

Regulation (EC) 2201/2003 (Brussels IIa Regulation)

Article 67 — Information on central authorities and languages accepted

Article 67(a)

The names, addresses and means of communication for the central authorities designated pursuant to Article 53:

Ministry of Social Policy and Youth
Savska cesta 66
10000 Zagreb
Web: www.mspm.hr
E-mail: ministarstvo@mspm.hr
Telefon: +385 1 555 7111
Fax: +385 1 555 7222
Contact Person: Marija Stojević, dipl. iur.
Telefon: +385 1 555 7107

Article 67(b)

The languages accepted for communications to central authorities pursuant to Article 57(2):

Croatian (*preliminary information to be confirmed*)

Article 67(c)

The languages accepted for the certificate concerning rights of access and the return of the child pursuant to Article 45(2):

Croatian (*preliminary information to be confirmed*)

Article 68 — Information relating to courts and redress procedures

List 1

The applications provided for by Articles 21 and 29 shall be submitted to the following courts:

Municipal courts are competent to receive and decide on applications for a declaration of enforceability.

List 2

The appeal provided for by Article 33 shall be lodged with the following courts:

Appeals must be lodged with the court of second instance (county court) via the court of first instance which adopted the decision (municipal court).

List 3

The appeals provided for by Article 34 may be brought only: *(preliminary information to be confirmed)*

The judgment given on appeal may be contested by one of the parties submitting a motion for a retrial (Articles 421-428 of the Civil Procedure Act). A motion for a retrial must be submitted to the court which adopted the judgment at first instance (municipal court)

