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Mediation

Estonia

The Mediation Directive 2008/52/EC has been transposed into Estonian law by means of the [Conciliation Act](#).

Article 10 - Information on competent courts or authorities

A request that a written agreement resulting from mediation be made enforceable must be submitted to the county court (*maakohus*) in whose jurisdiction the mediation took place. You can find the contact details for the county courts on the Courts [website](#). You will have to pay a state fee of €50.

An agreement reached as a result of conciliation proceedings conducted by a sworn advocate or a notary (Section 2(2) and (3) of the [Conciliation Act](#)) may also be authenticated by a notary. You can find the contact details for notaries by clicking on the link '[Find a notary](#)'. You will have to pay a notary's fee of €51.13.

The enforceability of agreements is regulated by Section 14 of the Conciliation Act. The process of having agreements made enforceable by a court is regulated by Sections 6271 and 6272 of the [Code of Civil Procedure](#). A notary will authenticate an agreement in accordance with the procedure laid down in the Notarisation Act and oblige the debtor to consent to immediate mandatory enforcement.

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