- On receipt of a detailed annual statement of the costs incurred, to be issued by 1 January of each year, each liaison agency will, by 31 March of the same year, reimburse the other liaison agency for the amounts due as a result of applying the provisions of subparagraph (i);
- (iii) A liaison agency may refuse to make arrangements for additional medical examinations if the other liaison agency does not comply with the provisions of subparagraph (ii).

## MISCELLANEOUS PROVISIONS

## 6. Exchange of Statistics

The Competent Authorities will exchange statistics on an annual basis regarding the payments which each has made under the Agreement. These statistics will include data on the number of beneficiaries and the total amount of benefits paid, by type of benefit.

## 7. Forms and Detailed Procedures

The Competent Authorities understand that:

- The liaison agencies will mutually decide on the forms and procedures necessary to implement the Agreement and this Administrative Arrangement;
- (ii) A liaison agency may refuse to accept information from or provide information to the other liaison agency if that other liaison agency does not request or provide information using the liaison form which was mutually decided upon.

## 8. Entry into Effect

(a) This Administrative Arrangement will take effect on the date of entry into force of the Agreement and will remain in effect while the Agreement remains in force.

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