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of 9 December 1998

on the model forms necessary for the application of Council Regulations (EEC) No 1408/71 and (EEC) No 574/72 (E 101)

(1999/371/EC)

(OJ L 143, 8.6.1999, p. 13)

Amended by:

		O	Official Journal	
		No	page	date
<u>M1</u>	Decision 2003/149/EC No 186 of 27 June 2002	L 55	80	1.3.2003

Corrected by:

►C1 Corrigendum, OJ L 159, 25.6.1999, p. 67 (1999/371/EC)

DECISION No 172 of 9 December 1998

on the model forms necessary for the application of Council Regulations (EEC) No 1408/71 and (EEC) No 574/72 (E 101)

(1999/371/EC)

THE ADMINISTRATIVE COMMISSION OF THE EUROPEAN COMMUNITIES ON SOCIAL SECURITY FOR MIGRANT WORKERS,

Having regard to Article 81(a) of Council Regulation (EEC) No 1408/71 of 14 June 1971 on the application of social security schemes to employed persons, to self-employed persons and to members of their families moving within the Community (¹), under which it is the duty of the Administrative Commission to deal with all administrative questions arising from Regulation (EEC) No 1408/71 and subsequent Regulations,

Having regard to Article 2(1) of Council Regulation (EEC) No 574/72 of 21 March 1972 laying down the procedure for implementing Regulation (EEC) No 1408/71 on the application of social security schemes to employed persons, to self-employed persons and to members of their families moving within the Community (²), under which it is the duty of the Administrative Commission to draw up models of certificates, certified statements, declarations, applications and other documents necessary for the application of the Regulations,

Having regard to Council Regulation (EC) No 1606/98 of 29 June 1998 amending Regulation (EEC) No 1408/71 on the application of social security schemes to employed persons, to self-employed persons and to members of their families moving within the Community and Regulation (EEC) No 574/72 laying down the procedure for implementing Regulation (EEC) No 1408/71, with a view to extending them to cover special schemes for civil servants (3),

Whereas this model form should be adapted to take account of Decision No 164;

Whereas the Agreement on the European Economic Area of 2 May 1992, amended by the Protocol of 17 March 1993, Annex VI, implements Regulations (EEC) No 1408/71 and (EEC) No 574/72 within the European Economic Area;

Whereas, by Decision of the EEA Joint Committee, the model forms necessary to implement Regulations (EEC) No 1408/71 and (EEC) No 574/72 are to be adapted and used within the European Economic Area;

Whereas, for practical reasons, identical forms should be used within the Community and within the European Economic Area;

Whereas the language in which the forms should be drawn up is dealt with byRecommendation No 15 of the Administrative Commission,

HAS DECIDED AS FOLLOWS:

- 1. The model form E 101 reproduced in Decision No 164 of 27 November 1996 shall be replaced by the model appended hereto.
- 2. The competent authorities of the Member States shall make available to those involved (rightful claimants, institutions, employers, etc.) the form according to the attached model.

⁽¹⁾ OJ L 149, 5.7.1971, p. 2.

⁽²⁾ OJ L 74, 27.3.1972, p. 1.

⁽³⁾ OJ L 209, 25.7.1998, p. 1.

▼<u>B</u>

- 3. The form shall be available in the official languages of the Community and laid out in such manner that the different versions are perfectly superposable, thereby making it possible for each person or body to which a form is addressed (rightful claimant, institution, employer, etc.) to receive the form printed in their own language.
- 4. This Decision shall be applicable from the first day of the month following its publication in the *Official Journal of the European Communities*.

The Chairman of the Administrative Commission Helmut SIEDL

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EUROPEAN COMMUNITIES Social Security Regulations EEA (*)

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E 101 (1)

CERTIFICATE CONCERNING THE LEGISLATION APPLICABLE

Regulation (EEC) No 1408/71: Article 13.2.d; Article 14.1.a; Article 14.2.a; Article 14.2.b; Article 14 a.1.(a), 2 and 4; Article 14b.1, 2 and 4; Article 14 c (a); Article 14e; Article 17 Regulation (EEC) No 574/72: Article 11.1; Article 11a.1; Article 12a.2(a), 5.(c) and 7(a); Article 12b

1.	☐ Employed person		Self-employed person	
1.1.	Surname (²)			
1.2.	Forename(s)	Previous names (²)		
1.3.	Date of birth (3)	Nationality	DNI (
1.4.	Permanent address			
	Street		No	PO box
	Town		Postal code	Country
1.5.	Insurance No (5)			
2.	☐ Employer	С	Activity as a self-employed	d person
2.1.	Name of employer or firm			
2.2.	Identification No (6)			
2.3.	The employer is a recruitment agency		Yes	No □
2.4.	Address		103 🗖	но 🗖
	Telephone		Fax	E-mail
	Street		No	PO box
	Town		Postal code	Country
3. 3.1.	The abovementioned insured person has been employed by the employer has been pursuing an activity as a see in			
3.2.	is being posted or will pursue an active lasting from			bly
3.3.	to the firm(s) mentioned below		on the ship mentioned bel	ow
3.4.	Name(s) of firm or ship			
0.5				
3.5.	Address(es)		No	DO have
	Street		No	PO box
	10***		Postal code	Country
	Street		No	PO box
36	Town Identification No (6)		Postal code	Country
3.6.	identification ind (*)			

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	4.	Who pays the wage of the employed posted person? Who pays the social security contributions of the posted employee?				
4.3. Other if so, give the Name Address: Street No PO box Town Postal code Country Postal code Country Town Postal code Country Postal code Country Postal code Country Postal code Country Town Postal code Country Postal code Country Postal code Country Postal code Country Postal code Posta	4.1.	The emplo	eyer referred to in point 2			
Name	4.2.	The firm re	eferred to in point 3.4			
Address: Street	4.3.	Other		if so, give the		
Town Postal code Country The insured person remains subject to the legislation of the country (1) 5.1. In accordance with Article 13.2.d						and
5. The insured person remains subject to the legislation of the country		Street		No		PO box
13.2.d		Town		Postal of	code	Country
13.2.d	5.	The insured person remains subject to the legislation of the country (1)				
14.1.a	5.1.	in accorda	nce with Article			
14a.4		☐ 13.2.d				
14e		☐ 14.1.a	☐ 14.2.a	☐ 14.2.b	☐ 14a.1(a)	☐ 14a.2
of Regulation (EEC) No 1408/71 5.2.		☐ 14a.4	☐ 14b.1	☐ 14b.2	☐ 14b.4	☐ 14c(a)
5.2.		☐ 14e	□ 17			
5.3.		of Regulat	ion (EEC) No 1408/71			
which entitles the insured person to remain subject to the legislation of the sending State of reference) 6. Competent institution whose legislation will be applicable 6.1. Name Code number (7) 6.2. Address Phone Fax E-mail	5.2.	from		to		
6. Competent institution whose legislation will be applicable 6.1. Name Code number (7) 6.2. Address Phone Fax E-mail Street No PO box Town Postal code Country 6.3. Stamp 6.4. Date	5.3.					
6.1. Name		of		reference)	
6.2. Address Phone Fax E-mail Street No PO box Town Postal code Country 6.3. Stamp 6.4. Date	6.	Competen	t institution whose legislation wi	ll be applicable		
Phone Fax E-mail Street No PO box Town Postal code Country 6.3. Stamp 6.4. Date	6.1.	Name			Code number (7)
Street No PO box Town Postal code Country 6.3. Stamp 6.4. Date	6.2.			_		
Town Postal code Country 6.3. Stamp 6.4. Date						
6.3. Stamp 6.4. Date						_
	6.3.	Stamp				,
6.5. Signature					6.4.	Date
6.5. Signature						
					6.5.	Signature

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INSTRUCTIONS

Please complete this form in block letters, writing on the dotted lines only. It consists of 4 pages, none of which may be left out even if they do not contain any relevant information.

The designated institution of the Member State to whose legislation the worker is subject should fill in the form at the request of the worker or his employer and return it to the person involved. Where the worker is posted to Belgium, the Netherlands, Finland, Sweden or Iceland, the institution should also send a copy to, in Belgium: in the case of employed persons to the 'Office national de sécurité sociale/ Rijksdienst voor Sociale Zekerheid' (National Social Security Office), Brussels; in the case of self-employed persons to the 'Institut national d'assurances sociales pour travailleurs indépendants/Rijksinstituut voor de Sociale Verzekering der Zelfstandigen' (National Social Insurance Institute for the Self-Employed), Brussels; in the case of seamen to the 'Caisse de secours et de prévoyance en faveur des marins/Hulp- en Voorzorgskas voor Zeevarenden' (Relief and Welfare Fund for Mariners), Antwerp; or in the case of civil servants to the 'Service des Relations internationales du Ministère des Affaires sociales/Dienst Internationale Betrekkingen van het Ministerie van Sociale Zaken' (International Relations Department, Social Affairs Ministry); in the Netherlands, to the 'Sociale Verzekeringsbank' (Social Security Bank), Amstelveen; in Finland, to the 'Eläketurvakeskus' (Central Pension Security Institute), Helsinki; in Sweden, to the 'Riksförsäkringsverket' (National Social Insurance Board), Stockholm; in Iceland, to the 'Tryggingastofnun Rikisins' (National Social Security Institute), Reykjavik.

Information for the insured person

Before you leave the country where you are insured to go to another Member State to work, you should ask your sickness and maternity insurance institution for an E 128 form or E 106 form, as appropriate. If you or a member of your family require benefits in kind (e.g. medical treatment, medicines, hospital treatment, etc.) in the country where you are working, you should follow the instructions given on the appropriate form. If you have an E 106 form you should submit it as soon as possible to the sickness and maternity insurance institution of the place where you go in order to work. If you have an E 128 form, you should keep it until you require medical treatment. If you are not in possession of the said form, the latter institution should request it from the institution with which you are insured.

Information for employers

A Member State which receives a request for the application of the aforementioned Article 14(1), Article 14b(1) or Article 17 of Regulation (EEC) No 1408/71 shall duly inform the employer and the worker concerned of the conditions under which the posted worker may continue to be subject to its legislation.

The employer shall be informed of the possibility of checks throughout the period of posting so as to ascertain that this period has not come to an end. Such checks may relate, in particular, to the payment of contributions and the maintenance of the direct relationship. Moreover, the employer of the posted worker shall inform the competent institution of the sending State of any change that has occurred during the period of posting, in particular:

- if the posting applied for has not taken place or if the extension of the posting applied for has not taken place,
- if the posting has been interrupted, unless this interruption of the worker's activities on behalf of the undertaking in the country of employment is of a purely temporary nature,
- if the posted worker has been assigned by his employer to another undertaking in the State of employment.

In the first two cases, he/she shall return this form to the competent institution of the sending State.

Information for the institution of the place of stay

If the person involved produces the proper certificate (E 128 or E 106), the insurance institution in the country of stay will also provide him provisionally with benefits in the event of an accident at work or an occupational disease. If in such a case the institution requires certificate E 123, it should apply as soon as possible:

in **Belgium**, for employed persons and as regards an occupational disease, to the 'Fonds des maladies professionnelles/Fonds voor Beroepsziekten' (Occupational Diseases Fund), Brussels, and as regards accidents at work to the insurance company designated by the employer

in Denmark, to the 'Arbejdsskadestyrelsen' (National Office for Accidents at Work and Occupational Diseases), Copenhagen

in **Germany**, to the competent 'Berufsgenossenschaft' (institution for accident insurance)

in **Spain**, to the 'Dirección Provincial del Instituto Nacional de Seguridad Social' (Provincial Directorate of the National Social Security Institution)

in Ireland, to the Department of Health and Children, Planning Unit, Hawkins House, Dublin 2

in Italy, to the competent provincial office of the 'Istituto nazionale per l'assicurazione contro gli infortuni sul lavoro' (INAIL, National Institute for Insurance against Accidents at Work)

in Luxembourg, to the 'Association d'assurance contre les accidents' (Accident Insurance Association)

in the Netherlands, to the 'Sociale Verzekeringsbank' (Social Security Bank), Amstelveen

in Austria, to the competent institution for accident insurance

in **Portugal**, to the 'Centro Nacional de Protecção contra os Riscos Profissionais' (National Centre for Protection against Occupational Risks), Lisbon

in Finland, to the 'Tapaturmavakuutuslaitosten Liitto' (Federation of Accident Insurance Institutions), Bulevardi 28, 00120 Helsinki

in Sweden, to the 'Försäkringskassan' (Social Insurance Office)

in all other Member States, to the competent sickness insurance institution

in Iceland, to the 'Tryggingastofnun Rikisins' (State Social Security Institute), Reykjavik

in Liechtenstein, to the 'Amt für Volkswirtschaft' (Office of National Economy), Vaduz

in Norway, to the 'Folketrygdkontoret for Utenlandssaker' (National Office for Social Insurance Abroad), Oslo.

Where the worker is covered by the French social security scheme, the fund which is competent to recognise entitlement to benefits is his insurance fund, which may not be the one appearing on form E 101. It will be necessary, where appropriate, to request forms E 128 or E 123 from the fund of the worker's place of habitual residence.

Where a self-employed person is covered by a Finnish or Icelandic social security scheme it will always be necessary to request form E 123.

Where a worker covered by an Icelandic social security scheme suffers an accident at work or contracts an occupational disease, the employer must always duly notify the competent institution.

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NOTES

- (*) EEA = Agreement on the European Economic Area, Annex VI, Social Security. For the purpose of this agreement, this form shall also apply to Iceland, Liechtenstein and Norway.
- (1) Symbol of the Member State to whose legislation the worker is subject: B = Belgium; DK = Denmark; D = Germany; GR = Greece; E = Spain; F = France; IRL = Ireland; I = Italy; L = Luxembourg; NL = the Netherlands; A = Austria; P = Portugal; FIN = Finland; S = Sweden; GB = United Kingdom; IS = Iceland; FL = Liechtenstein; N = Norway.
- (2) In the case of Spanish nationals, state both names at birth.
 In the case of Portuguese nationals, state all names (forenames, surname, maiden name) in the order of civil status in which they appear on the identity card or passport.
- (3) The day and the month should be shown by two digits each and the year by four digits (for example: 1 August 1921 = 01.08.1921).
- (4) In the case of Spanish nationals, state the number appearing on the national identity card (DNI), if it exists, even if the identity card is out of date. Failing this, indicate 'None'.
- (5) For workers subject to Belgian law, indicate the national social security number (NISS).
 - For workers subject to Danish law, indicate the CPR-number.
 - For workers subject to Dutch law, indicate the SOFI-number.
- (6) Please give as much information as possible to facilitate identification of the employer or the firm of the self-employed person: In the case of a ship, indicate its name and its registration number.
 - For Belgium, indicate in the case of employed persons the employer's ONSS/RSZ registration number and in the case of self-employed persons the TVA/BTW-number.
 - For Denmark, indicate the SE-number.
 - For Germany, indicate the 'Betriebsnummer des Arbeitgebers'.
 - For France, indicate the SIRET-number.
 - For Spain, indicate the 'Código de Cuenta De Cotización Del Empresario CCC' (Employer's Contribution Account Number).
 - For workers subject to Finnish work accident legislation, please indicate the name of the competent accident insurance institution.
 - For Norway, indicate the organisation number.
- (7) To be filled in where available.