



١N

Uz sākumlapu>Prasības iesniegšana tiesā>Eiropas tiesiskās sadarbības atlants civillietās>**Reģistrētu partnerattiecību mantiskās sekas** Matters of the property consequences of registered partnerships

Kipra

Article 64(1) (a) - the courts or authorities with competence to deal with applications for a declaration of enforceability in accordance with Article 44(1) and with appeals against decisions on such applications in accordance with Article 49(2)

The courts with competence to deal with applications for a declaration of enforceability are the Family Courts. Appeals against decisions on such applications are heard by the Second-Instance Family Court (Defterobáthmio Oikogeneiakó Dikastírio).

## Article 64(1) (b) - the procedures to contest the decision given on appeal referred to in Article 50

The procedures to contest the decision given on appeal are the appeal procedure laid down in Article 25 of the Courts of Justice Law, Law 14/60, and the issuing of prerogative writs in accordance with Article 155 of the Constitution.

Article 65 (1) - the list of the other authorities and legal professionals referred to in Article 3(2)

Not applicable

Last update: 04/03/2024

The national language version of this page is maintained by the respective Member State. The translations have been done by the European Commission service. Possible changes introduced in the original by the competent national authority may not be yet reflected in the translations. The European 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 to see copyright rules for the Member State responsible for this page.