1. **Basic Information**

1.1 **CRIS Number:** 2006/018-175.02.01  
**TWL Number:** SK06-IB-SO-03-TL  

1.2 **Title:** Reinforcement of administrative structures for the coordination of social security schemes in light of rulings of the European Court of Justice (ECJ)  

1.3 **Sector:** Internal Market  

1.4 **Location:** Ministry of Labour, Social Affairs and Family of the SR (Department of EU Affairs and International Relations), Central Office of Labour, Social Affairs and Family and the Social Insurance Agency, Slovak Republic

2. **Objectives**

2.1 **Overall Objective(s):**

Effective and comprehensive Community Law implementation in the field of social security schemes coordination, moreover, facilitation of free movement of workers across the EU.

2.2 **Project purpose:**

- to develop a functioning system for the application of ECJ case-law in the field of social security schemes coordination,  
- to deepen and to disseminate knowledge related to co-ordination in terms of ECJ case law, particularly to the competent institutions.

2.3 **Justification:**

2003 Comprehensive monitoring report on Slovakia’s preparations for membership

“...In the area of free movement of workers and co-ordination of social security systems - the ongoing measures to ensure adequate administrative capacity in these areas should continue, the necessary administrative structures need to be further developed.”

3. **Description**

3.1 **Background and justification:**

The European Court of Justice, which enjoys strong stature in the framework of the European Union, is the key guardian of EU legislation, and its importance within EU member states is widely accepted. The ECJ, which has been called “one of the strongest of EU political institutions,” has broad powers of judicial review of acts by EU institutions and Member States.  
However, its authority over European co-ordination of social security schemes is only expected to grow. The admission of Slovakia to the European Union implies that not only EU co-ordination regulations shape Slovak laws but also Slovak courts are subject to ECJ rulings and case law.  
All Member States recognise the importance of ECJ jurisdiction in this area. Two important doctrines help to explain the importance of ECJ decisions to Member States,
i.e. the doctrines of direct effect and supremacy. Consequently, if the ECJ declares that the law of a Member State is in conflict with EU law, the courts of the Member State may no longer apply such a law even in case if the court of the Member State does not find any violation.

The Slovak Republic has implemented the *acquis* on the co-ordination of social security (Regulation 1408/71 and 574/72) and on the free movement of workers (1612/68). However, there has been no project focusing at the ECJ case law in more detail. There is strong need to establish a system which would identify new important rulings of the ECJ in the specific area with a breakthrough implications. Besides, such system would interpret rulings and incorporate them into the Slovak legislative system. It is necessary to set out a method for operating administrative procedures in cases of complaints arising from implementation and interpretation of Community law in the field of co-ordination of social security.

Ministry of Labour, Social Affairs and Family of the Slovak Republic (MOLSAF), particularly the Department of EU Affairs and International Relations is the body which shall be solely and entirely responsible for the overall output (guaranteed result). The department plays the role of a co-ordinating institution for the European issues in the scope of the Ministry's competence. The Department in particular:
- analyses the state of bilateral and multilateral cooperation and foreign relations in the areas of labour, employment, social security and family;
- fulfils the function of intra-sectoral and inter-sectoral coordinator of social security schemes, with special regard to the tasks resulting for Slovakia from its relation to the Administration Commission of the EC for the Coordination of Social Security Schemes;
- co-operates with other departments of legislation section in elaborating the opinion for the ECJ and at defending Slovakia before ECJ;
- co-operates with the European Commission services and coordinates intra-sectoral technical units and cooperating offices and institutions in publishing *acquis communautaire* in Slovak language in the Official Journal of the EU;
- cooperates with other legislation departments in notification of Slovak legislation compliance with EU legislation to the Commission;
- co-ordinates the interpretation of Regulations (EEC) 1408 and 574 and the rulings of the ECJ.

### 3.2 Linked activities:

The Phare Multi-beneficiary programmes for co-ordination as well as National Phare projects have already been implemented. Phare support has been conducted in achieving compliance with co-ordination of social security *acquis* and strengthening of national co-ordination infrastructure.

- **ZZ-9505-01-33-015 Multi-national Phare Consensus I Project “Co-ordination of the Social Security Schemes in Connection with an Approach Process” (focusing on the Czech Republic, Hungary, Poland and Slovakia) called “Rights without Borders”.** It has concerned social protection measures, enabling a continuity of gained rights of workers who fluctuate freely within the EU countries. Project objective was to help associated countries to become prepared for incorporating the *acquis* already in a pre-accession period, i.e. to propose and execute legislative and administrative measures, which a full EU membership would require to accept in a sphere of social security rights transfer concerning workers over borders;

- **ZZ-9710-0027-02 Multi-national Phare Consensus II Project “Detailed...**
Preparation and Planning for the Implementation of EC Co-ordination Rules” (focusing on Bulgaria, Latvia, Lithuania, Romania and the Slovak Republic); Result of this project was the drafting of country-based strategic short-term and long-term action programme which was relevant for Slovakia;

- SK99/IB/CO/03 Phare Consensus III Twinning Project - Preparation of SR for Co-ordination of Social Security Schemes (which concerned the establishment of the EU co-ordination units, the TESS programme, and improving statistics on migrant workers. Results of this project were as follows:
  - Recommendations for amendments to Slovak social security legislation needed to bring it into line with EC Regulations 1408/71 and 574/72 drafted.
  - Training of Slovak trainers and administrators in the process required by the implementation of the *acquis*.
  - Adapting infrastructure and management of information technology in the Slovak institutions expected to participate in the European telematic system for exchanging social security information, TESS, as required for the implementation of EC Regulations 1408/71 and 574/72.
  - Target groups and general public informed of the practical consequences of the EU system of co-ordination of social legislation for the benefits of persons moving to and from Slovakia.

- SR01/1001010012 Twinning Light Project – Strengthening the Performance of Slovak Administrative Structures Required for Co-ordination of Social Security Schemes. The objective was:
  - Technical evaluation of the degree of preparedness of the existing structures (MOLSAF and the relevant Slovak social security bodies) for implementing the EU social security co-ordination *acquis*.
  - Training of staff in handling the various benefits such as old age pensions, sickness cash benefits, disability benefits and pensions, survivors’ pensions, unemployment benefits, family benefits and special non-contributory benefits, etc.
  - Development of information strategy for migrant workers and preparation of a strategic document on information dissemination and communication with public.

Recommendations from projects mentioned above were as follows:

- EC Regulation 1408/71 undergoes periodical modifications, moreover, the ECJ adopts judgments which stir up the “status quo”. In order to update knowledge of experts of the Ministry and involved bodies it is appropriate to develop continuous training courses at all levels.

- In order to achieve a more sound knowledge in the various field connected to the co-ordination of social security schemes, it would be desirable to include examination of relevant decisions from the Administrative Commission and the European Court of Justice in all fields (matters covered).

Projects mentioned above have not covered co-ordination of social security schemes in terms of the ECJ case law, e.g. analysis and interpretation of relevant decisions from the Administrative Commission and the European Court of Justice in all fields (matters covered).

There is no overlapping among proposed project activities and above-mentioned ones.
3.3 Results:

3.3.1. A system of procedures (work arrangements, administrative infrastructure) concerning application of ECJ rulings in the area of coordination of social security schemes proposed in a form of manual.

- A manual (guidebook, blueprint) for the internal use at the MOLSAF, containing all important information and recommendation about specific procedures at the European, national and ministerial level about the application of ECJ rulings issued (50 copies).

3.3.2 Knowledge and skills of the competent authority in Slovakia staff (MOLSAF) about the application of ECJ rulings and procedures before the ECJ in the area of coordination of social security schemes improved.

- Training to the Slovak staff (training of trainers)

3.4 Activities:
The project will be implemented in framework of Twinning Light arrangement.
Following activities of MS experts shall focus on:

Regarding the first result:

- MS experts shall firstly get familiar with overall functioning of the MOLSAF as intra-sectoral and inter-sectoral coordinator of social security schemes, including the roles and responsibilities of the different relevant MOLSAF departments and cooperating competent institutions. This shall be realised by carrying out consultations and informational meetings at the MOLSAF relevant departments. At the first (start up) meeting MS experts and MOLSAF experts settle the system of these meetings;

- Developing a manual for the internal use at the MOLSAF. The manual shall contain description and explanation of the system for:
  - collection and database of the passed judgments as well as their analysis at the MOLSAF (responsible persons, procedures),
  - preparing guidance on correct interpretation and implementation of relevant provisions of the coordination regulations in the light of the ECJ judgements as an official and binding standpoint of the competent authority for the implementing practice of the competent institutions (Centre of Labour, Social Affairs and Family as well as Social Insurance Agency).
  
  Content of the manual shall be focused on describing a system of procedures. The system shall include the process on how to propose application of ECJ rulings, moreover which MOLSAF departments shall comment on this proposal, furthermore in which sequence shall all involved experts receive and comment the proposal and ultimately how shall the final decision about the application be adopted.

Regarding the second result:

Training to the Slovak staff (training of trainers) in implementation of the Community legislation in the area of co-ordination of social security schemes in consideration of ECJ rulings and with regard to the tasks of the Ministry in this framework
(a) The method for transferring knowledge and information is organising a series of seminars (ten two-days seminars) at MOLSAF to be attended by a group of Slovak officials who, in turn, will disseminate later the information and know-how to a larger circle of officials.

Seminars should deal with analysis of the contributions which the Regulation 1408/71 and the ECJ judgments have made to the development of coordination law and to the realisation of the objective of free movement for workers, namely:

- personal scope of Regulation 1408/71;
- material scope of Regulation 1408/71 (sickness and maternity benefits; invalidity, survivors and old-age pensions; family benefits; unemployment benefits; non-contributory benefits);
- determining the applicable legislation;
- equal treatment provisions;
- overlapping rules;
- residence requirements;
- posting of workers

A part of seminars should be also

- presentation of EU experts experience and recommendations how to implement the Community legislation in the area of co-ordination of social security schemes in consideration of ECJ rulings and with regard to the task of the Ministry in this framework.

One seminar should deal with information on new simplified Regulation (No. 883/2004/EC).

MS experts shall develop a training documentation file which shall be distributed to seminar participants.

A group of approximately 15 Slovak officials shall participate at the seminars. The participants shall be the experts responsible for judicial review of acts at relevant MOLSAF departments (competent authority) - selected representatives of EU Affairs and International Relations Dept., Family and Gender Policy Dept., Social Insurance Dept., Pension Saving Dept. and co-operative competent institutions (Centre of Labour, Social Affairs and Family and Social Insurance Agency).

Every participant is required to attend all the seminars, in order to be acquainted with analysis of the contributions which the Regulation 1408/71 and the ECJ judgments have made to the development of coordination law.

Improvement of trainees’ knowledge and skills can be measured firstly by a test given to the participants at the end of the training. The test shall consist of one or two complex questions - cases solving an existing or possible problem with the application of ECJ rulings and procedures before the ECJ in the area of co-ordination of social security schemes. The question(s) shall be prepared (elaborated) and evaluated by the trainer(s).

Secondly, each participant shall complete a feedback form where he/she evaluates contribution of the training for himself/herself. Feedback form shall be prepared (elaborated) by trainers in cooperation with training organizers from the MOLSAF.
Finally, all documentation published for the seminars shall be edited and put together in the training documentation file to be reproduced (100 copies) and distributed to all institutions involved.

(b) Study visit to MS with the aim to visit selected body/ies (competent authority /competent institution), responsible for judicial review of acts and application of ECJ rulings in the field of coordination law for migrant workers.

Slovak personnel having participated in the seminars shall be given an opportunity to become familiar with the day-to-day tasks performed in EU Member State in compliance with the rules, procedures and work arrangements established in the framework of judicial review of acts and application of ECJ rulings in the field of coordination law for migrant workers.

The chosen method for achieving the desired result is to organise a visit to MS of the Slovak officials (5 days, for max. 3 participants) who attended the seminars. The MS project leader will be primarily responsible for drawing up a programme of visits and contacts during the stay in MS. The programme should include explanatory sessions plus demonstrations on how various procedures are carried out in practice.

The main topics shall be:

- to share experience by individual activities of selected authority /institutions for procedures of reviewing and incorporating the ECJ rulings into the MS legal system including defending a suit before the ECJ
- special agenda of this bodies
- human resource capacities
- placing of this body in the structure of broader context
- legislative basis of this bodies (establishing, functioning, resources)

Observation of the concrete situation experienced by MS institution applying ECJ rulings in the area of co-ordination of social security schemes for longer time period shall provide an effective basis for in-depth understanding of the issues, and it will help prepare to face the varied circumstances that could occur during applying ECJ rulings in Slovakia. Experiences from meetings and discussions and moreover opportunity to ask questions about details, cannot be compensated by lectures of foreign experts in Slovakia.

Participants: key experts (future trainers) selected by the Slovak project leader who are responsible for application of the ECJ rulings in the area of co-ordination of social security schemes at the MOLSAF – representatives of EU Affairs and International Relations Dept., Family and Gender Policy Dept. and Social Insurance Dept..

MEANS:
The assistance required from a MS:
Advisory missions by MS experts – short term experts (approximately 4 man-months)
- Team leader – co-ordination of entire project, available during the course of project, competent to provide technical knowledge, support and advice; submitting project reports;
• legal advice experts - analysing the contributions which the Regulation 1408/71 and the judgments of ECJ have made to the development of coordination law, conducting seminars on this analysis;
• technical advice - experts for development of a manual (guidebook), providing analysis and recommendations how to administer application of ECJ rulings

Experts profile:
Team Leader shall have completed university degree (Master degree or similar degree), at least 5-year experience in the field of coordination of social security schemes, ECJ rulings and activities related to the project, ability of conceptual and system thinking, team leading skills and experience, ability to adopt decisions regarding technical and personnel, question and moreover have an excellent command of English.

Short term experts must have completed university degree and moreover minimum 5 years of practical experience in the field related to the project, i.e. European social security and free movement of workers, knowledge of Regulations 1408/71, 574/72, 1612/68, ECJ rulings concerning coordination of social security, experience in judicial review of acts, experience in procedures concerning complaints, experience in technical questions on how to put a case law into practice.
Experience in the work of the Administrative Commission for Social Security of Migrant Workers and/or European Court of Justice shall be an advantage. Short term experts must have a good command of English as it will be a working language.

3.5 Lessons learned:

The experience in operational terms gained under previous PHARE Twinning projects (see art. 3.2) will be used. Good progress has been achieved notably in institutional building. These projects enhanced the general awareness and specific knowledge of Slovak staff through different forms of the project implementation.

Training activities were successfully implemented in a form of seminars. High knowledge and qualification of the MS short term experts have been considered by the massive audience attending all seminars; and the very active participation of trainees showed their real interest in the future application of the knowledge acquired.

Working groups became useful on the operational level. These working groups will monitor closely the development and project implementation and will provide technical advice and inputs. They will also have the authority to take operational decisions e.g. approval of list of trainees, etc. In some cases, the members of the working groups will themselves be directly involved as trainer or expert.

4. Institutional Framework

The MOLSAF being the beneficiary will implement the project in co-operation with the Central Office of Labour, Social Affairs and Family and Social Insurance Agency.

Co-ordination and mutual information exchange among the cooperating institutions during the project implementation will be ensured at regular meetings of the inter-institutional working group (Slovak project manager and project leader, experts from MOLSAF, Centre of Labour, Social Affairs and Family and Social Insurance Agency). The working group will meet once a month in order to review the progress of the
individual project activities, to discuss and resolve problems and to ensure that all recipients are informed of activities that will affect them.

The project will be implemented under the guidance and supervision of the MOLSAF. The Ministry is entitled to launch such a project. According to the Annexes of the Regulation of the Council (EEC) 1408/71 it is Competent Authority for co-ordination of the social security schemes.

Particular departments responsible for the project components are: EU Affairs and International Relations Dept., Family and Gender Policy Dept., Social Insurance Dept. and Pension Saving Dept.. Activities will be co-ordinated by EU Affairs and International Relations Dept.. PHARE and Transition Facility Dept. shall manage and administrate the project implementation.

5. Detailed Budget (in M€)

<table>
<thead>
<tr>
<th>€M</th>
<th>Transition Facility support</th>
<th>Co-financing</th>
<th>Total Cost (TF plus co-financing)</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Investment Support</td>
<td>Institution Building</td>
<td>Total Transition Facility (=I+IB)</td>
</tr>
<tr>
<td>Year 2006</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Twinning Light contract</td>
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<td>0.20</td>
<td>0.20</td>
</tr>
<tr>
<td>Total</td>
<td>0.20</td>
<td>0.20</td>
<td>0.20</td>
</tr>
</tbody>
</table>

(*) contributions from National, Regional, Local, Municipal authorities, FIs loans to public entities, funds from public enterprises

(**) private funds, FIs loans to private entities

Contributions from the Slovak administration for the effective implementation of the twinning light may be further detailed in the twinning contract.

VAT does not constitute eligible expenditure except where it is genuinely and definitely borne by the final beneficiary. VAT which is considered recoverable, by whatever means, cannot be considered eligible, even if it is not actually recovered by the final beneficiary or individual recipient.

6. Implementation Arrangements

6.1 Implementing Agency

PAO: Director of CFCU – Ms Silvia Czuczorová
Address: Ministry of Finance SR
Štefanovičova 5 Telephone: +421 2 5958 2545
817 82 Bratislava 15 Fax: +421 2 5958 2559
Slovak Republic E-mail: cfcu@mfsr.sk

6.2 Twinning Light

The twinning light short term experts will be located at the MOLSAF, Department of EU Affairs and International Relations.

On the first (start up) meeting with the MS experts the Ministry shall set up a
Working group comprising competent officers of all participating departments and institutions (Slovak project leader, project manager and experts from MOLSAF, Centre of Labour and Social Insurance Agency). The WG shall be the operational counterpart of the twinning experts. The working group will meet once a month in order to review the progress of the individual project activities, to discuss and resolve problems and to ensure that all recipients are informed of activities that will affect them.

The project leader/contact person:
Mr. Tomas Sefranko
Director of EU Affairs and International Relations Dept., Ministry of Labour, Social Affairs and Family of the Slovak Republic, Spitalska 6, 816 43 Bratislava
e-mail: sefranko@employment.gov.sk
tel.: +421 2 5975 2216, fax: +421 2 5443 1734

Senior Programme Officer:
Ms. Silvia Matúšová, Director General, ESF Managing Section, Ministry of Labour, Social Affairs and Family of the Slovak Republic, Spitalska 6, 816 43 Bratislava
e-mail: matusova@employment.gov.sk
tel.: +421 2 5975 2911, fax: +421 2 5296 1570

National Contact Point
Ms. Jana Minarovičová
Office of the Government of the Slovak Republic, Bratislava
Tel.: +421-2-5729 5514
E-mail: jana.minarovicova@vlada.gov.sk

6.3 Non-standard aspects
N/A

6.4 Contracts
One Twinning Light contract (0,2 MEUR)

7. Implementation Schedule

<table>
<thead>
<tr>
<th>Component</th>
<th>Start of Tendering</th>
<th>Start of Project Activity</th>
<th>Completion</th>
</tr>
</thead>
</table>

8. Sustainability

The Competent Authority (EU Affairs and International Relations Dept., MOLSAF SR) commits itself to provide adequate staff and financial resources to maintain the administrative function and to ensure that projects results are sustainable after the termination of the project.

9. Conditionality and sequencing

N/A
ANNEXES TO PROJECT FICHE

1. Logical framework matrix in standard format (compulsory)
2. Detailed implementation chart (compulsory)
3. Contracting and disbursement schedule by quarter for full duration of programme (including disbursement period) (compulsory)
### Transition Facility log frame

#### LOGFRAME PLANNING MATRIX FOR

<table>
<thead>
<tr>
<th>Project</th>
<th>Programme name and number</th>
<th>2006/018-175.02.01</th>
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<tr>
<td>Reinforcement of administrative structures for the coordination of social security schemes in light of rulings of the European Court of Justice (ECJ)</td>
<td>Contracting period expires</td>
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<td>Disbursement period expires</td>
<td>15/12/2009</td>
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<tr>
<td></td>
<td>Total budget: 0.2 MEUR</td>
<td>TF budget: 0.2 MEUR</td>
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</table>

#### Overall objective

**Objectively verifiable indicators**

Effective and comprehensive Community law implementation in the field of social security schemes coordination and facilitating free movement of workers across the EU

**Sources of Verification**

Slovak legislation will comprise the general lines of the ECJ cases equal or better than in comparable Member States till 08/2007

**Assumptions**

Minutes and annual report of the Slovak Inter institutional Commission for Coordination of Social Security Schemes

#### Project purpose

**Objectively verifiable indicators**

Developing a functional system for the application of ECJ case-law in the field of social security schemes coordination – deepening and disseminating knowledge related to co-ordination in terms of ECJ case law, particularly to the competent institutions.

**Sources of Verification**

MOLSAF and selected competent institutions in full compliance with the ECJ judgements having also the system how to deal with these judgements till 08/2007

**Assumptions**

Minutes of the Slovak Inter institutional Commission for Coordination of Social Security Schemes

Minutes of regular Minister’s sessions with MOLSAF General Directors

Continual support of co-ordination of social security by the Slovak government

#### Results

**Objectively verifiable indicators**

- A system of procedures (work arrangements) concerning application of ECJ rulings in the area of co-ordination of social security schemes proposed in a form of manual.
  - A manual (guidebook) for internal use at the MOLSAF, containing all important information and recommendation about specific procedures at European, national and ministerial level concerning application of ECJ rulings issued;
  - Knowledge and skills of the competent authority in Slovakia (MOLSAF) staff about the application of the ECJ rulings and procedures before the ECJ in the area of co-ordination of social security schemes is improved.
  - Training of the Slovak staff (training of trainers)

- Knowledge and skills of the competent authority in Slovakia (MOLSAF) staff about the application of the ECJ rulings and procedures before the ECJ in the area of co-ordination of social security schemes is improved.

**Sources of Verification**

- Manual issued (50 copies) till 06/2007
- Fifteen (15) MOLSAF and co-operative competent institutions (Centre of Labour, Social Affairs and Family and Social Insurance Agency) experts trained at ten (10) seminars (2 days each) till 08/2007
- test/feedback forms evaluated till 09/2007
- Training documentation file issued (100 copies) till 09/2007

**Assumptions**

Appropriate project management structure created

#### Activities

**Means**

Regarding the first result

- MS get familiar with overall functioning of the MOLSAF as TWL arrangement involving the services of one expert in charge of organisation

**Assumptions**

Sufficient personal and technical resources for co-
intra-sectoral and inter-sectoral coordinator of social security schemes, including the roles and responsibilities of the different competent MOLSAF departments and cooperating institutions. This shall be realized by carrying out consultations and informational meetings at the MOLSAF competent departments. At start-up meeting MS experts and MOLSAF experts settle the system of these meetings.

- Developing a manual. The manual shall contain description and explanation of the system for:
  - collection and database of the passed judgments as well as their analysis at the MOLSAF (responsible persons, procedures),
  - preparing guidance on correct interpretation and implementation of relevant provisions of the coordination regulations in the light of the ECJ judgements as an official and binding standpoint of the competent authority for the implementing practice of the competent institutions (Centre of Labour, Social Affairs and Family as well as Social Insurance Agency).

Regarding the second result
Training to the Slovak staff (training of trainers) in implementation of the Community legislation in the area of coordination of social security schemes in consideration of ECJ rulings and with regard to the task of the Ministry in this framework.

(a) The method for transferring knowledge and information is organizing a series of seminars (ten two-days seminars) at MOLSAF to be attended by a group of Slovak officials who, in turn, will disseminate later the information and know-how to a larger circle of officials. Seminars should deal with analysis of the contributions which the Regulation 1408/71 and the judgments have made to the development of coordination law and to the realisation of the objective of free movement for workers, namely:
  - personal scope of Regulation 1408/71;
  - material scope of Regulation 1408/71 (sickness and maternity benefits; invalidity, survivors and old-age pensions; family benefits; unemployment benefits; non-contributory benefits);
  - determining the applicable legislation;
  - equal treatment provisions;
  - overlapping rules;

and short-term experts

ordination of social security available
- residence requirements; 
- posting of workers

A part of seminars should be also
- presentation of EU experts experience and recommendations 
  how to implement the Community legislation in the area of co-
  ordination of social security schemes in consideration of ECJ 
  rulings and with regard to the task of the Ministry in this 
  framework.

MS experts shall develop a training documentation file which 
shall be distributed to seminar participants.

A group of approximately 15 Slovak officials shall participate at 
the seminars. The participants shall be the experts responsible for 
judicial review of acts at relevant MOLSAF departments 
(competent authority) and co-operative competent institutions 
(Centre of Labour, Social Affairs and Family and Social 
Insurance Agency).

Finally, all documentation published for the seminars shall be 
edited and put together in a Compendium to be reproduced (100 
copies) and distributed to all institutions involved.

(b) Study visit to MS with the aim to visit selected body/ies 
(competent authority/institution) responsible for judicial review of 
acts and application of ECJ rulings in the field of coordination 
law for migrant workers to gain practical experience in their work 
(5 days, for max. 10 participants).

**Preconditions**
Continued strong support at management level of the MOLSAF
Annex 2

**Time Implementation Chart**

Project number: 2006/018-175.02.01  
Project title: Reinforcement of administrative structures for the coordination of social security schemes in light of rulings of the European Court of Justice (ECJ)

<table>
<thead>
<tr>
<th>Institution Building</th>
<th>2006</th>
<th>2007</th>
<th>2008</th>
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<tbody>
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<td></td>
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</table>
**ANNEX 3**

**Cumulative Contracting and Disbursement Schedule**

Project number: 2006/018-175.02.01  
Project title: Reinforcement of administrative structures for the coordination of social security schemes in light of rulings of the European Court of Justice (ECJ)

<table>
<thead>
<tr>
<th>MEUR</th>
<th>2006</th>
<th>2007</th>
<th>2008</th>
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<tbody>
<tr>
<td>Contracted</td>
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