

Status: Point in time view as at 01/01/2007.

Changes to legislation: There are currently no known outstanding effects for the Council Regulation (EEC) No 574/72 (repealed), Division S.. (See end of Document for details)

ANNEX 2 (A) (B) (2) (3)
(7) (8) (9) (13) (14) (15)

COMPETENT INSTITUTIONS

(Article 1 (o) of the Regulation and Article 4 (2) of the implementing Regulation)

[^{F1}S.AUSTRIA]

The competence of the Austrian institutions shall be governed by the provisions of Austrian legislation, unless otherwise specified hereinafter:	
1. Sickness Insurance:	
(a) Where the person concerned is resident in the territory of another Member State and a Gebietskrankenkasse (Regional Fund for Sickness Insurance) is competent for an insurance and under Austrian legislation the local competence cannot be decided the local competence shall be determined as follows:	— Gebietskrankenkasse (Regional Fund for Sickness Insurance) competent for the last employment in Austria, or — Gebietskrankenkasse (Regional Fund for Sickness Insurance) competent for the last residence in Austria, or — if there has never been an employment for which a Gebietskrankenkasse (Regional Fund for Sickness Insurance) was competent or there has never been a residence in Austria, the Wiener Gebietskrankenkasse (Regional Fund for Sickness Insurance of Vienna), Wien.
(b) For the purpose of applying Section 5 of Chapter 1 of Part III of the Regulation in connection with Article 95 of the implementing Regulation in relation to the refund of the expenses for benefits to persons entitled to a pension under the Federal Act of 9 September 1955 on General Social Insurance (ASVG):	Hauptverband der österreichischen Sozialversicherungsträger (Association of Austrian Social Insurance Institutions). Wien, it being understood that the refund of the expenses shall be made from contributions for sickness insurance of the pensioners received by the said Main Association.
2. Pension insurance:	
(a) In determining the institution responsible for paying a benefit only insurance periods under the Austrian legislation shall be taken into consideration.	
[^{F2} (b) For application of Article 45(6) of the Regulation, if no contribution period has been completed in	Pensionsversicherungsanstalt (Pension Insurance Institution), Vienna.]

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Austria, and for taking into account periods of military and civilian service and periods of child-raising not preceded or succeeded by a period of insurance in Austria:

3. Unemployment insurance

(a)	For the announcement of being unemployed:	Regionale Geschäftsstellen des Arbeitsmarktservice (Local Office of the Labour Market Service) competent for the place of residence or place of stay of the person concerned;
(b)	For the issue of Forms Nos E 301, E 302 and E 303:	Regionale Geschäftsstellen des Arbeitsmarktservice (Local Office of the Labour Market Service) competent for the place of employment of the person concerned.

[^{F2}4. Family benefits:

(a)	family benefits with the exception of Kinderbetreuungsgeld (childcare allowance):	Finanzamt (Tax Office);
(b)	Kinderbetreuungsgeld (childcare allowance):	the sickness insurance institution with which the applicant is insured or was most recently insured, otherwise the Gebietskrankenkasse (Regional Health Insurance Fund) to which the application was made.]

Textual Amendments

- F2** Substituted by [Commission Regulation \(EC\) No 207/2006 of 7 February 2006 amending Council Regulation \(EEC\) No 574/72 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.](#)

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