
The Regulation applies between all Member States of the European Union with the exception of Denmark.

It dispenses, under certain conditions, with all intermediary measures in the Member State in which enforcement is sought that have been necessary so far for decisions delivered in another Member State in the verifiable absence of a dispute over the nature or extent of a debt. Those conditions mainly concern the service of documents in the case of judgments by default. Abolishing exequatur will enable creditors to obtain quick and efficient enforcement abroad without involving the courts in the Member State where enforcement is applied for in time-consuming and costly formalities.

The Regulation provides for six standard forms.

The European e-Justice Portal provides you with information concerning the application of the Regulation and a user-friendly tool for filling in the forms.

Please select the relevant country's flag to obtain detailed national information.

Related links

Practice guide for the application of the Regulation on the European Enforcement Order (1310 Kb) en

ARCHIVED European Judicial ATLAS website (closed on 30 September 2017)

Last update: 15/04/2022

This page is maintained by the European Commission. The information on this page does not necessarily reflect the official position of the European Commission. The Commission accepts no responsibility or liability whatsoever with regard to any information or data contained or referred to in this document. Please refer to the legal notice with regard to copyright rules for European pages.