled to benefits, the competent institution (i.e. institution in the country in which you are insured) must take account of periods of insurance, residence or employment completed under the legislation of another country of the European Union, Iceland, Liechtenstein, Norway or Switzerland.

As a general rule, benefits in cash (i.e. benefits intended to replace suspended income) are always paid according to the legislation of the country where you are insured,
regardless of where you are residing or staying*. Benefits in kind (i.e. medical care, medicines and hospitalisation) are provided according to the legislation of your country of residence as if you were insured there.

Further information about the coordination of social security rights when moving or travelling can be found at http://ec.europa.eu/social-security-coordination.

* Some special non-contributory cash benefits are provided exclusively in the country in which the beneficiary resides and are therefore not “exportable”. These benefits are listed in the Annex II provided at the end of this guide.
Chapter V: Invalidity benefits

When are you entitled to invalidity benefits?
All those subject to compulsory pension insurance (i.e. all employees and certain groups of self-employed people, earning more than a minimum income) are insured against invalidity.

Pension for general invalidity (Erwerbsminderung)
This pension is awarded if an insured person, following a reduction in his or her capacity for work for health reasons, is no longer able to perform an activity under normal labour market conditions for at least six hours (pension for partial invalidity) or at least three hours (full invalidity) per day.

In order to qualify for a pension, you will have to provide proof of having paid insurance contributions for at least 60 months (qualifying period). In addition, you must provide proof of having been compulsorily insured for three of the last five years before the onset of invalidity. This period may be extended, for example, by periods of incapacity for work, unemployment, schooling and child-rearing. Where an insured person becomes incapacitated less than six years after completing education or training, the qualifying conditions are eased.

Pension for partial invalidity (teilweise Erwerbsminderung)
In line with the principle of legitimate expectations, insured persons may also claim a pension in case of partial invalidity if they meet the conditions laid down in the insurance legislation and were born before 2 January 1961, and if their reduced earning capacity due to health reasons prevents them from working more than six hours per day in their current profession or in another profession acceptable to them.

Additional income limits
If you take up employment and earn an income in addition to your pension, this may result in the loss of your pension. You should therefore consult your pension institution before taking up such employment.

Special rules for miners
If you are a miner, your ability to work is considered to be reduced if, as a result of illness or disability, you are no longer able to carry out your usual mining duties or similar duties, unless you are engaged in equivalent employment outside the mining sector. Additional income from employment not equivalent in financial terms to your previous employment does not affect your pension.

On reaching the age of 50, a miner is entitled to a pension if he is no longer in employment equivalent in financial terms to his employment as a miner. In order to be eligible for this pension, however, you must have completed a qualifying period of 25 years.

Rehabilitation measures
Pension legislation recognises the principle of ‘rehabilitation in preference to pension’. If rehabilitation measures can maintain and improve the earning capacity of an insured person, the pension insurance institution will initially offer medical or occupational rehabilitation instead of a pension.
What is covered?

The amount of your pension will depend on the amount of social security contributions paid by you in the course of your entire ‘insurance life’. In addition to contribution periods, other periods exempt from contributions or with reduced contributions may increase the pension.

How are invalidity benefits accessed?

As a matter of principle, pensions are awarded only if applied for. The application should be made to the competent social insurance institution.

Your right to invalidity benefits when moving within Europe

The competent institution of the country where you claim an invalidity pension will take account of periods of insurance or residence completed under the legislation of any other EU country, Iceland, Liechtenstein, Norway or Switzerland, if this is necessary for the calculation of invalidity benefits.

Invalidity benefits will be paid regardless of where you reside or stay in the European Union, Iceland, Liechtenstein, Norway or Switzerland.* Necessary administrative checks and medical examinations will normally be carried out by the competent institution in the country where you reside. Under some circumstances, you may be required to return to the country which is paying your pension for such examinations, if your state of health allows you to do so.

Each country applies its national criteria when determining degree of invalidity. Therefore, it may be the case that certain countries will consider a person to have a degree of invalidity of 70 percent, while others will not consider the same person to be invalid at all under their legislation. This is a result of the fact that the national social security systems are not harmonised, but only coordinated by the EU provisions.

Further information about the coordination of social security rights when moving or travelling can be found at http://ec.europa.eu/social-security-coordination.

* Some special non-contributory cash benefits are provided exclusively in the country in which the beneficiary resides and are therefore not “exportable”. These benefits are listed in the Annex II provided at the end of this guide.
Chapter VI: Old-age pensions and benefits

When are you entitled to old-age benefits?

Everybody who is subject to compulsory pension insurance (i.e. all employees and certain groups of self-employed people, earning more than a minimum income) is covered by old-age insurance.

An old-age pension is seen as a reward for the work you have done in the course of your working life. To receive it, you must have reached a certain age and completed a minimum period of insurance (the general qualifying period is five years of contribution and substitute periods).

All calendar months in which you paid contributions or were rearing a child under three years of age are taken into account for qualifying periods of five, 15 and 25 years. For the qualifying period of 35 years, the periods taken into account are all pensionable periods. This includes, for example, training periods and periods of rearing a child below the age of ten.

If, on reaching pensionable age, you wish to cut back on your professional activity without stopping completely, you may opt for partial retirement, i.e. to receive your old-age pension in the form of a partial pension (one-third, one-half or two-thirds of the full pension). You may also decide not to claim your pension for the time being. If, on reaching the age of 65, you do not claim an old-age pension or only claim a partial pension, your final full pension will be increased by 0.5 percent per month (6 percent per year) of the amount of pension you did not claim before.

Normal retirement pension (Regelaltersrente)
The legislation provides for the standard retirement age to be gradually increased to 67 years from 2012 to 2029, starting with those born in 1947.

For all those born after 1963, the standard retirement age of 67 years will apply. It will still be possible for insured persons to retire at the age of 65 years without having their pensions reduced if they completed 45 years of compulsory contributions from employment and care and from child-raising periods up to the age of ten.

There are no limits to the amount of income you may receive in addition to your normal retirement pension.

Early pension
The retirement age for early pensions will be adjusted to the new standard retirement age. However, there is no adjustment for pension types which are being phased out; for these pensions, the standard retirement age remains 65 years of age.

An early pension (at reduced rate) may be claimed from the age of 63 after 35 years of pension insurance periods.

The old-age pension for the severely disabled may be claimed by insured persons who have reached the age of 65, are recognised as severely disabled when the pension is first paid, and have completed a qualifying period of 35 years. Early payment of this kind of old-age pension is possible at a reduced rate from the age of 62.
Insured persons born before 1 January 1952 may claim a reduced old-age pension at the age of 63 if they:

- have completed a qualifying period of 15 years;
- have paid compulsory contributions for an insured occupation for eight years out of the last ten preceding the start of the pension;
- are unemployed at the start of the pension;
- have been unemployed from the age of fifty-eight and a half for a total of 52 weeks or have worked part-time on the grounds of age (Altersteilzeitarbeit) for at least 24 months before the start of the pension.

As a compensation for the longer duration of pension payments, the pension is reduced by 0.3 percent for each month of drawing a pension prior to the standard retirement age (in case of old-age pension for persons with severe disability before the age of 65).

There are special rules for miners. They are entitled to an old-age pension on reaching the age of 60, provided that they have completed a qualifying period of 25 years.

**Old-age pension for women**

Women are entitled to an old-age pension at the age of 60 if they can produce evidence of more than ten years of compulsory contributions after reaching the age of 40. The qualifying period is 15 years. Insured women born from 1952 onwards are not entitled to claim this old-age pension. The standard retirement age remains the age of 65.

**What is covered?**

The amount of your pension will depend on the amount of social security contributions paid by you in the course of your entire 'insurance life'. In addition to contribution periods, other periods exempt from contributions or with reduced contributions may increase the pension.

**How are old-age benefits accessed?**

As a matter of principle, pensions are awarded only if applied for. The application should be made to the competent social insurance institution.

**Your right to old-age benefits when moving within Europe**

The EU provisions for old-age pensions exclusively concern state pension schemes and not company, occupational or private ones. They guarantee that:

- In each EU country (plus Iceland, Liechtenstein, Norway and Switzerland) where you have been insured, your insurance record is preserved until you reach the pensionable age in that country.
- Every EU country (plus Iceland, Liechtenstein, Norway and Switzerland) where you have been insured will have to pay an old-age pension when you reach the pensionable age. The amount you will receive from each of the member states will depend on the length of your insurance coverage in each state.
• Your pension will be paid wherever you reside in the EU (plus Iceland, Liechtenstein, Norway and Switzerland). *

You should submit your claim to the pension insurance institution of the EU country (or Iceland, Liechtenstein, Norway or Switzerland) in which you live, unless you have never worked there. If this is the case, you should apply to the country where you last worked.

Further information about the coordination of social security rights when moving or travelling can be found at http://ec.europa.eu/social-security-coordination.

* Some special non-contributory cash benefits are provided exclusively in the country in which the beneficiary resides and are therefore not “exportable”. These benefits are listed in the Annex II provided at the end of this guide.
Chapter VII: Survivors' benefits

When are you entitled to survivors' benefits?

Everybody who is subject to compulsory pension insurance (i.e. all employees and certain groups of self-employed, earning more than a minimum income) is covered also by survivors' insurance.

A widow's or widower's pension is awarded to the surviving spouse, the surviving partner in a registered partnership and in some cases to the divorced spouse.

Entitlement to a widow's or widower's pension is subject to a qualifying period of five years of contribution and substitute periods. The qualifying period may be deemed fulfilled if the insured person died as a consequence of an employment injury or shortly after completing education/training. Moreover, for a surviving spouse to be entitled to a pension, the marriage must in principle have lasted for at least one year.

An orphan's pension is awarded in principle, following the death of an insured person, to children up to the age of 18. The age limit is increased to 27 if the orphan is receiving educational or vocational training, if he or she voluntarily completes a social or ecological year, or has a disability which prevents him or her from earning a living. If educational or vocational training is interrupted by statutory military or civilian service, the entitlement to an orphan's pension is extended accordingly beyond the age of 27. A partial orphan's pension is paid when one parent is still living; the full orphan's pension is paid if both parents have died.

What is covered?

Widow's and widower’s pensions (Witwen-und Witwerrenten)

A widow's or widower's pension is 25 percent of the deceased insured person's old-age pension (referred to as the minor widow’s/widower’s pension). The payment of this benefit is limited to two years. The pension is increased if the beneficiary has the care of a child, on reaching the age of 45, or if his or her earning capacity is reduced to 55 percent (referred to as the major widow’s/widower’s pension). Widows or widowers who have raised children are also entitled to a supplement. In the case of divorce, the commonly acquired rights for old-age and invalidity insurance are divided between the ex-spouses.

Pension sharing

Instead of the usual provisions for spouses and widows/widowers, the spouses may, through a joint declaration, ask that the pension rights acquired during communal life be shared. The condition for this is that the spouses must have each completed at least a 25-year pension qualifying period, have been married after 31 December 2001 and/or have both been under 40 years old on that date. If these conditions are met, partners in a registered partnership may also request to share their pensions.

Orphan’s pension (Waisenrente)

The orphan’s pension for orphan children who have lost one parent amounts to 10 percent of the deceased parent’s pension plus an orphan’s supplement. For orphan children having lost both parents, the pension amounts to 20 percent of the deceased parents' pensions plus an orphan’s supplement. The orphan’s pension is reduced by a maximum of 10.8 percent, if the insured person dies before the age of 63 years.
Consideration of income
In determining pensions in the event of death, the beneficiary’s professional or alternative income is taken into consideration to a certain extent as well as income from assets, where applicable. The monthly fixed-rate allowance is currently € 718.08 in the old Länder and € 637.03 in the new Länder. This amount is increased for each child entitled to an orphan’s pension. In the case of orphan’s pensions, income is taken into account only if an orphan is over 18 years old. The monthly fixed-rate allowance for orphans is currently € 478.72 in the old Länder and € 424.69 in the new Länder. If the beneficiary’s own income exceeds the fixed-rate allowance, 40 percent of the remaining net income is attributed to the widow’s, widower’s or orphan’s pension.

How are survivors’ benefits accessed?
As a matter of principle, pensions are awarded only if applied for. The application should be made to the competent social insurance institution.

Your right to survivors’ benefits when moving within Europe
In general, the rules which apply to pensions for surviving spouses or orphans and death grants are the same as the ones applying to invalidity and old-age pensions (see chapters V and VI). Namely, survivors’ pensions and death grants have to be paid without any reduction, modification or suspension regardless of where the surviving spouse resides in the European Union, Iceland, Liechtenstein, Norway or Switzerland.

Further information about the coordination of social security rights when moving or travelling can be found at http://ec.europa.eu/social-security-coordination.

* Some special non-contributory cash benefits are provided exclusively in the country in which the beneficiary resides and are therefore not "exportable". These benefits are listed in the Annex II provided at the end of this guide.
Chapter VIII: Benefits in respect of accidents at work and occupational diseases

When are you entitled to benefits in respect of accidents at work and occupational diseases?

Accident insurance is compulsory in particular for workers and trainees. Other groups of people are also insured, including: children in day nurseries or being looked after by qualified day carers; pupils in general education; persons undergoing rehabilitation; and students receiving university education. Self-employed persons are not, in principle, subject to compulsory insurance but may choose to take out insurance.

Accident insurance benefits are paid only in the case of insured events, meaning accidents at work and occupational diseases.

Accidents at work include not only those that occur while exercising a professional activity but also commuting accidents. The latter concern accidents suffered by insured persons on the way to or from work. Occupational diseases are diseases suffered by insured persons as a result of their work and are defined in the ordinance on occupational diseases (a list of 73 recognised diseases). There is also a possibility to prove the occupational character of diseases not on the list (mixed system).

There has to be a causal link between the insured activity and the accident/disease, and between the accident/disease and the damage to health.

What is covered?

By way of compensation for damage to health caused by an insured event, you may claim the following benefits:

Medical treatment and injury benefits
Medical treatment includes first aid, medical care, medicines, therapeutic remedies and aids, home-care services and medical rehabilitation benefits.

Working life participation benefits
Working life participation benefits comprise benefits for keeping or obtaining a job, job seeking, work experience, vocational preparation, basic and further training and retraining.

Community participation benefits
The purpose of these benefits is to re-integrate people in community life, in particular to help them to:

- acquire knowledge and practical skills;
- understand their surroundings;
- acquire, maintain and equip accommodation suitable for disabled people;
- live independently in a sheltered dwelling;
- participate in cultural and social life.
**Supplementary benefits**
Supplementary benefits concern in particular the group practice of rehabilitation sports prescribed by a doctor and practised under medical supervision, travel costs incurred in practising this sport, company support, home help and child-care costs.

**Long-term care benefits**
If you become dependent as a result of an insured event, you are entitled to care benefits or a care allowance (even if you already receive a pension).

**Injury benefit and temporary benefit**
You are entitled to injury benefit for as long as you are unable to work, including while receiving medical treatment. It amounts to 80 percent of your gross salary and the ceiling is your net salary. The injury benefit is in general awarded following the period of entitlement to continued payment of wages for a maximum of 78 weeks or as long as inpatient treatment continues. The benefit is withdrawn when you are awarded an injury pension.

A temporary benefit is granted during the period when you receive working life participation benefits; the amount of the temporary allowance is slightly lower than that of the injury benefit.

**Pension**
If, following an accident at work or an occupational disease, your earning capacity is reduced by at least 20 percent for more than 26 weeks, you will be awarded a pension. The amount of the pension depends on the degree to which your earning capacity has been reduced and your previous annual income (income from the last 12 calendar months preceding the insured event).

**Survivors’ pensions (Hinterbliebenenrenten)**
If your spouse’s death was caused by an accident at work or an occupational disease, you will be awarded a survivor’s pension. The pension amounts to 40 percent of the last gross earnings of the deceased person, if you are over 47 years of age or unable to work or rearing a child entitled to an orphan’s pension. If you are younger and are not raising a child, you will receive an annual pension equivalent to 30 percent of the deceased person’s annual salary for two years. However, the pension is extended beyond two years if the date of death was before 1 January 2002, or if the spouses, of whom at least one was born before 2 January 1962, were married before 1 January 2002.

Children under the age of 18 receive an orphan’s pension (Waisenrente). A partial orphan (a child who has lost one parent) receives 20 percent, a full orphan 30 percent of the insured person’s previous income. If a child is still receiving education, the pension is paid up to the age of 27.

If the pension beneficiary has his or her own income, this may be deducted from the pension.

**Lump sum**
Under certain conditions, a lump sum (Abfindung) may be paid instead of the pension.

**Death grant**
Where death has occurred as the result of an accident at work or an occupational disease, a death grant (Sterbegeld) is paid. The amount in question corresponds to one-seventh of the reference sum (2010: Old Länder: € 4,380 - New Länder: € 3,720 ).
How are benefits in respect of accidents at work and occupational diseases accessed?

It is the accident insurance institution which officially determines whether an accident is insured and a right to benefits exists. You are not obliged to make a request yourself. Your employer has to notify every insured event to the accident insurance institution.

If you suffered an accident at work, you generally have to consult a specialised physician (transition doctor or Durchgangsarzt) appointed by the accident insurance institution. This transition doctor makes the decisions regarding the subsequent medical treatment in cooperation with your responsible accident institution.

Your right to benefits in respect of accidents at work and occupational diseases when moving within Europe

The EU provisions on benefits in respect of accidents at work or occupational diseases are very similar to the provisions on sickness benefits (see sections II and III). Within the European Union, Iceland, Liechtenstein, Norway or Switzerland, if you reside or stay in a country other than in the one in which you are insured against accidents at work, you are normally entitled to receive healthcare there in respect of an accident at work or an occupational disease; benefits in cash will normally be paid by the institution by which you are insured, even if you reside or stay in another country.*

Whenever certain conditions have to be fulfilled in order to become entitled to benefits in respect of accidents at work or occupational diseases, the institution where you are insured must take account of periods of insurance, residence or employment that you have completed under the legislation of other countries of the European Union, plus Iceland, Liechtenstein, Norway or Switzerland. This guarantees that people will not lose their insurance coverage when changing employment and moving to another country.

Further information about the coordination of social security rights when moving or travelling can be found at http://ec.europa.eu/social-security-coordination.

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Chapter IX: Family benefits

When are you entitled to family benefits?

Every person living in Germany is entitled to child benefit (Kindergeld) and a parental allowance (Elterngeld) for his or her own children, for adopted children or for dependent children.

Child benefit

Child benefit is granted for all children up to the age of 18. Thereafter, children continue to be eligible for benefit if they:

- have not yet exceeded the age of 21, are not in employment and are registered as a jobseeker with an employment service in Germany or another EU Member State, Iceland, Liechtenstein, Norway or Switzerland;
- have not yet exceeded the age of 25 and are attending school, studying or receiving vocational training, are in a transitional period (lasting no longer than four months) between two periods of training or study, or are taking a voluntary social or ecological ‘gap’ year or participating in European Voluntary Service or other service abroad within the meaning of Article 14b of the Civil Service Act (Zivildienstgesetz), and if their income does not exceed € 8,004 in the course of the calendar year;
- have not yet exceeded the age of 25 and are unable to start or continue vocational training because of the lack of a training place and if their income does not exceed € 8,004 in the course of the calendar year;
- are unable to earn a living owing to a physical, mental or psychological impairment which arose before reaching the age of 25.

If a child has done military service or a substitute community service, child benefit can be paid for children in a training or transition period, or for children looking for employment beyond the age limits referred above. In this case the end of the period of consideration is deferred by the length of this service. However, child benefit is not paid during the military service or substitute community service itself.

You are not entitled to child benefit for a child for whom you, your spouse or another person with whom a child is in a parent/child relationship already receive a similar benefit.

Parental allowance (Elterngeld)

A child-rearing allowance is normally paid to the mother but under certain conditions it may be paid to the father, provided that he brings up the child himself. A parent receives this benefit as long as s/he does not work for more than 30 hours per week. It is payable until the child reaches the age of 14 months.

Spouses or partners taking care of a child after the birth (even if the child is not their own) can receive the parental allowance under the same conditions. The same applies for relatives up to the third degree, if the parents due to hardship (illness, disability or death of the parents) cannot take care of the child themselves.

For adopted children and children who are taken into the household with the goal of adoption, the parental allowance can be paid for up to 14 months. The 14-month period starts when the child is taken into the household. The entitlement ceases when the child has reached the age of eight.
What is covered?

Child benefit
Child benefit is a monthly flat-rate amount of € 184 for the first two children, € 190 for the third child and € 215 for the fourth and subsequent children.

Parental allowance
Parents can receive a parental allowance for a minimum of two months (minimum reference time) and a maximum of 12 months. In principle both parents are jointly entitled to a total of 12 monthly payments, which are granted for each month of age of the child. They are entitled to two more monthly payments, if both parents use the parental allowance and their earned income is reduced for at least two months (shared months).

The parental allowance (Elterngeld) amounts to a minimum of 67 percent of the adjusted net income of the parent claiming the benefit (in absolute figures at least € 300 and at most € 1,800). Supplements are available for low-income families. Families with several children receive a sibling’s bonus to the amount of ten percent of the parental allowance they are entitled to, which corresponds to at least € 75 per month.

How are family benefits accessed?
Child benefit must be applied for in writing. The application form may be obtained from the employment agency (family allowance fund). You can find more information at http://www.familienkasse.de.

The employment agency (family allowance fund) pays the allowance into the designated bank account in the course of the month for which the child benefit is determined.

You are obliged to notify the employment agency immediately, and on your own initiative, of any changes in the information given in the application form which could affect your entitlement to child benefit (e.g. the end of a child’s vocational training).

The body responsible for the parental allowance varies according to the Land where you reside. Your sickness insurance institution will provide you with any information you may require. You can find the body responsible at http://www.familien-wegweiser-regional.de/Elterngeld.73.0.html.

Your right to family benefits when moving within Europe

Characteristics and amounts of family benefits vary considerably from one state to another. It is therefore important for you to know which state is responsible for providing you with these benefits and what the conditions to entitlement are. You can find the general principles for determining the competent legislation at http://ec.europa.eu/social/main.jsp?catId=849&langId=en.

The country which is responsible for paying family benefits must take into account periods of insurance completed under the legislation of any other countries of the European Union, plus Iceland, Liechtenstein, Norway or Switzerland, if this is necessary to satisfy the conditions governing entitlement to the benefit.

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If a family is entitled to benefits under the legislation of more than one country, they will, in principle, receive the highest amount of benefits provided for under the legislation of one of these countries. In other words, the family is treated as if all persons concerned resided and were insured in the state with the most favourable legislation.

Family benefits may not be paid twice over the same period and for the same family member. There are priority rules which provide for the suspension of benefits from one country up to the amount of those paid by the country which is primarily competent for payment.

Further information about the coordination of social security rights when moving or travelling can be found at http://ec.europa.eu/social-security-coordination.
Chapter X: Unemployment

When are you entitled to unemployment benefits?

Ordinary unemployment benefit
In principle, if you are an employed person or trainee and become unemployed, you are entitled to unemployment benefit provided that:

- you register as an unemployed person with the employment office and apply for the benefit;
- you are unemployed or are employed for fewer than 15 hours a week;
- you are available for work, i.e. you must be capable of working and willing to accept any suitable employment offered, and you are actively seeking employment;
- you have completed the qualifying period, i.e. you must have been in employment for which contributions are compulsory for at least 12 months during the last two years.

As an unemployed person, you are obliged to pursue every opportunity to find employment. You must fulfil the duties mentioned in the integration agreement which the employment agency has concluded with you.

The benefit will not be awarded until after a period of up to 12 weeks (Sperrzeit) if, without an important reason:

- you terminate your employment relationship yourself;
- you refuse work offered to you by the employment office;
- you refuse to participate in any reasonable measure to help you find employment.

Basic provision for jobseekers (unemployment benefit II/social welfare allowances)
Following unemployment benefit, or in addition to it, you are entitled to type II unemployment benefit if you are:

- capable of work;
- without means;
- aged between 15 and 65 or 67;
- usually resident in the Federal Republic of Germany.

Persons incapable of work living with a person without means who is capable of work in a 'community of dependence' (Bedarfsgemeinschaft) are entitled to social welfare allowances to meet their needs, provided that they do not fall into the category of people stated in Book XII of the Social Code (Sozialgesetzbuch, SGB XII).

What is covered?

Ordinary unemployment benefit
Benefits vary according to your salary, the fiscal category mentioned on your tax card and according to whether or not you have children.

For the purposes of calculating the benefit, the average daily wage during the last year is taken into account, up to a benefit ceiling of € 5,500 per month in the old Länder and € 4,650 per month in the new Länder.
Beneficiaries with children receive 67 percent of net earnings, while beneficiaries without children receive 60 percent of net earnings.

The duration of benefits depends on the length of the period during which you have paid contributions and on your age, with a maximum duration of 24 months. It ranges from six months for people who have been subject to compulsory insurance for 12 months up to a maximum of 24 months for older people who have been subject to compulsory insurance for 48 months.

**Basic provision for jobseekers (unemployment benefit II/social welfare allowances)**
The basic provision for jobseekers is a needs-oriented and means-tested welfare aid, the amount of which is determined in line with social assistance, in order to guarantee a socio-cultural subsistence level. The necessary subsistence level is granted according to the standard benefits at federal level in the form of standard rates (Regelsätze) which are the same all over Germany. Actual housing and heating costs are covered to the full amount if these are adequate. The standard allowance is granted as a lump sum covering the costs for food, personal hygiene, household equipment and personal needs of daily life.

The duration of the basic provision for jobseekers is in principle unlimited as long as the conditions of eligibility are met; as a rule, however, the benefit is only granted for a duration of six months, then it is necessary to prove the entitlement again.

**Other benefits**
While you are unemployed, the unemployment insurance scheme pays the following contributions in your name:

- sickness insurance contributions; as regards the receipt of benefits, the conditions explained in Chapter II apply;
- contributions to long-term care insurance;
- contributions to statutory pension insurance.

While receiving unemployment benefit, you are also insured against certain accidents.

There are no statutory pre-retirement benefits in Germany. However, collective agreements in many sectors include provisions on pre-retirement.

**How are unemployment benefits accessed?**

**Ordinary unemployment benefit**
To claim the benefit, you must register as an unemployed person with the employment office and apply for the benefit.

You must also inform the employment office immediately of any changes in your personal circumstances or those of your family members which may affect in any way your entitlement to benefit (for instance, the award of a pension, taking up employment).

**Basic provision for jobseekers (unemployment benefit II/social welfare allowances)**
While you are claiming benefits, you are obliged to report to the competent body for basic provision (job centre, working community or authorised municipal authority) if requested to do so. Failure to respond to such a request without a valid reason may result in serious penalties in the form of reduced benefits (or even the loss of benefits in the case of repeated failure to respond). Stricter sanctions are foreseen for recipients who are capable of work and aged between 15 and 24 years if they fail to comply with their duties.
The basic provision for jobseekers is subject to a specific assessment. The institution responsible for basic security benefits decides on the request for benefits. The incapacity for work is determined by the employment agency and, in the case of an appeal, by a joint conciliation committee. The institution responsible for basic security benefits has an external service to examine living and working circumstances.

**Your right to unemployment benefits when moving within Europe**

Normally, the member state in which you are employed is the one responsible for granting unemployment benefits. Special provisions apply to frontier workers and other cross-border workers who have maintained their residence in a member state other than the one in which they work.

Periods of insurance or employment completed in other countries of the European Union, Iceland, Liechtenstein, Norway or Switzerland, may be used to fulfil the contribution conditions.

If you want to look for a job in a different country of the European Union, Iceland, Liechtenstein, Norway or Switzerland, you may under certain conditions export these benefits for a limited period of time.∗

Further information about the coordination of social security rights when moving or travelling can be found at [http://ec.europa.eu/social-security-coordination](http://ec.europa.eu/social-security-coordination).

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Chapter XI: Minimum resources

When are you entitled to benefits regarding minimum resources?

Assistance benefits
Anyone who is unable to maintain him- or herself through his or her own resources, whether financial (income and assets) or physical (capacity for work), or with the help of a third party, is entitled to claim social assistance, provided s/he actually resides in Germany.

The legislation on social assistance encompasses several areas, each governing benefits awarded in specific situations. The benefits discussed here are part of a tax-financed scheme of means-tested minimum resources to secure a decent standard of living for persons in need who are capable or incapable of working, and who do not earn a sufficient income to meet the needs of their family (Bedarfsgemeinschaft), or who do not receive the necessary support from other people. In particular, persons below the age of 65 who cannot meet their own needs and are temporarily unable to work receive a subsistence allowance (Hilfe zum Lebensunterhalt) as part of social assistance. Persons over the age of 65, and those over the age of 18 who are permanently unable to work for medical reasons, are entitled to claim a needs-based pension supplement in old age and in the event of reduced earning capacity (Grundsicherung im Alter und bei Erwerbsminderung). Unemployed persons who are capable of work and without means can apply for the basic provision for jobseekers (unemployment benefit II/social welfare allowances, see Chapter X).

Each member of an eligible household is entitled to claim social assistance in his/her own right. The total amount increases with the size of the family. The income and assets of the claimant and spouse or partner who share the same household are taken into account for the calculation of benefits.

Blindness allowance and care allowance
Depending on the respective Länder legislation, persons suffering from partial or total blindness may, under certain conditions, be awarded blindness and care allowances from the Land concerned (Landesblindengeld and Landespflegegeld). In some Länder, deaf people and those with certain major disabilities may also claim a care allowance. Entitlement to these allowances is conditional upon being resident or ordinarily resident in the Land concerned.

What is covered?

Assistance benefits
The standard rates (Regelsätze) are set by the Länder. Since 1 July 2009 the basic standard rate of €359 applies in principle in the whole of Germany (100 percent of the basic standard rate (Eckregelsatz)). The amounts of the standard rates vary according to the age and the beneficiary’s position in the household:

- 100 percent of the basic standard rate for the head of the household as well as for a person living alone,
- 90 percent if spouses or cohabitants are living together.

The standard rates may be supplemented by the following:
- supplements for special needs for certain groups (e.g. children, single parent families, pregnant women, persons in need of extra nutrition due to certain diseases, etc.):
- one-time benefits that are not included as a flat-rate in the standard rate, for initial clothing outfit (including in the case of pregnancy and birth), initial fittings for the house (including household appliances) and initial equipment for school trips lasting several days;
- additional school benefits: at the beginning of the school year, pupils at a general or vocational school receive a standard additional amount of € 100 for school supplies provided assistance towards living expenses is granted to them in the month of their first day at school.

Needs-based pension supplements in old age, and in the event of reduced earning capacity, are generally paid for a period of 12 months and thereafter have to be applied for again.

**How are minimum resources benefits accessed?**

**Assistance benefits**
The institution responsible for social assistance makes the decisions regarding a request for benefits. The incapacity for work is determined by the State pensioner insurer. The institution responsible for social assistance has an external service to examine the living and working situation of individual cases.

**Your right to minimum resources benefits when moving within Europe**

Some special non-contributory cash benefits are provided exclusively in the country in which the beneficiary resides and are therefore not "exportable". These benefits are listed in the Annex II provided at the end of this guide.

EU coordination rules apply only to social security, not to social assistance benefits.

Further information about the coordination of social security rights when moving or travelling can be found at [http://ec.europa.eu/social-security-coordination](http://ec.europa.eu/social-security-coordination).
Chapter XII: Long-term care

When are you entitled to long-term care?

Long-term care benefits in Germany are provided under the statutory long-term care scheme and as a part of the social assistance system.

Everyone who is covered by statutory (or private) sickness insurance is automatically covered by the statutory social (or private) long-term care insurance. The social assistance scheme is a universal scheme open to all persons who fulfil the conditions, in particular to persons in need of care who, as a result of a physical, emotional or mental disease or disability, are expected to need long-term assistance for at least six months to perform everyday activities. In some defined cases, persons with a lesser degree of dependency may also be entitled to benefits.

Conditions and benefits are largely similar in both schemes. However, in the statutory scheme, there is a qualifying period of two years, whereas there is none in the social assistance scheme. Moreover, an important difference is that social assistance care benefits are only granted in case of dependency, i.e. if the person in need of care can neither bear the costs of the care service him-/herself nor receive it from others.

Both the statutory long-term care insurance and the social assistance scheme provide for the payment of the pension contributions on behalf of caring family members and other informal carers.

What is covered?

Benefits in kind

Benefits in kind include:

- the provision of home care and domestic help by outpatient centres or individual carers;
- the provision of day and night centres in addition to home care;
- a lump-sum payment for the costs of residential care.

The value of these benefits depends on the degree of dependency and amount to €1,510 for category III (the highest).

Respite care (Pflegevertretung) constitutes a payment of up to € 1,510 for a maximum of 28 days in a calendar year for the replacement of a carer, if he/she is on holiday or ill. In the case of a carer being absent, or following the inpatient care, the costs of residential care for a short period up to a maximum of 28 days per year are covered for an amount of € 1,510 (short-term care (Kurzzeitpflege)).

Benefits for home care may be complemented by aids and appliances to facilitate the provision of care or household activities.

Additional care benefits are available for persons with an extensive general need of care (e.g. people with dementia, mentally disabled people and people with mental illnesses).

Benefits have an unlimited duration as long as the entitlement conditions are fulfilled.
**Cash benefits**

If a person in need of care provides for the care him-/herself, he/she can claim a care allowance in order to assure necessary basic care and household assistance in an adequate way. The amount of this benefit varies according to the degree of dependency. For category III, it equals € 685.

Cash benefits and benefits in kind may be combined: if the person in need of care only partly claims the benefits in kind, s/he is also entitled to receive a proportionate care allowance.

There is a free choice between benefits in kind and cash benefits.

Benefits have an unlimited duration as long as the entitlement conditions are fulfilled.

**How is long-term care accessed?**

Doctors, in close cooperation with staff specialised in care, carry out the assessment to determine the need for long-term care.

In the assessment procedure, four indicators are taken into consideration: personal hygiene, food, mobility and housekeeping.

**Your right to long-term care when moving within Europe**

Long-term care benefits also fall under EU social security coordination rules, in the same way as sickness benefits. Long-term care benefits in cash are paid according to the legislation of the state where you are insured, regardless of which state you are residing or staying in.*

Long-term care benefits in kind (which include healthcare, medical treatment, medicines and hospitalisation) are provided according to the legislation of the state in which you reside or stay as if you were insured in that state.

Further information about the coordination of social security rights when moving or travelling can be found at [http://ec.europa.eu/social-security-coordination](http://ec.europa.eu/social-security-coordination).

* Some special non-contributory cash benefits are provided exclusively in the country in which the beneficiary resides and are therefore not "exportable". These benefits are listed in the Annex II provided at the end of this guide.
Annex I: Useful addresses and websites

More detailed information on qualifying conditions and individual social security benefits in Iceland can be obtained from the public institutes managing social protection system.

Enquiries concerning the effect on benefits of insurance in two or more Member States should be addressed to:

**Statutory health and long-term care insurance**

GV Spitzerverband, Abteilung
Deutsche Verbindungsstelle
Krankenversicherung – Ausland (DVKA)
[German liaison body for sickness insurance abroad]
Pennefeldsweg 12 c
53177 Bonn
Tel. (49-228) 95300
http://www.dvka.de

**Accident insurance**

Deutsche Verbindungsstelle gesetzliche
Unfallversicherung - Ausland
[Central Federation of Industrial Employers' Liability Insurance Associations]
Alte Heerstr. 111, Postfach 2052
53757 Sankt Augustin
Tel. (49-2241) 231 01
http://www.dguv.de

**Unemployment insurance and family benefits**

Bundesagentur für Arbeit
[Federal Employment Agency]
Regensburger Straße 104
90478 Nürnberg
Tel. (49-911) 179 0
http://www.europaserviceba.de
http://www.arbeitsagentur.de

**Liaison bodies for statutory pension insurance**

Deutsche Rentenversicherung
http://www.deutsche-rentenversicherung.de

Greece, Liechtenstein, Switzerland, Cyprus
Deutsche Rentenversicherung Baden-Württemberg
76122 Karlsruhe
Tel. (49-721) 825 0
and
70429 Stuttgart
Tel. (49-711) 848 0
http://www.deutsche-rentenversicherung-bw.de
Poland
Deutsche Rentenversicherung Berlin-Brandenburg
Knobelsdorffstr. 92
14059 Berlin
Tel. (49-30) 3002 0
http://www.deutsche-rentenversicherung-berlin-brandenburg.de

Hungary
Deutsche Rentenversicherung Mitteldeutschland
Kranichfelder Straße 3
99097 Erfurt
Tel. (49-361) 482 0

Bulgaria
Deutsche Rentenversicherung Mitteldeutschland
Paracelsusstraße 21
06114 Halle
Tel. (49-345) 213 0
http://www.deutsche-rentenversicherung-mitteldeutschland.de

Slovenia, Slovakia, Czech Republic
Deutsche Rentenversicherung Bayern Süd
84024 Landshut
Tel. (49-871) 81 0

Austria
Deutsche Rentenversicherung Bayern Süd
81729 München
Tel. (49-89) 6781 0
http://www.deutsche-rentenversicherung-bayernsued.de

Denmark, Finland, Norway, Sweden
Deutsche Rentenversicherung Nord
Ziegelstraße 150
23556 Lübeck
Tel. 0451 485-0

Estonia, Latvia, Lithuania
Deutsche Rentenversicherung Nord
Platanenstr. 43
17033 Neubrandenburg
Tel. (49-395) 370 0

Ireland, United Kingdom
Deutsche Rentenversicherung Nord
Friedrich-Ebert-Damm 245
22159 Hamburg
Tel. (49-40) 5300 0
http://www.deutsche-rentenversicherung-nord.de

Belgium, Spain
Deutsche Rentenversicherung Rheinland
40194 Düsseldorf
Tel. (49-211) 937 0
http://www.deutsche-rentenversicherung-rheinland.de

France, Luxembourg
Deutsche Rentenversicherung Rheinland-Pfalz
Eichendorffstraße 4-6
67346 Speyer
Tel. (49-6232) 17 0
http://www.deutsche-rentenversicherung-rlp.de

Italy, Malta
Deutsche Rentenversicherung Schwaben
Dieselstr. 9
86154 Augsburg
Tel. (49-821) 500 0
http://www.deutsche-rentenversicherung-schwaben.de

Portugal
Deutsche Rentenversicherung Nordbayern
Friedenstraße 12/14
97072 Würzburg
Tel. (49-931) 802 0
http://www.deutsche-rentenversicherung-nordbayern.de

Iceland, Netherlands
Deutsche Rentenversicherung Westfalen
Gartenstraße 194
48125 Münster
Tel. (49-251) 238 0
http://www.deutsche-rentenversicherung-westfalen.de

Liaison body for all countries once contributions have been paid to the insurer

Deutsche Rentenversicherung Bund
10704 Berlin
Tel. (49-30) 865 1
http://www.deutsche-rentenversicherung-bund.de

Liaison body for miners, railway workers and mariners
Deutsche Rentenversicherung Knappschaft-Bahn-See
[German pension insurance scheme for miners, railway workers and mariners]
Pieperstraße 14-28
44789 Bochum
Tel. (49-234) 304 0
http://www.deutsche-rentenversicherung-knappschaft-bahn-see.de
Annex II: Special Non-Contributory Benefits

Some social security benefits, referred to as special non-contributory cash benefits\(^1\), are provided exclusively in the country where the person concerned resides. It is therefore not possible to “export” these cash benefits when moving to another country in Europe, even if you are still insured in Germany.

The special non-contributory benefits listed for Germany are:

- Basic subsistence income for the elderly and for persons with reduced earning capacity under Chapter 4 of Book XII of the Social Code;
- Benefits to cover subsistence costs under the basic provision for jobseekers unless, with respect to these benefits, the eligibility requirements for a temporary supplement following receipt of unemployment benefit (Article 24(1) of Book II of the Social Code) are fulfilled.