

Documents to be compiled in order to enforce a judgement or court settlement in another Member State.

Pilot: The heir

Replacement: The court that drew up the judgement or court settlement

Compiling the documents required for the circulation of a judgement or court settlement in another Member State



1. Actors	1
■ Issue of the right form for the enforcement of a judgement	2
■ Issue of the right form for the enforcement of a court settlement	3

1. Actors

- The heir
- The court that drew up the judgement or court settlement

Issue of the right form for the enforcement of a judgement

Manager: The heir

Replacement: The court that drew up the judgement or court settlement

Have the right form issued by the authority which handed down the judgement.

1. Use Form I 2

1. Use Form I

By the terms of Article 46 :

The decision handed down by a court of another Member State must be accompanied by Form I (cf. doc. formulaire_cse_1.docx), filled out by the said court, as provided by Implementing Regulation EU n°1329/2014 of 9 December 2014.

This form ensures that the decision has been declared enforceable in its State of origin.

If it appears that the decision for which recognition is being requested is the subject of an appeal in its State of origin, a stay of proceedings must be ordered (Article 42 (cf. def. Article 42 of the European Regulation)).

Issue of the right form for the enforcement of a court settlement

Manager: The heir

Replacement: The court that drew up the judgement or court settlement

Have the right form issued by the authority which validated the court settlement

1. Use Form III 3

1. Use Form III

Article 61 (cf. def. Article 61); the court settlement has been approved by a court or concluded before it.