

**Annex 6
to Decision No 7/94
of the EEA Joint Committee**

Annex VI, (SOCIAL SECURITY) to the EEA-Agreement shall be amended as specified below.

ACTS REFERRED TO

1. The following indents shall be added in point 1 (Council Regulation (EEC) No 1408/71) before the adaptation:

"—392 R 1247: Council Regulation (EEC) No 1247/92 of 30 April 1992
(OJ No L 136, 19.5.1992, p. 1).

The provisions of Council Regulation (EEC) No 1247/92 shall, for the purposes of the present Agreement, be read with the following adaptation:

Article 2 shall not apply.

—392 R 1248: Council Regulation (EEC) No 1248/92 of 30 April 1992
(OJ No L 136, 19.5.1992, p. 7).

—392 R 1249: Council Regulation (EEC) No 1249/92 of 30 April 1992
(OJ No L 136, 19.5.1992, p. 28).

—393 R 1945: Council Regulation (EEC) No 1945/93 of 30 June 1993
(OJ No L 181, 23.7.1993, p. 1)".

The provisions of Council Regulation (EEC) No 1945/93 shall, for the purposes of the present Agreement, be read with the following adaptations:

Article 3 shall not apply.

2. The text of point 1 (Council Regulation (EEC) No 1408/71) adaptation (i) shall be replaced by the following:

"M. AUSTRIA

Insurance and welfare institutions (Versicherungs- und Fürsorgeeinrichtungen) for doctors, veterinary surgeons, barristers and counsel and civil engineers (Ziviltechniker) including welfare (Fürsorgeeinrichtungen) and the system for extending fee-sharing (erweiterte Honorarverteilung)."

3. The following adaptations shall be inserted in point 1 (Council Regulation (EEC) No 1408/71) between existing adaptations (j) and (k):

"(ja) The following shall be added to Annex II (III):

"M. AUSTRIA

Benefits granted under Bundesländer legislation for the disabled and persons in need for care.

N. FINLAND

None.

O. ICELAND

None.

P. ...

Q. NORWAY

None

R. SWEDEN

None."

(jb) The following shall be added to Annex IIa:

"M. AUSTRIA

- (a) Compensatory supplement (Federal Act of 9 September 1955 on General Social Insurance – ASVG, Federal Act of 11 October 1978 on Social Insurance for Persons engaged in Trade and Commerce – GSVG and Federal Act of 11 October 1978 on Social Insurance for Farmers – BSVG).
- (b) Care allowance (Pflegegeld) under the Austrian Federal Care Allowance Act (Bundespflegegeldgesetz) with the exception of care allowances granted from accident insurance institutions where the handicap is caused by an accident at work or an occupational disease.

N. FINLAND

- (a) Child care allowance (Child Care Allowance Act, 444/88).
- (b) Disability allowance (Disability Allowance Act, 124/88).
- (c) Housing allowance for pensioners (Act concerning the Housing Allowance for Pensioners, 592/78).
- (d) Basic unemployment allowance (Unemployment Allowance Act, 602/84) in cases where a person does not fulfil the corresponding conditions for the earnings-related unemployment allowance.

O. ICELAND

None.

P. ...

Q. NORWAY

- (a) Basic benefit and attendance benefit in accordance with Article 8-2 of the National Insurance Act of 17 June 1966 No 12 to cover extra expenses or the need for special attention, nursing or domestic help incurred by the disability, except for instances where the beneficiary is drawing old-age, disability or survivors' pensions from the National Insurance Scheme.
- (b) Guaranteed minimum supplementary pension to persons who are born disabled or become disabled at an early age in accordance with Articles 7-3 and 8-4 of the National Insurance Act of 17 June 1966 No 12.
- (c) Child care benefit and educational benefit to surviving spouse in accordance with Articles 10-2 and 10-3 of the National Insurance Act of 17 June 1966 No 12.

R. SWEDEN

- (a) Municipal Housing Supplements to basic pensions (Law 1962:392 reprinted 1976:1014)
- (b) Handicap Allowances which are not paid to a person receiving a pension (Law 1962:381 reprinted 1982:120).
- (c) Care Allowances for handicapped children (Law 1962:381 reprinted 1982:120).".

4. The text of the adaptation (m) in point 1 (Council Regulation (EEC) No 1408/71) shall be replaced by the following:

"(m) The following shall be added to Annex IV Heading A:

"M. AUSTRIA

None.

N. FINLAND

National Pensions to persons who are born disabled or become disabled at an early age (new National Pensions Act).

O. ICELAND

None.

P. ...

Q. NORWAY

None.

R. SWEDEN

None."

(ma)The following shall be added to Annex IV Heading B:

"M. AUSTRIA

None.

N. FINLAND

None.

O. ICELAND

None.

P. ...

Q. NORWAY

None.

R. SWEDEN

None."

(mb)The following shall be added to Annex IV Heading C:

"M. AUSTRIA

None.

N. FINLAND

None.

O. ICELAND

All applications for the old-age basic and supplementary pensions.

P. ...

Q. NORWAY

All applications for old-age pensions, except pensions mentioned in Annex IV D.

R. SWEDEN

All applications for old-age basic and supplementary pensions except pensions mentioned in Annex IV D."

(mc) The following shall be added to Annex IV Heading D 1:

"(g) The Care Allowance (Pflegegeld) under the Austrian Federal Care Allowance Act (Bundespflegegeldgesetz) with respect to corresponding care-related benefits.

- (h) Finnish national pensions determined according to the National Pensions Act of 8 June 1956 and awarded under the transitional rules of the new National Pensions Act.
- (i) The full Swedish basic pension awarded under the basic pension legislation which applied before 1 January 1993 and the full basic pension awarded under the transitional rules to the legislation applying from that date."

(md)The following shall be added to Annex IV Heading D 2:

- "(e) Finnish employment pensions for which account is taken of future periods according to the national legislation.
- (f) Norwegian disability pensions, also when converted into an old-age pension upon the reaching of the pensionable age, and all pensions (survivors' and old-age pensions) based on a deceased person's pension earnings.
- (g) Swedish invalidity and survivors' pensions for which account is taken of a credited period of insurance and Swedish old age pensions for which account is taken of a credited period already acquired."

(me)The following shall be added to Annex IV Heading D3 last section (Agreements referred to in Article 46b(2)(b)(i) of the Regulation):

"Nordic Convention of 15 June 1992 on Social Security".".

5. The following shall be inserted as a new paragraph 3 in point 1 (Council Regulation (EEC) No 1408/71) adaptation (n), heading Q. NORWAY:

"3. Insofar as Norwegian survivors' or disability pension is payable under the Regulation, calculated in accordance with Article 46(2) and by applying Article 45, the provisions of Articles 8-1 subsection 3 and 10-11 subsection 3 of the National Insurance Act by which a pension may be granted by making an exception from the general requirement of having been insured under the National Insurance Act during the last twelve months up to the contingency, shall not apply."

6. The following indents shall be added in point 2 (Council Regulation (EEC) No 574/72) before the adaptations:

- "— 392 R 1248: Council Regulation (EEC) No 1248/92 of 30 April 1992 (OJ No L 136, 19.5.1992, p. 7).
- 392 R 1249: Council Regulation (EEC) No 1249/92 of 30 April 1992 (OJ No L 136, 19.5.1992, p. 28).
- 393 R 1945: Council Regulation (EEC) No 1945/93 of 30 June 1993 (OJ No L 181, 23.7.1993, p. 1)."

7. The text of point 2 (Council Regulation (EEC) No 574/72), adaptation (b) shall be replaced by the following:

"N. FINLAND

1. Sickness and maternity:

- (a) Cash benefits:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki, or

the employment fund with which the person concerned is insured

(b) Benefits in kind

(i) refunds under sickness insurance

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki, or

the employment fund with which the person concerned is insured

(ii) Public health and hospital service:

the local units which provide services under the scheme.

2. Old-age, invalidity, death (pensions):

(a) National pensions:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki,

(b) Employment pensions:

the employment pension institution which grants and pays the pensions.

3. Accidents at work, occupational diseases:

The insurance institution which is responsible for the accident insurance of the person concerned.

4. Death grants:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki, or

the insurance institution which is responsible for paying the benefits in case of accident insurance.

5. Unemployment:

(a) Basic scheme:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki,

(b) Earnings related scheme:

the competent unemployment fund.

6. Family benefits:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki."

8. The text of point 2 (Council Regulation (EEC) No 574/72), adaptation (c), shall be replaced by the following:

"N. FINLAND

1. Sickness and maternity:

(a) Cash benefits:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki,

(b) Benefits in kind:

(i) refunds under sickness insurance:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki,

(ii) Public health and hospital services:

the local units which provide services under the scheme.

2. Old-age, invalidity, death (pensions):

(a) National pensions:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki.

(b) Employment pensions:

Eläketurvakeskus – Pensionsskyddscentralen (Central Pension Insurance Institute), Helsinki.

3. Death grants:

General death grants:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki.

4. Unemployment:

(a) Basic scheme:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki.

(b) Earnings related scheme

(i) In case of Article 69: Kansaneläkelaitos Folkpensionsanstalten (Social Insurance Institution), Helsinki.

(ii) in other cases:

the competent unemployment fund.

5. Family benefits:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki."

9. The text of point 2 (Council Regulation (EEC) No 574/72), adaptation (c), heading R. SWEDEN, subparagraph 2, shall be replaced by the following:

"2. For unemployment benefits:

The County Labour Board of the place of residence or the the place of stay."

10. The text of point 2 (Council Regulation (EEC) No 574/72), adaptation (d), shall be replaced by the following:

"N. FINLAND

1. Sickness and maternity insurance, national pensions, family benefits, unemployment benefits and death grants:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki.

2. Employment pensions:

Eläketurvakeskus – Pensionsskyddscentralen (Central Pension Insurance Institute), Helsinki.

3. Accidents at work, occupational diseases:

Tapaturmavakuutuslaitosten Liitto –
Olyckfallsförsäkringsanstalternas Förbund (Federation of Accident Insurance Institutions), Helsinki."

11. The following adaptations shall be inserted in point 2 (Council Regulation (EEC) No 574/72) between adaptations (d) and (e):

"(da) The following shall be added to Annex 5:

"67. AUSTRIA-BELGIUM

None.

68. AUSTRIA-DENMARK

None.

69. AUSTRIA-GERMANY

Section II Number 1 and Section III of the Arrangement of 2 August 1979 on the implementation of the Convention on Unemployment Insurance of 19 July 1978.

70. AUSTRIA-SPAIN

None.

71. AUSTRIA-FRANCE

None.

72. AUSTRIA-GREECE

None.

73. AUSTRIA-IRELAND

None.

74. AUSTRIA-ITALY

None.

75. AUSTRIA-LUXEMBOURG

None.

76. AUSTRIA-NETHERLANDS

None.

77. AUSTRIA-PORTUGAL

None.

78. AUSTRIA-UNITED KINGDOM

- (a) Article 18(1) and (2) of the Arrangement of 10 November 1980 for the implementation of the Convention on Social Security of 22 July 1980 as amended by the supplementary Arrangement of 26 March 1986 with regard to persons who cannot claim treatment under Chapter 1 of Title III of the Regulation.
- (b) Article 18(1) of the said Arrangement with regard to persons who can claim treatment under Chapter 1 of Title III of the Regulation on the understanding that for Austrian nationals resident in the territory of Austria and for nationals of the United Kingdom resident in the territory of the United Kingdom (with the exception of Gibraltar) the relevant passport shall replace the form E 111 for all benefits covered by that form.

79. AUSTRIA-FINLAND

None.

80. AUSTRIA-ICELAND

Does not apply.

81. ...

82. AUSTRIA-NORWAY

None.

83. AUSTRIA-SWEDEN

None.

84. FINLAND-BELGIUM

Does not apply.

85. FINLAND-DENMARK

Article 23 of the Nordic Convention on Social Security of 15 June 1992: Agreement on the reciprocal waiver of refunds pursuant to Articles 36(3), 63(3) and 70(3) of the Regulation (costs of benefits in kind in respect of sickness and maternity, accidents at work and occupational diseases, and unemployment benefits) and Article 105(2) of the implementing Regulation (costs of administrative checks and medical examinations).

86. FINLAND-GERMANY

None.

87. FINLAND-SPAIN

None.

88. FINLAND-FRANCE

Does not apply.

89. FINLAND-GREECE

None.

90. FINLAND-IRELAND

Does not apply.

91. FINLAND-ITALY

Does not apply.

92. FINLAND-LUXEMBOURG

None.

93. FINLAND-NETHERLANDS

Does not apply.

94. FINLAND-PORTUGAL

Does not apply.

95. FINLAND-UNITED KINGDOM

None.

96. FINLAND-ICELAND

Article 23 of the Nordic Convention on Social Security of 15 June 1992: Agreement on the reciprocal waiver of refunds pursuant to Articles 36(3), 63(3) and 70(3) of the Regulation (costs of benefits in kind in respect of sickness and maternity, accidents at

work and occupational diseases, and unemployment benefits) and Article 105(2) of the implementing Regulation (costs of administrative checks and medical examinations).

97. ...

98. FINLAND-NORWAY

Article 23 of the Nordic Convention on Social Security of 15 June 1992: Agreement on the reciprocal waiver of refunds pursuant to Articles 36(3), 63(3) and 70(3) of the Regulation (costs of benefits in kind in respect of sickness and maternity, accidents at work and occupational diseases, and unemployment benefits) and Article 105(2) of the implementing Regulation (costs of administrative checks and medical examinations).

99. FINLAND-SWEDEN

Article 23 of the Nordic Convention on Social Security of 15 June 1992: Agreement on the reciprocal waiver of refunds pursuant to Articles 36(3), 63(3) and 70(3) of the Regulation (costs of benefits in kind in respect of sickness and maternity, accidents at work and occupational diseases, and unemployment benefits) and Article 105(2) of the implementing Regulation (costs of administrative checks and medical examinations).

100. ICELAND-BELGIUM

Does not apply.

101. ICELAND-DENMARK

Article 23 of the Nordic Convention on Social Security of 15 June 1992: Agreement on the reciprocal waiver of refunds pursuant to Articles 36(3), 63(3) and 70(3) of the Regulation (costs of benefits in kind in respect of sickness and maternity, accidents at work and occupational diseases, and unemployment benefits) and Article 105(2) of the implementing Regulation (costs of administrative checks and medical examinations).

102. ICELAND-GERMANY

Does not apply.

103. ICELAND-SPAIN

Does not apply.

104. ICELAND-FRANCE

Does not apply.

105. ICELAND-GREECE

Does not apply.

106. ICELAND-IRELAND

Does not apply.

107. ICELAND-ITALY

Does not apply.

108. ICELAND-LUXEMBOURG

None.

109. ICELAND-NETHERLANDS

Does not apply.

110. ICELAND-PORTUGAL

Does not apply.

111. ICELAND-UNITED KINGDOM

None.

112....

113. ICELAND-NORWAY

Article 23 of the Nordic Convention on Social Security of 15 June 1992: Agreement on the reciprocal waiver of refunds pursuant to Articles 36(3), 63(3) and 70(3) of the Regulation (costs of benefits in kind in respect of sickness and maternity, accidents at work and occupational diseases, and unemployment benefits) and Article 105(2) of the implementing Regulation (costs of administrative checks and medical examinations).

114. ICELAND-SWEDEN

Article 23 of the Nordic Convention on Social Security of 15 June 1992: Agreement on the reciprocal waiver of refunds pursuant to Articles 36(3), 63(3) and 70(3) of the Regulation (costs of benefits in kind in respect of sickness and maternity, accidents at work and occupational diseases, and unemployment benefits) and Article 105(2) of the implementing Regulation (costs of administrative checks and medical examinations).

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129. NORWAY-BELGIUM

Does not apply.

130. NORWAY-DENMARK

Article 23 of the Nordic Convention on Social Security of 15 June 1992: Agreement on the reciprocal waiver of refunds pursuant to Articles 36(3), 63(3) and 70(3) of the Regulation (costs of benefits in kind in respect of sickness and maternity, accidents at work and occupational diseases, and unemployment benefits) and Article 105(2) of the implementing Regulation (costs of administrative checks and medical examinations).

131. NORWAY-GERMANY

Does not apply.

132. NORWAY-SPAIN

Does not apply.

133. NORWAY-FRANCE

None.

134. NORWAY-GREECE

None.

135. NORWAY-IRELAND

Does not apply.

136. NORWAY-ITALY

None.

137. NORWAY-LUXEMBOURG

None.

138. NORWAY-NETHERLANDS

None.

139. NORWAY-PORTUGAL

None.

140. NORWAY-UNITED KINGDOM

Article 7(3) of the Administrative Agreement of 28 August 1990 on the implementation of the Convention on Social Security.

141. NORWAY-SWEDEN

Article 23 of the Nordic Convention on Social Security of 15 June 1992: Agreement on the reciprocal waiver of refunds pursuant to Articles 36(3), 63(3) and 70(3) of the Regulation (costs of benefits in kind in respect of sickness and maternity, accidents at work and occupational diseases, and unemployment benefits) and Article 105(2) of the implementing Regulation (costs of administrative checks and medical examinations).

142. SWEDEN-BELGIUM

Does not apply.

143. SWEDEN-DENMARK

Article 23 of the Nordic Convention on Social Security of 15 June 1992: Agreement on the reciprocal waiver of refunds pursuant to Articles 36(3), 63(3) and 70(3) of the Regulation (costs of benefits in kind in respect of sickness and maternity, accidents at work and occupational diseases, and unemployment benefits) and Article 105(2) of the implementing Regulation (costs of administrative checks and medical examinations).

144. SWEDEN-GERMANY

None.

145. SWEDEN-SPAIN

None.

146. SWEDEN-FRANCE

None.

147. SWEDEN-GREECE

None.

148. SWEDEN-IRELAND

Does not apply.

149. SWEDEN-ITALY

None.

150. SWEDEN-LUXEMBOURG

None.

151. SWEDEN-NETHERLANDS

None.

152. SWEDEN-PORTUGAL

None.

153. SWEDEN-UNITED KINGDOM

None."

12. The following adaptations shall be inserted in point 2 (Council Regulation (EEC) No 574/72) between adaptations (f) and (g):

"(fa) The following shall be inserted into Annex 8 at the end of Point A. (a):

"Austria and Belgium

Austria and Germany

Austria and Spain

Austria and France

Austria and Ireland

Austria and Luxembourg

Austria and the Netherlands

Austria and Portugal

Austria and the United Kingdom

Austria and Finland

Austria and Iceland

Austria and Norway

Austria and Sweden

Finland and Belgium

Finland and Germany

Finland and Spain

Finland and France

Finland and Ireland

Finland and Luxembourg

Finland and the Netherlands

Finland and Portugal

Finland and the United Kingdom

Finland and Iceland

Finland and Norway

Finland and Sweden

Iceland and Belgium
Iceland and Germany
Iceland and Spain
Iceland and France
Iceland and Luxembourg
Iceland and the Netherlands
Iceland and the United Kingdom
Iceland and Norway
Iceland and Sweden
Norway and Belgium
Norway and Germany
Norway and Spain
Norway and France
Norway and Ireland
Norway and Luxembourg
Norway and the Netherlands
Norway and Portugal
Norway and the United Kingdom
Norway and Sweden
Sweden and Belgium
Sweden and Germany
Sweden and Spain
Sweden and France

Sweden and Ireland
Sweden and Luxembourg
Sweden and the Netherlands
Sweden and Portugal
Sweden and the United Kingdom

13. The text of point 2 (Council Regulation (EEC) 574/72), adaptation (g), shall be replaced by the following:

"N. FINLAND

The average annual cost of benefits in kind shall be calculated by taking into account the schemes of public health and hospital services and the refunds under the Sickness Insurance and rehabilitation services provided by Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki."

14. The text of point 2 (Council Regulation (EEC) No 574/72), adaptation (h), shall be replaced by the following:

"N. FINLAND

1. For the purpose of applying Articles 14(1)(b), 14a(1)(b) of the Regulation and Articles 11(1), 11a(1), 12a, 13(2) and (3) and 14(1) and (2) of the implementing Regulation:

Eläketurvakeskus – Pensionsskyddscentralen (Central Pension Insurance Institute), Helsinki.

2. For the purpose of applying Article 10b of the implementing Regulation:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki.

3. For the purpose of applying Articles 36 and 90 of the implementing Regulation:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki, or

Työeläkelaitokset (Employment pension institutions) and Eläketurvakeskus – Pensionsskyddscentralen (Central Pension Insurance Institute), Helsinki.

4. For the purpose of applying Articles 37(b) and 38(1), 70(1), 82(2), 85(2) and 86(2) of the implementing Regulation:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki.

5. For the purpose of applying Articles 41 to 59 of the implementing Regulation:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki, or

Eläketurvakeskus – Pensionsskyddscentralen (Central Pension Insurance Institute), Helsinki.

6. For the purpose of applying Articles 60 to 67, 71, 75, 76 and 78 of the implementing Regulation:

As the institution of the place of residence or stay the insurance institution designated by

Tapaturmavakuutuslaitosten Liitto –
Olycksfallsförsäkringsanstalternas Förbund (Federation of Accident Insurance Institutions), Helsinki.

7. For the purpose of applying Articles 80 and 81 of the implementing Regulation:

The competent unemployment fund in the case of earnings-related unemployment benefits.

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki, in the case of basic unemployment benefits.

8. For the purpose of applying Articles 102 and 113 of the implementing Regulation:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki, or

Tapaturmavakuutuslaitosten Liitto –
Olycksfallsförsäkringsanstalternas Förbund (Federation of Accident Insurance Institutions), Helsinki, in the case of accident insurance.

9. For the purpose of applying Article 110 of the implementing Regulation:

- (a) Employment pensions:

Eläketurvakeskus – Pensionsskyddscentralen (Central Pension Insurance Institute), Helsinki, in the case of employment pensions.

- (b) Accident at work, occupational diseases:

Tapaturmavakuutuslaitosten Liitto –
Olycksfallsförsäkringsanstalternas Förbund (Federation of Accident Insurance Institutions), Helsinki, in the case of accident insurance.

- (c) in other cases:

Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki"

ACTS OF WHICH THE CONTRACTING PARTIES SHALL TAKE DUE ACCOUNT

15. The following new points shall be inserted after point 42 (Decision No 147):

- "42a. 393 D 0068: Decision No 148 of 25 June 1992 concerning the use of the certificate concerning the applicable legislation (Form E 101) where the period of posting does not exceed three months (OJ No L 22, 30.1.1993, p. 124)
 - 42b. C/229/93/p. 4: Decision No 149 of 26 June 1992 concerning the reimbursement by the competent institution of a Member State of the costs incurred during a stay in another Member State with the procedure referred to in Article 34(4) of Regulation (EEC) No 574/72 (OJ No C 229, 25.8.1993, p. 4)
 - 42c. C/229/93/p. 5: Decision No 150 of 26 June 1992 concerning the application of Articles 77, 78 and 79(3) of Regulation (EEC) No 1408/71 and of Article 10(1)(b)(ii) of Regulation (EEC) No 574/72 (OJ No C 229, 25.8.1993, p. 5)

The provisions of the Decision shall, for the purposes of the present Agreement, be read with the following adaptations:

The following shall be added to the Annex:

"M. AUSTRIA

1. If only family allowances are concerned: the competent Finanzamt (Finance Office)
2. In all other cases: the competent pension insurance institution

N. FINLAND

1. Kansaneläkelaitos – Folkpensionsanstalten (Social Insurance Institution), Helsinki,
and
2. Eläketurvakeskus – Pensionsskyddscentralen (Central Pension Insurance Institute), Helsinki

O. ICELAND

Tryggingastofnun rikisins (The State Social Security Institute), Laugavegur 114, 150 Reykjavik

P. ...

Q. NORWAY

Folketrygdkontoret for Utenlandssaker (The National Insurance Office for Social Insurance Abroad), Oslo

R. SWEDEN

For beneficiaries residing in Sweden: The Social Insurance Office at the place of residence.

For beneficiaries not residing in Sweden: Stockholms läns allmänna försäkringskassa, utlandsavdelningen (The Social Insurance Office of Stockholm, Foreign Division)

ACTS OF WHICH THE CONTRACTING PARTIES SHALL TAKE NOTE:

16. The following new point shall be inserted after point 47 (Recommendation No 18):

- "47a. C/199/93 p. 11: Recommendation No 19 of 24 November 1992 on the improvement of co-operation among the Member States in implementing the Community Regulations (OJ No C 199, 23.7.1993, p. 11)"
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