

Partial employment for air crew members due to the COVID-19 Coronavirus epidemic

This informational guide was updated following the subsequent publication of a number of legal instruments, in particular France's Government Order No. 2020-460 of April 22, 2020, which instituted a range of measures to deal with the Covid-19 epidemic. We have also added examples to make the rules used to calculate days somewhat easier to understand.

PARTIAL EMPLOYMENT AS IT APPLIES TO AIR CREW MEMBERS

In light of the still-ongoing **extraordinary public health crisis**, CRPN joined together with both sides of industry to propose to our Oversight authority that air crew members be able to qualify for partial employment (better known under the former term "partial unemployment").

Indeed, pursuant to the French Code of Civil Aviation and the French Transportation Code, air crew members' working time is set up to alternate between days ON and OFF work, with no way to convert their working time into an equivalent number of hours. This equivalency is required in order to qualify for the partial employment program.

France's emergency law No. 2020-290 of March 23, 2020, in response to the COVID-19 epidemic authorizes the government to issue orders that will facilitate and increase enrollment in the partial employment program.

As a result, the French government issued order No. 2020-346 of March 28, 2020, and decree No. 2020-435 of April 16, 2020, instituting emergency measures with regard to partial employment (supplemented by decree No. 2020-522 of May 5, 2020). These instruments allow air crew members to qualify for partial employment and set forth the rules for converting days off work into hours. The French Labor Ministry has also uploaded a factsheet to its website which shows how air crew members' alternating on and off days due to the Covid-19 situation can be taken into account.

NO CRPN CONTRIBUTIONS ON PARTIAL-EMPLOYMENT BENEFITS UP TO A PREDETERMINED CAP

Partial-employment benefits paid to air crew members by their employer do not constitute wages, which means that they are not to be included in the member's CRPN contribution basis.

It follows from the above that partial-employment benefits are not liable to CRPN contributions.



However, France's government order No. 2020-460 of April 22, 2020, which institutes a range of measures to deal with the Covid-19 epidemic, sets for an exception to this principle: When the total of a claimant's statutory partial employment benefits plus the additional benefit paid by their employer under either a collective agreement or a unilateral decision adds up to more than 3.15 times France's statutory hourly minimum wage ("SMIC"), the portion of the additional benefit that exceeds this amount shall be liable to social security contributions on earned income. This measure applies to benefits for periods of employment from May 1st, 2020.



FREE CREDITS FOR PERIODS OF CONTRIBUTION-EXEMPT PARTIAL EMPLOYMENT

When exempt from contributions, periods of partial employment cannot be credited to a member's career as accrued through contributions. This means that periods of partial employment on which no contributions are payable are to be subtracted from the number of CRPN days which the employer enters in their payroll reports ("DSN", "DADS", and yearly files).

In practical terms, the number of days to be declared is the difference between 30 and the number of days of partial employment in the month on which no contributions were payable. A minimum of 1 day must be declared, unless the entire month is categorized as contribution-exempt partial employment, in which case the count for the month must be entered as 0 CRPN day (please refer to our informational guide on calculating days).

Examples:

- The count for a month with 10 days of contribution-exempt partial-employment benefits must be
 declared as 20 CRPN days (these days can have been accrued through actual work, paid leave or
 related days of rest, etc., assuming that there were no other days with a suspended contract over
 the course of the month which must also be subtracted from the number of CRPN days to be
 declared.)
- The count for a full month of contribution-exempt partial employment must be entered as 0 CRPN day.

To keep members' retirement pension entitlements from being adversely affected, CRPN's Board of Directors has issued a **special decision** under which these periods of **contribution-exempt partial employment** will be **treated as periods off work while on an alternating work pattern**, and be able to be credited free of charge at a later date according to the same rules.

This means that these days of contribution-exempt partial employment will be counted toward the member's length of career which is used to assess their air crew pension claim when they retire.

If a member is liable to contributions during a period of partial employment as from May 1^{st} , 2020, their days must not be reduced and will be credited to their air crew career as accrued through contributions, based on the information declared by their employers.



Examples:

- The count for a month with 10 days of partial employment for which contributions were due on the portion of the additional benefit that exceeds the ceiling must be entered as 30 CRPN days (assuming that there were no other days with a suspended contract over the course of the month which must also be subtracted from the number of CRPN days to be declared).
- The count for a full month of partial employment for which contributions were due on the portion of the additional benefit that exceeds the ceiling must be entered as 30 CRPN days.