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Brussels Ila Regulation - Matrimonial matters and matters of parental responsibility

Croatia



Croatia

FINDING COMPETENT COURTS/AUTHORITIES

The search tool below will help you to identify court(s)/authority(ies) competent for a specific European legal instrument. Please note that although every effort has been made to ascertain the accuracy of the results, there may be some exceptional cases concerning the determination of competence that are not necessarily covered.

Article 67 (a)

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

Ministry of Labour, Pension System, Family and Social Policy

Ulica grada Vukovara 78

10000 Zagreb

Website: <https://mrosp.gov.hr/>

Email: pisarnica@mrosp.hr

Tel.: +385 1 555 7013, +385 1 555 7343

Fax: +385 1 6106 171

Article 67 (b)

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

- (a) Croatian or English for communication with the central authorities;
- (b) Croatian for applications.

Article 67 (c)

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

Croatian

Articles 21 and 29

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

Municipal courts (*općinski sudovi*; sing. *općinski sud*) receive and decide on applications for a declaration of enforceability.

Article 33

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

Appeals are lodged with courts of second instance (county courts (*županijski sudovi*; sing. *županijski sud*) via the court of first instance that adopted the decision (a municipal court).

Article 34

Appeals pursuant to Article 34:

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 (a municipal court).

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