Regulation (EC) No 1393/2007 of the European Parliament and of the Council of 13 November 2007 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters (service of documents), and repealing Council Regulation (EC) No 1348/2000

REGULATION (EC) No 1393/2007 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

of 13 November 2007

on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters (service of documents), and repealing Council Regulation (EC) No 1348/2000

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION.

Having regard to the Treaty establishing the European Community, and in particular Article 61(c) and Article 67(5), second indent, thereof,

Having regard to the proposal from the Commission,

Having regard to the opinion of the European Economic and Social Committee⁽¹⁾,

Acting in accordance with the procedure laid down in Article 251 of the Treaty⁽²⁾,

Whereas:

- (1) The Union has set itself the objective of maintaining and developing the Union as an area of freedom, security and justice, in which the free movement of persons is assured. To establish such an area, the Community is to adopt, among others, the measures relating to judicial cooperation in civil matters needed for the proper functioning of the internal market.
- (2) The proper functioning of the internal market entails the need to improve and expedite the transmission of judicial and extrajudicial documents in civil or commercial matters for service between the Member States.
- (3) The Council, by an Act dated 26 May 1997⁽³⁾, drew up a Convention on the service in the Member States of the European Union of judicial and extrajudicial documents in civil or commercial matters and recommended it for adoption by the Member States in accordance with their respective constitutional rules. That Convention has not entered into force. Continuity in the results of the negotiations for conclusion of the Convention should be ensured.
- (4) On 29 May 2000 the Council adopted Regulation (EC) No 1348/2000 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters⁽⁴⁾. The main content of that Regulation is based on the Convention.
- (5) On 1 October 2004 the Commission adopted a report on the application of Regulation (EC) No 1348/2000. The report concludes that the application of Regulation (EC) No 1348/2000 has generally improved and expedited the transmission and the service

- of documents between Member States since its entry into force in 2001, but that nevertheless the application of certain provisions is not fully satisfactory.
- (6) Efficiency and speed in judicial procedures in civil matters require that judicial and extrajudicial documents be transmitted directly and by rapid means between local bodies designated by the Member States. Member States may indicate their intention to designate only one transmitting or receiving agency or one agency to perform both functions, for a period of five years. This designation may, however, be renewed every five years.
- (7) Speed in transmission warrants the use of all appropriate means, provided that certain conditions as to the legibility and reliability of the document received are observed. Security in transmission requires that the document to be transmitted be accompanied by a standard form, to be completed in the official language or one of the official languages of the place where service is to be effected, or in another language accepted by the Member State in question.
- (8) This Regulation should not apply to service of a document on the party's authorised representative in the Member State where the proceedings are taking place regardless of the place of residence of that party.
- (9) The service of a document should be effected as soon as possible, and in any event within one month of receipt by the receiving agency.
- (10) To secure the effectiveness of this Regulation, the possibility of refusing service of documents should be confined to exceptional situations.
- (11) In order to facilitate the transmission and service of documents between Member States, the standard forms set out in the Annexes to this Regulation should be used.
- (12) The receiving agency should inform the addressee in writing using the standard form that he may refuse to accept the document to be served at the time of service or by returning the document to the receiving agency within one week if it is not either in a language which he understands or in the official language or one of the official languages of the place of service. This rule should also apply to the subsequent service once the addressee has exercised his right of refusal. These rules on refusal should also apply to service by diplomatic or consular agents, service by postal services and direct service. It should be established that the service of the refused document can be remedied through the service on the addressee of a translation of the document.
- (13) Speed in transmission warrants documents being served within days of receipt of the document. However, if service has not been effected after one month has elapsed, the receiving agency should inform the transmitting agency. The expiry of this period should not imply that the request be returned to the transmitting agency where it is clear that service is feasible within a reasonable period.
- (14) The receiving agency should continue to take all necessary steps to effect the service of the document also in cases where it has not been possible to effect service within the month, for example, because the defendant has been away from his home on holiday or away from his office on business. However, in order to avoid an open-ended obligation

- for the receiving agency to take steps to effect the service of a document, the transmitting agency should be able to specify a time limit in the standard form after which service is no longer required.
- (15) Given the differences between the Member States as regards their rules of procedure, the material date for the purposes of service varies from one Member State to another. Having regard to such situations and the possible difficulties that may arise, this Regulation should provide for a system where it is the law of the Member State addressed which determines the date of service. However, where according to the law of a Member State a document has to be served within a particular period, the date to be taken into account with respect to the applicant should be that determined by the law of that Member State. This double date system exists only in a limited number of Member States. Those Member States which apply this system should communicate this to the Commission, which should publish the information in the *Official Journal of the European Union* and make it available through the European Judicial Network in Civil and Commercial Matters established by Council Decision 2001/470/EC⁽⁵⁾.
- (16) In order to facilitate access to justice, costs occasioned by recourse to a judicial officer or a person competent under the law of the Member State addressed should correspond to a single fixed fee laid down by that Member State in advance which respects the principles of proportionality and non-discrimination. The requirement of a single fixed fee should not preclude the possibility for Member States to set different fees for different types of service as long as they respect these principles.
- (17) Each Member State should be free to effect service of documents directly by postal services on persons residing in another Member State by registered letter with acknowledgement of receipt or equivalent.
- (18) It should be possible for any person interested in a judicial proceeding to effect service of documents directly through the judicial officers, officials or other competent persons of the Member State addressed, where such direct service is permitted under the law of that Member State.
- (19) The Commission should draw up a manual containing information relevant for the proper application of this Regulation, which should be made available through the European Judicial Network in Civil and Commercial Matters. The Commission and the Member States should do their utmost to ensure that this information is up to date and complete especially as regards contact details of receiving and transmitting agencies.
- (20) In calculating the periods and time limits provided for in this Regulation, Regulation (EEC, Euratom) No 1182/71 of the Council of 3 June 1971 determining the rules applicable to periods, dates and time limits⁽⁶⁾ should apply.
- (21) The measures necessary for the implementation of this Regulation should be adopted in accordance with Council Decision 1999/468/EC of 28 June 1999 laying down the procedures for the exercise of implementing powers conferred on the Commission⁽⁷⁾.
- (22) In particular, power should be conferred on the Commission to update or make technical amendments to the standard forms set out in the Annexes. Since those measures are of general scope and are designed to amend/delete non-essential elements of this

- Regulation, they must be adopted in accordance with the regulatory procedure with scrutiny provided for in Article 5a of Decision 1999/468/EC.
- (23) This Regulation prevails over the provisions contained in bilateral or multilateral agreements or arrangements having the same scope, concluded by the Member States, and in particular the Protocol annexed to the Brussels Convention of 27 September 1968⁽⁸⁾ and the Hague Convention of 15 November 1965⁽⁹⁾ in relations between the Member States party thereto. This Regulation does not preclude Member States from maintaining or concluding agreements or arrangements to expedite or simplify the transmission of documents, provided that they are compatible with this Regulation.
- (24) The information transmitted pursuant to this Regulation should enjoy suitable protection. This matter falls within the scope of Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data⁽¹⁰⁾, and of Directive 2002/58/EC of the European Parliament and of the Council of 12 July 2002 concerning the processing of personal data and the protection of privacy in the electronic communications sector (Directive on privacy and electronic communications)⁽¹¹⁾.
- (25) No later than 1 June 2011 and every five years thereafter, the Commission should review the application of this Regulation and propose such amendments as may appear necessary.
- (26) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States and can therefore, by reason of the scale or effects of the action, be better achieved at Community level, the Community may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives.
- (27) In order to make the provisions more easily accessible and readable, Regulation (EC) No 1348/2000 should be repealed and replaced by this Regulation.
- In accordance with Article 3 of the Protocol on the position of the United Kingdom and Ireland, annexed to the Treaty on European Union and to the Treaty establishing the European Community, the United Kingdom and Ireland are taking part in the adoption and application of this Regulation.
- (29) In accordance with Articles 1 and 2 of the Protocol on the position of Denmark, annexed to the Treaty on European Union and to the Treaty establishing the European Community, Denmark does not take part in the adoption of this Regulation and is not bound by it or subject to its application,

HAVE ADOPTED THIS REGULATION:

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CHAPTER I

GENERAL PROVISIONS

Article 1

Scope

- This Regulation shall apply in civil and commercial matters where a judicial or extrajudicial document has to be transmitted from one Member State to another for service there. It shall not extend in particular to revenue, customs or administrative matters or to liability of the State for actions or omissions in the exercise of state authority (*acta iure imperii*).
- 2 This Regulation shall not apply where the address of the person to be served with the document is not known.
- 3 In this Regulation, the term 'Member State' shall mean the Member States with the exception of Denmark.

Article 2

Transmitting and receiving agencies

- 1 Each Member State shall designate the public officers, authorities or other persons, hereinafter referred to as 'transmitting agencies', competent for the transmission of judicial or extrajudicial documents to be served in another Member State.
- 2 Each Member State shall designate the public officers, authorities or other persons, hereinafter referred to as 'receiving agencies', competent for the receipt of judicial or extrajudicial documents from another Member State.
- A Member State may designate one transmitting agency and one receiving agency, or one agency to perform both functions. A federal State, a State in which several legal systems apply or a State with autonomous territorial units shall be free to designate more than one such agency. The designation shall have effect for a period of five years and may be renewed at five-year intervals.
- 4 Each Member State shall provide the Commission with the following information:
 - a the names and addresses of the receiving agencies referred to in paragraphs 2 and 3;
 - b the geographical areas in which they have jurisdiction;
 - c the means of receipt of documents available to them; and
 - d the languages that may be used for the completion of the standard form set out in Annex I

Member States shall notify the Commission of any subsequent modification of such information.

Article 3

Central body

Each Member State shall designate a central body responsible for:

- (a) supplying information to the transmitting agencies;
- (b) seeking solutions to any difficulties which may arise during transmission of documents for service;
- (c) forwarding, in exceptional cases, at the request of a transmitting agency, a request for service to the competent receiving agency.

A federal State, a State in which several legal systems apply or a State with autonomous territorial units shall be free to designate more than one central body.

CHAPTER II

JUDICIAL DOCUMENTS

Section 1

Transmission and service of judicial documents

Article 4

Transmission of documents

- Judicial documents shall be transmitted directly and as soon as possible between the agencies designated pursuant to Article 2.
- 2 The transmission of documents, requests, confirmations, receipts, certificates and any other papers between transmitting agencies and receiving agencies may be carried out by any appropriate means, provided that the content of the document received is true and faithful to that of the document forwarded and that all information in it is easily legible.
- The document to be transmitted shall be accompanied by a request drawn up using the standard form set out in Annex I. The form shall be completed in the official language of the Member State addressed or, if there are several official languages in that Member State, the official language or one of the official languages of the place where service is to be effected, or in another language which that Member State has indicated it can accept. Each Member State shall indicate the official language or languages of the institutions of the European Union other than its own which is or are acceptable to it for completion of the form.
- The documents and all papers that are transmitted shall be exempted from legalisation or any equivalent formality.
- When the transmitting agency wishes a copy of the document to be returned together with the certificate referred to in Article 10, it shall send the document in duplicate.

Article 5

Translation of documents

The applicant shall be advised by the transmitting agency to which he forwards the document for transmission that the addressee may refuse to accept it if it is not in one of the languages provided for in Article 8.

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2 The applicant shall bear any costs of translation prior to the transmission of the document, without prejudice to any possible subsequent decision by the court or competent authority on liability for such costs.

Article 6

Receipt of documents by receiving agency

- On receipt of a document, a receiving agency shall, as soon as possible and in any event within seven days of receipt, send a receipt to the transmitting agency by the swiftest possible means of transmission using the standard form set out in Annex I.
- Where the request for service cannot be fulfilled on the basis of the information or documents transmitted, the receiving agency shall contact the transmitting agency by the swiftest possible means in order to secure the missing information or documents.
- 3 If the request for service is manifestly outside the scope of this Regulation or if non-compliance with the formal conditions required makes service impossible, the request and the documents transmitted shall be returned, on receipt, to the transmitting agency, together with the notice of return using the standard form set out in Annex I.
- A receiving agency receiving a document for service but not having territorial jurisdiction to serve it shall forward it, as well as the request, to the receiving agency having territorial jurisdiction in the same Member State if the request complies with the conditions laid down in Article 4(3) and shall inform the transmitting agency accordingly using the standard form set out in Annex I. That receiving agency shall inform the transmitting agency when it receives the document, in the manner provided for in paragraph 1.

Article 7

Service of documents

- 1 The receiving agency shall itself serve the document or have it served, either in accordance with the law of the Member State addressed or by a particular method requested by the transmitting agency, unless that method is incompatible with the law of that Member State.
- The receiving agency shall take all necessary steps to effect the service of the document as soon as possible, and in any event within one month of receipt. If it has not been possible to effect service within one month of receipt, the receiving agency shall:
 - a immediately inform the transmitting agency by means of the certificate in the standard form set out in Annex I, which shall be drawn up under the conditions referred to in Article 10(2); and
 - b continue to take all necessary steps to effect the service of the document, unless indicated otherwise by the transmitting agency, where service seems to be possible within a reasonable period of time.

Article 8

Refusal to accept a document

1 The receiving agency shall inform the addressee, using the standard form set out in Annex II, that he may refuse to accept the document to be served at the time of service or

by returning the document to the receiving agency within one week if it is not written in, or accompanied by a translation into, either of the following languages:

a a language which the addressee understands:

or

- b the official language of the Member State addressed or, if there are several official languages in that Member State, the official language or one of the official languages of the place where service is to be effected.
- Where the receiving agency is informed that the addressee refuses to accept the document in accordance with paragraph 1, it shall immediately inform the transmitting agency by means of the certificate provided for in Article 10 and return the request and the documents of which a translation is requested.
- If the addressee has refused to accept the document pursuant to paragraph 1, the service of the document can be remedied through the service on the addressee in accordance with the provisions of this Regulation of the document accompanied by a translation into a language provided for in paragraph 1. In that case, the date of service of the document shall be the date on which the document accompanied by the translation is served in accordance with the law of the Member State addressed. However, where according to the law of a Member State, a document has to be served within a particular period, the date to be taken into account with respect to the applicant shall be the date of the service of the initial document determined pursuant to Article 9(2).
- 4 Paragraphs 1, 2 and 3 shall also apply to the means of transmission and service of judicial documents provided for in Section 2.
- For the purposes of paragraph 1, the diplomatic or consular agents, where service is effected in accordance with Article 13, or the authority or person, where service is effected in accordance with Article 14, shall inform the addressee that he may refuse to accept the document and that any document refused must be sent to those agents or to that authority or person respectively.

Article 9

Date of service

- 1 Without prejudice to Article 8, the date of service of a document pursuant to Article 7 shall be the date on which it is served in accordance with the law of the Member State addressed.
- 2 However, where according to the law of a Member State a document has to be served within a particular period, the date to be taken into account with respect to the applicant shall be that determined by the law of that Member State.
- Paragraphs 1 and 2 shall also apply to the means of transmission and service of judicial documents provided for in Section 2.

Article 10

Certificate of service and copy of the document served

When the formalities concerning the service of the document have been completed, a certificate of completion of those formalities shall be drawn up in the standard form set out

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in Annex I and addressed to the transmitting agency, together with, where Article 4(5) applies, a copy of the document served.

The certificate shall be completed in the official language or one of the official languages of the Member State of origin or in another language which the Member State of origin has indicated that it can accept. Each Member State shall indicate the official language or languages of the institutions of the European Union other than its own which is or are acceptable to it for completion of the form.

Article 11

Costs of service

- 1 The service of judicial documents coming from a Member State shall not give rise to any payment or reimbursement of taxes or costs for services rendered by the Member State addressed.
- 2 However, the applicant shall pay or reimburse the costs occasioned by:
 - a recourse to a judicial officer or to a person competent under the law of the Member State addressed;
 - b the use of a particular method of service.

Costs occasioned by recourse to a judicial officer or to a person competent under the law of the Member State addressed shall correspond to a single fixed fee laid down by that Member State in advance which respects the principles of proportionality and non-discrimination. Member States shall communicate such fixed fees to the Commission.

Section 2

Other means of transmission and service of judicial documents

Article 12

Transmission by consular or diplomatic channels

Each Member State shall be free, in exceptional circumstances, to use consular or diplomatic channels to forward judicial documents, for the purpose of service, to those agencies of another Member State which are designated pursuant to Articles 2 or 3.

Article 13

Service by diplomatic or consular agents

- 1 Each Member State shall be free to effect service of judicial documents on persons residing in another Member State, without application of any compulsion, directly through its diplomatic or consular agents.
- 2 Any Member State may make it known, in accordance with Article 23(1), that it is opposed to such service within its territory, unless the documents are to be served on nationals of the Member State in which the documents originate.

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Article 14

Service by postal services

Each Member State shall be free to effect service of judicial documents directly by postal services on persons residing in another Member State by registered letter with acknowledgement of receipt or equivalent.

Article 15

Direct service

Any person interested in a judicial proceeding may effect service of judicial documents directly through the judicial officers, officials or other competent persons of the Member State addressed, where such direct service is permitted under the law of that Member State.

CHAPTER III

EXTRAJUDICIAL DOCUMENTS

Article 16

Transmission

Extrajudicial documents may be transmitted for service in another Member State in accordance with the provisions of this Regulation.

CHAPTER IV

FINAL PROVISIONS

Article 17

Implementing rules

Measures designed to amend non-essential elements of this Regulation relating to the updating or to the making of technical amendments to the standard forms set out in Annexes I and II shall be adopted in accordance with the regulatory procedure with scrutiny referred to in Article 18(2).

Article 18

Committee

1 The Commission shall be assisted by a committee.

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Where reference is made to this paragraph, Article 5a(1) to (4), and Article 7 of Decision 1999/468/EC shall apply, having regard to the provisions of Article 8 thereof.

Article 19

Defendant not entering an appearance

- Where a writ of summons or an equivalent document has had to be transmitted to another Member State for the purpose of service under the provisions of this Regulation and the defendant has not appeared, judgment shall not be given until it is established that:
 - a the document was served by a method prescribed by the internal law of the Member State addressed for the service of documents in domestic actions upon persons who are within its territory; or
 - b the document was actually delivered to the defendant or to his residence by another method provided for by this Regulation;

and that in either of these cases the service or the delivery was effected in sufficient time to enable the defendant to defend.

- 2 Each Member State may make it known, in accordance with Article 23(1), that the judge, notwithstanding the provisions of paragraph 1, may give judgment even if no certificate of service or delivery has been received, if all the following conditions are fulfilled:
 - a the document was transmitted by one of the methods provided for in this Regulation;
 - b a period of time of not less than six months, considered adequate by the judge in the particular case, has elapsed since the date of the transmission of the document;
 - c no certificate of any kind has been received, even though every reasonable effort has been made to obtain it through the competent authorities or bodies of the Member State addressed.
- Notwithstanding paragraphs 1 and 2, the judge may order, in case of urgency, any provisional or protective measures.
- When a writ of summons or an equivalent document has had to be transmitted to another Member State for the purpose of service under the provisions of this Regulation and a judgment has been entered against a defendant who has not appeared, the judge shall have the power to relieve the defendant from the effects of the expiry of the time for appeal from the judgment if the following conditions are fulfilled:
 - a the defendant, without any fault on his part, did not have knowledge of the document in sufficient time to defend, or knowledge of the judgment in sufficient time to appeal; and
 - b the defendant has disclosed a *prima facie* defence to the action on the merits.

An application for relief may be filed only within a reasonable time after the defendant has knowledge of the judgment.

Each Member State may make it known, in accordance with Article 23(1), that such application will not be entertained if it is filed after the expiry of a time to be stated by it in that communication, but which shall in no case be less than one year following the date of the judgment.

5 Paragraph 4 shall not apply to judgments concerning the status or capacity of persons.

Article 20

Relationship with agreements or arrangements to which Member States are party

- This Regulation shall, in relation to matters to which it applies, prevail over other provisions contained in bilateral or multilateral agreements or arrangements concluded by the Member States, and in particular Article IV of the Protocol to the Brussels Convention of 1968 and the Hague Convention of 15 November 1965.
- This Regulation shall not preclude individual Member States from maintaining or concluding agreements or arrangements to expedite further or simplify the transmission of documents, provided that they are compatible with this Regulation.
- 3 Member States shall send to the Commission:
 - a copy of the agreements or arrangements referred to in paragraph 2 concluded between the Member States as well as drafts of such agreements or arrangements which they intend to adopt; and
 - b any denunciation of, or amendments to, these agreements or arrangements.

Article 21

Legal aid

This Regulation shall not affect the application of Article 23 of the Convention on civil procedure of 17 July 1905, Article 24 of the Convention on civil procedure of 1 March 1954 or Article 13 of the Convention on international access to justice of 25 October 1980 between the Member States party to those Conventions.

Article 22

Protection of information transmitted

- 1 Information, including in particular personal data, transmitted under this Regulation shall be used by the receiving agency only for the purpose for which it was transmitted.
- 2 Receiving agencies shall ensure the confidentiality of such information, in accordance with their national law.
- Paragraphs 1 and 2 shall not affect national laws enabling data subjects to be informed of the use made of information transmitted under this Regulation.
- 4 This Regulation shall be without prejudice to Directives 95/46/EC and 2002/58/EC.

Article 23

Communication and publication

1 Member States shall communicate to the Commission the information referred to in Articles 2, 3, 4, 10, 11, 13, 15 and 19. Member States shall communicate to the Commission if, according to their law, a document has to be served within a particular period as referred to in Articles 8(3) and 9(2).

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- The Commission shall publish the information communicated in accordance with paragraph 1 in the *Official Journal of the European Union* with the exception of the addresses and other contact details of the agencies and of the central bodies and the geographical areas in which they have jurisdiction.
- 3 The Commission shall draw up and update regularly a manual containing the information referred to in paragraph 1, which shall be available electronically, in particular through the European Judicial Network in Civil and Commercial Matters.

Article 24

Review

No later than 1 June 2011, and every five years thereafter, the Commission shall present to the European Parliament, the Council and the European Economic and Social Committee a report on the application of this Regulation, paying special attention to the effectiveness of the agencies designated pursuant to Article 2 and to the practical application of Article 3(c) and Article 9. The report shall be accompanied if need be by proposals for adaptations of this Regulation in line with the evolution of notification systems.

Article 25

Repeal

- 1 Regulation (EC) No 1348/2000 shall be repealed as from the date of application of this Regulation.
- 2 References made to the repealed Regulation shall be construed as being made to this Regulation and should be read in accordance with the correlation table in Annex III.

Article 26

Entry into force

This Regulation shall enter into force on the 20th day following its publication in the *Official Journal of the European Union*.

It shall apply from 13 November 2008 with the exception of Article 23 which shall apply from 13 August 2008.

This Regulation shall be binding in its entirety and directly applicable in the Member States in accordance with the Treaty establishing the European Community.

ANNEX I

REQUEST FOR SERVICE OF DOCUMENTS

(Article 4(3) of Regulation (EC) No 1393/2007 of the European Parliament and of the Council of 13 November 2007 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters (1))

Reference No:				
1.	TRANSMITTING AGENCY			
1.1.	identity			
1.2.	address			
1.2.1.	street and number/PO box			
1.2.2.	place and post code			
1.2.3.	country			
1.3.	tel.			
1.4.	fax (*)			
1.5.	e-mail (*)			
2.	RECEIVING AGENCY			
2.1.	identity			
2.2.	address			
2.2.1.	street and number/PO box			
2.2.2.	place and post code			
2.2.3.	country			
2.3.	tel.			
2.4.	fax (*)			
2.5.	e-mail (*)			
3.	APPLICANT			
3.1.	identity			
3.2.	address			
3.2.1.	street and number/PO box			
3.2.2.	place and post code			
3.2.3.	country			
3.3.	tel. (*)			
3.4.	fax (*)			
3.5.	e-mail (*)			

⁽¹⁾ OJ L 324, 10.12.2007, p. 79.

^(*) This item is optional.

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- ADDRESSEE
- 4.1. identity
- 4.2. address
- 4.2.1. street and number/PO box
- 4.2.2. place and post code
- 4.2.3. country
- 4.3. tel. (*)
- 4.4. fax (*)
- 4.5. e-mail (*)
- 4.6. identification number/social security number/organisation number/or equivalent (*)
- METHOD OF SERVICE
- 5.1. in accordance with the law of the Member State addressed
- 5.2. by the following particular method
- 5.2.1. if this method is incompatible with the law of the Member State addressed, the document(s) should be served in accordance with the law of that Member State.
- 5.2.1.1. yes
- 5.2.1.2. no
- 6. DOCUMENT TO BE SERVED
- 6.1. nature of the document
- 6.1.1. judicial
- 6.1.1.1. writ of summons
- 6.1.1.2. judgment
- 6.1.1.3. appeal
- 6.1.1.4. other
- 6.1.2. extrajudicial
- 6.2. date or time limit after which service is no longer required (*)
 - ... (day) ... (month) ... (year)
- 6.3. language of document
- 6.3.1. original (BG, ES, CS, DE, ET, EL, EN, FR, GA, ▶" HR, ∢ IT, LV, LT, HU, MT, NL, PL, PT, RO, SK, SL, FI, SV, other):
- $6.3.2. \qquad \text{translation (*) (BG, ES, CS, DE, ET, EL, EN, FR, GA, } \bullet \text{(!)} + \text{IT, LV, LT, HU, MT, NL, PL, PT, RO, SK, SL, FI, SV, other)} :$
- 6.4. number of enclosures
- A COPY OF DOCUMENT TO BE RETURNED WITH THE CERTIFICATE OF SERVICE (Article 4(5) of Regulation (EC) No 1393/2007)
- 7.1. yes (in this case send two copies of the document to be served)
- 7.2. no
- (*) This item is optional.

1.	You are required by Article 7(2) of Regulation (EC) No 1393/2007 to take all necessary steps to effect the service of the
	document as soon as possible, and in any event within one month of receipt. If it has not been possible for you to effect
	service within one month of receipt, you must inform this agency by indicating this in point 13 of the certificate of service or
	non-service of documents.

2.	If you cannot fulfil this request for service on the basis of the information or documents transmitted, you are required by
	Article 6(2) of Regulation (EC) No 1393/2007 to contact this agency by the swiftest possible means in order to secure the
	missing information or document.

Done at		
Date		
Signature and/or stamp		
Reference No of the receiving agency		
ACKNOWLEDGEMENT OF RECEIPT		
(Article 6(1) of Regulation (EC) No 1393/2007 of the European Parliament and of the Council of 13 November 2007 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters)		
This acknowledgement must be sent by the swiftest possible means of transmission as soon as possible after receipt of the document and in any event within seven days of receipt.		
and in any event within seven days of receipt.		
and in any event within seven days of receipt. 8. DATE OF RECEIPT		

Reference No of the transmitting agency			
Reference No of the receiving agency			
	NOTICE OF RETURN OF REQUEST AND DOCUMENT		
(Article 6(3) of Regulation (EC) No 1393/2007 of the European Parliament and of the Council of 13 November 2007 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters (1))			
The request and document must be returned on receipt.			
9.	REASON FOR RETURN		
9.1.	the request is manifestly outside the scope of the Regulation		
9.1.1.	the document is not civil or commercial		
9.1.2.	the service is not from one Member State to another Member State		
9.2.	non-compliance with the formal conditions required makes service impossible		
9.2.1.	the document is not easily legible		
9.2.2.	the language used to complete the form is incorrect		
9.2.3.	the document received is not a true and faithful copy		
9.2.4.	other (please give details)		
9.3.	the method of service is incompatible with the law of the Member State addressed (Article 7(1) of Regulation (EC) No 1393/2007)		
Dono ot			
Done at			
Date			
Signatu	re and/or stamp		

⁽¹⁾ OJ L 324, 10.12.2007, p. 79.

Reference No of the transmitting agency:				
Reference No of the receiving agency:				
	NOTICE OF RETRANSMISSION OF REQUEST AND DOCUMENT TO THE APPROPRIATE RECEIVING AGENCY			
(Articl	e 6(4) of Regulation (EC) No 1393/2007 of the European Parliament and of the Council of 13 November 2007 on the			
(service in the Member States of judicial and extrajudicial documents in civil or commercial matters (1))			
The rec	quest and document were forwarded to the following receiving agency, which has territorial jurisdiction to serve it:			
10.	APPROPRIATE RECEIVING AGENCY			
10.1.	identity			
10.2.	address			
10.2.1.	street and number/PO box			
10.2.2.	place and post code			
10.2.3.	country			
10.3.	tel.			
10.4.	fax (*)			
10.5.	e-mail (*)			
Done at	t			
Date				
Signature and/or stamp				

⁽¹) OJ L 324, 10.12.2007, p. 79.

^(*) This item is optional.

Reference No of the transmitting agency:

Reference No of the appropriate receiving agency:				
NOTICE OF RECEIPT BY THE APPROPRIATE RECEIVING AGENCY HAVING TERRITORIAL JURISDICTION TO THE TRANSMITTING AGENCY				
(Article 6(4) of Regulation (EC) No 1393/2007 of the European Parliament and of the Council of 13 November 2007 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters (1))				
This notice must be sent by the swiftest possible means of transmission as soon as possible after receipt of the document and in any event within seven days of receipt.				
11.	DATE OF RECEIPT			
	Done at			
	Date			
	Signature and/or stamp			

⁽¹⁾ OJ L 324, 10.12.2007, p. 79.

Reference No of the transmitting agency	
Reference No of the receiving agency	

CERTIFICATE OF SERVICE OR NON-SERVICE OF DOCUMENTS

(Article 10 of Regulation (EC) No 1393/2007 of the European Parliament and of the Council of 13 November 2007 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters (1))

The service shall be effected as soon as possible. If it has not been possible to effect service within one month of receipt, the receiving agency shall inform the transmitting agency (Article 7(2) of Regulation (EC) No 1393/2007)

12.	COMPLETION OF SERVICE
12.1.	date and address of service
12.2.	the document was
12.2.1.	served in accordance with the law of the Member State addressed, namely
12.2.1.1.	handed to
12.2.1.1.1.	the addressee in person
12.2.1.1.2.	another person
12.2.1.1.2.1.	name
12.2.1.1.2.2.	address
12.2.1.1.2.2.1.	street and number/PO box
12.2.1.1.2.2.2.	place and post code
12.2.1.1.2.2.3.	country
12.2.1.1.2.3.	relation to the addressee
	family employee other
12.2.1.1.3.	the addressee's address
12.2.1.2.	served by postal services
12.2.1.2.1.	without acknowledgement of receipt
12.2.1.2.2.	with the enclosed acknowledgement of receipt
12.2.1.2.2.1.	from the addressee
12.2.1.2.2.2.	from another person
12.2.1.2.2.2.1.	name
12.2.1.2.2.2.2.	address
12.2.1.2.2.2.2.1.	street and number/PO box
12.2.1.2.2.2.2.2.	place and post code
12.2.1.2.2.2.3.	country
12.2.1.2.2.2.3.	relation to the addressee
	family employee other

⁽¹⁾ OJ L 324, 10.12.2007, p. 79.

Document Generated: 2023-09-14

Changes to legislation: There are outstanding changes not yet made to Regulation (EC) No 1393/2007 of the European Parliament and of the Council. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

12.2.1.3. served by another method (please state how) 12.2.2. served by the following particular method (please state how) 12.3. The addressee of the document was informed in writing that he may refuse to accept the document if it is not written in or accompanied by a translation into either a language which he understands or the official language or one of the official languages of the place of service. 13. INFORMATION IN ACCORDANCE WITH ARTICLE 7(2) of Regulation (EC) No 1393/2007 It was not possible to effect service within one month of receipt. 14. REFUSAL OF DOCUMENT The addressee refused to accept the document on account of the language used. The document is annexed to this certificate. REASON FOR NON-SERVICE OF DOCUMENT 15. 15.1. address unknown 15.2. addressee cannot be located 15.3. document could not be served before the date or time limit stated in point 6.2. 15.4. other (please specify) The document is annexed to this certificate.

Signature and/or stamp

ANNEX II

INFORMATION TO THE ADDRESSEE ABOUT THE RIGHT TO REFUSE TO ACCEPT A DOCUMENT

(Article 8(1) of Regulation (EC) No 1393/2007 of the European Parliament and of the Council of 13 November 2007 on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters (1))

BG:			
Приложеният документ се връчва съгласно Регламент (EO) № 1393/2007 на Европейския парламент и на Съвета относно връчване в държавите-членки на съдебни и извънсъдебни документи по граждански или търговски дела.			
Можете да откажете да приемете документа, ако не е написан или придружен от превод на някой от езиците, които разбирате, на официалния език или на един от официалните езици на мястото на връчването.			
Ако желаете да упражните това си право, трябва да откажете да приемете документа по време на самото връчване направо на връчващото документа лице или да го върнете в едноседмичен срок на посочения по-долу адрес, като заявите, че отказвате да го приемете.			
АДРЕС:			
. Наименование:			
2. Адрес:			
2.1. Улица и номер/п.к.:			
2.2. Населено място и пощенски код:	2. Населено място и пощенски код:		
2.3. Държава:	. Държава:		
3. Телефон.:	Телефон.:		
4. Факс (*):	Факс (*):		
5. Адрес за електронна поща (*):			
ДЕКЛАРАЦИЯ НА АДРЕСАТА:			
Отказвам да приема приложения документ, защото не е написан или придружен от превод на някой от езиците, които разбирам, на официалния език или на един от официалните езици на мястото на връчването.			
Разбирам следния(те) език(ци):			
английски 🔲 нидерландски 🔲			
български полски			
гръцки Ц португалски Ц			
естонски			
ирландски Ц словашки Ц латвийски П фински П			
литовски			
малтийски 🔲 чешки 🔲			
немски Шведски П			
друг (моля пояснете):			
Съставено във:			
Дата:			
Подпис и/или печат:			

⁽¹⁾ OJ L 324, 10.12.2007, p. 79.

 ^{*)} Тази информация не е залъпжителна

CS:					
Přiložená písemnost je doručována v souladu s nařízením Evropského parlamentu a Rady (ES) č. 1393/2007 o doručování soudních a mimosoudních písemností ve věcech občanských a obchodních v členských státech.					
Můžete odmítnout přijetí písemnosti, není-li vyhotovena v jazyce, kterému rozumíte, nebo v úředním jazyce nebo v jednom z úředních jazyků místa doručení nebo k ní není přiložen překlad do jednoho z těchto jazyků.					
Přejete-li si využít tohoto práva, musíte odmítnout přijetí písemnosti v okamžiku doručení přímo osobě, která písemnost doručuje, nebo písemnost zaslat zpět na níže uvedenou adresu ve lhůtě jednoho týdne s prohlášením, že tuto písemnost odmítáte převzít.					
ADR	ADRESA:				
1.	Jméno:				
2.	Adresa:				
2.1	1 Ulice a číslo/poštovní přihrádka:				
2.2	Místo a pošt	ovní směrovací	číslo:		
2.3	Země:				
3.	Telefon:				
4.	Fax (*):				
5.	E-mail (*):				
PRO	HLÁŠENÍ AD	RESÁTA:			
Odmítám přijetí připojené písemnosti, neboť není vyhotovena v jazyce, kterému rozumím, nebo v úředním jazyce nebo v jednom z úředních jazyků místa doručení, ani k ní není přiložen překlad do jednoho z těchto jazyků.					
Rozumím tomuto jazyku (těmto jazykům):					
t	oulharština		litevština		
Š	Spanělština		maďarština		
č	čeština		maltština		
r	němčina		nizozemština		
6	estonština		polština		
ř	ečtina (portugalština		
a	angličtina		rumunština		
f	rancouzština		slovenština		
i	rština		slovinština		
i	talština		finština		
I	otyština		švédština		
c	ostatní		prosím upřesr	něte:	
Vyhotoveno v:					
Dne:					
Podpis nebo razítko:					

DE:					
Die Zustellung des beigefügten Schriftstücks erfolgt im Einklang mit der Verordnung (EG) Nr. 1393/2007 des Europäischen Parlaments und des Rates über die Zustellung gerichtlicher und außergerichtlicher Schriftstücke in Zivil- oder Handelssachen in den Mitgliedstaaten.					
Sie können die Annahme dieses Schriftstücks verweigern, wenn es weder in einer Sprache, die Sie verstehen, noch in einer Amtssprache oder einer der Amtssprachen des Zustellungsortes abgefasst ist, oder wenn ihm keine Übersetzung in einer dieser Sprachen beigefügt ist.					
Wenn Sie von Ihrem Annahmeverweigerungsrecht Gebrauch machen wollen, müssen Sie dies entweder sofort bei der Zustellung gegenüber der das Schriftstück zustellenden Person erklären oder das Schriftstück binnen einer Woche nach der Zustellung an die nachstehende Anschrift mit der Angabe zurücksenden, dass Sie die Annahme verweigern.					
ANS	ANSCHRIFT:				
1.	. Name/Bezeichnung:				
2.	Anschrift:				
2.1.	Straße und Hausnummer/Postfach:				
2.2.	PLZ und Ort:				
2.3.	Staat:				
3.	Tel.				
4.	Fax (*)				
5.	E-Mail (*):				
ERK	LÄRUNG DES	EMPFÄNGEF	RS		
Ich verweigere die Annahme des beigefügten Schriftstücks, da es entweder nicht in einer Sprache, die ich verstehe, oder nicht in einer Amtssprache oder einer der Amtssprachen des Zustellungsortes abgefasst ist oder da dem Schriftstück keine Übersetzung in einer dieser Sprachen beigefügt ist.					
Ich verstehe die folgende(n) Sprache(n):					
ı	Bulgarisch		Litauisch		
	Spanisch		Ungarisch		
	Tschechisch		Maltesisch		
ı	Deutsch		Niederländisch		
E	Estnisch		Polnisch		
(Griechisch		Portugiesisch		
ı	Englisch		Rumänisch		
1	Französisch		Slowakisch		
1	risch		Slowenisch		
1	talienisch		Finnisch		
ı	_ettisch		Schwedisch		
,	Sonstige		bitte angeben:		
0					
	Geschehen zu:				
am:					
Unterschrift und/oder Stempel:					

EL:	EL:					
тои Е	Ευρωπαϊκού Ι	Κοινοβουλίου κα	ιι του Συμβουλ	οιείται σύμφωνα με τον κανονισμό (ΕΚ) αριθ. 1393/2007 ίου περί επιδόσεως και κοινοποιήσεως στα κράτη μέλη εμπορικές υποθέσεις.		
από	μετάφραση σ		οποία κατανοεί	πράξης εφόσον δεν είναι συνταγμένη ή δεν συνοδεύεται ίτε ή στην επίσημη γλώσσα ή σε μία από τις επίσημες		
τη χρ την τ	οονική στιγμή τράξη, είτε να	της επίδοσης	ή κοινοποίηση ετε εντός μιας	πρέπει είτε να δηλώσετε την άρνηση παραλαβής κατά ης απευθείας στο πρόσωπο που επιδίδει ή κοινοποιεί εβδομάδας στη διεύθυνση που αναφέρεται κατωτέρω,		
ΔΙΕΥ	ΘΥΝΣΗ:					
1.	Όνομα:					
2.	Διεύθυνση:					
2.1.	Οδός και αρ	ιθμός/ταχυδρομ	ική θυρίδα:			
2.2.	Τόπος και το	ιχυδρομικός τομ	ιέας:			
2.3.	Χώρα:					
3.	Τηλέφωνο:					
4.	Φαξ (*):					
5.	Ηλεκτρονικό	ταχυδρομείο (*):			
ΔΗΛ	ΩΣΗ ΤΟΥ ΠΑ	РАЛНПТН:				
γλώο		α κατανοώ ή στ		ναι συνταγμένη ή δεν συνοδεύεται από μετάφραση σε λώσσα ή σε μια από τις επίσημες γλώσσες του τόπου		
Κατα	νοώ την ακόλ	ιουθη/ες γλώσσ	α/ες:			
E	Βουλγαρικά		Λεττονικά			
I	σπανικά		Λιθουανικά			
٦	Γσεχικά		Ουγγρικά			
L	Δανικά		Μαλτέζικα			
Γ	ερμανικά		Ολλανδικά			
E	Ξσθονικά		Πολωνικά			
E	Ελληνικά		Πορτογαλικά			
A	Αγγλικά		Ρουμανικά			
Г	αλλικά		Σλοβακικά			
I	ρλανδικά		Σλοβενικά			
I	ταλικά		Σουηδικά			
(Φινλανδικά		(Παρακαλώ π	ροσδιορίστε):		
7	λλλες					
Τόπο)ς:					
Ημερ	οομηνία:					
Υπον	Υπογραφή ή/και σφραγίδα:					

EIN.	EN.				
Parli	The enclosed document is served in accordance with Regulation (EC) No 1393/2007 of the European Parliament and of the Council on the service in the Member States of judicial and extrajudicial documents in civil or commercial matters.				
	nguage which			ot written in or accompanied by a translation into either language or one of the official languages of the place of	
with		erving the docun		te to accept the document at the time of service directly to the address indicated below within one week stating	
ADD	RESS				
1.	identity				
2.	address				
2.1.	street and n	umber/PO box			
2.2.	place and p	ost code			
2.3.	country				
3.	tel.				
4.	fax (*)				
5.	e-mail (*)				
DEC	LARATION C	F THE ADDRE	SSEE:		
into				ecause it is not written in or accompanied by a translation e official language or one of the official languages of the	
I und	derstand the f	ollowing langua	ge(s)		
1	Bulgarian		Lithuanian		
:	Spanish		Hungarian		
	Czech		Maltese		
	German		Dutch		
)	Estonian		Polish		
	Greek		Portuguese		
1	English		Romanian		
1	French		Slovak		
ı	Irish		Slovene		
	Italian		Finnish		
1	Latvian		Swedish		
(Other		(please speci	fy):	
Dar	o atı				
Done	e at:				
Date	:				
Cian	atura and/or c	tomn:			

ES:	ES:			
Parla	mento Europ	eo y del Consej	o, relativo a la	conformidad con el Reglamento (CE) nº 1393/2007 del notificación y al traslado en los Estados miembros de ria civil o mercantil.
o en	una lengua d		las lenguas o	i no está redactado en una lengua que usted entienda ficiales del lugar de notificación o traslado, o si no va s lenguas.
notifi	cación o trasí dirección que	ado directament	te ante la pers	egarse a aceptar el documento en el momento de la ona que notifique o traslade el documento o devolverlo o del plazo de una semana, declarando que se niega a
DIRE	CCIÓN			
1.	Nombre:			
2.	Dirección:			
2.1.	Calle y núme	ero/apartado de	correos:	
2.2.	Lugar y códi	go postal:		
2.3.	País:			
3.	Tel.:			
4.	Fax (*):			
5.	Dirección ele	ectrónica (*):		
DEC	LARACIÓN D	EL DESTINATA	RIO:	
Me niego a aceptar el documento adjunto porque no está redactado en una lengua que yo entienda o en la lengua oficial o una de las lenguas oficiales del lugar de notificación o traslado, o por no ir acompañado de una traducción a alguna de esas lenguas.				
Las I	enguas que e	ntiendo son las	siguientes:	
ŀ	oúlgaro		lituano	
(español		húngaro	
(checo		maltés	
á	alemán		neerlandés	
	estonio		polaco	
ç	griego		portugués	
i	nglés		rumano	
f	rancés		eslovaco	
i	rlandés		esloveno	
i	taliano		finés	
I	etón		sueco	
(Otra		(se ruega pre	cisar):
Hech	o en:			
Fech	a:			
Firma	a v/o sello:			

ET:	ET:			
nr 13	Lisatud dokument toimetatakse kätte vastavalt Euroopa Parlamendi ja nõukogu määrusele (EÜ) nr 1393/2007 kohtu- ja kohtuväliste dokumentide Euroopa Liidu liikmesriikides kättetoimetamise kohta tsiviil- ja kaubandusasjades.			
kätte		ha ametlikus ke		ui see ei ole koostatud Teile arusaadavas keeles või ametlikest keeltest või kui dokumendile ei ole lisatud
kätte	toimetamise	ajal, tagastades	dokumendi se	ite keelduma dokumendi vastuvõtmisest vahetult selle eda kättetoimetavale isikule, või tagastama dokumendi närkides, et Te keeldute selle vastuvõtmisest.
AAD	RESS:			
1.	Nimi:			
2.	Aadress:			
2.1.	Tänav ja ma	ija number/postl	kast:	
2.2.	Linn/vald ja	sihtnumber:		
2.3.	Riik:			
3.	Tel:			
4.	Faks(*):			
5.	E-post(*):			
ADR	ESSAADI AV	ALDUS		
kätte		ha ametlikus ke		a see ei ole kirjutatud ei mulle arusaadavas keeles ega ametlikest keeltest ning dokumendile ei ole lisatud tõlget
Saar	aru järgmis(t)est keel(t)est:		
b	oulgaaria		leedu	
h	nispaania		ungari	
t	šehhi		malta	
s	saksa	П	hollandi	П
	eesti	_	poola	_ _
k	reeka		portugali	
	nglise		rumeenia	
	orantsuse		slovaki	
	iri		sloveeni	
it	taalia		soome	
li	äti		rootsi	
r	nuu		(palun täpsus	tada):
Koht:				
Kuup	äev:			
Allkiri	i ja/või niteor:			

FI:	FI:				
sivii		ikeudellisissa a		nti-ja muiden asiakirjojen tiedoksiannosta jäsenvaltioissa un Euroopan parlamentin ja neuvoston asetuksen (EY)	
	oksiantopaika			llei se ole kirjoitettu jollakin kielellä, jota ymmärrätte, tai ä niistä, tai jollei mukana ole käännöstä jollekin näistä	
yhte	ydessä ilmoitt	amalla tästä su	oraan asiakirja	tieltäydyttävä vastaanottamasta asiakirjaa tiedoksiannon in toimittavalle henkilölle tai palautettava asiakirja viikon ten, että kieltäydytte vastaanottamisesta.	
oso	OITE:				
1.	Nimi:				
2.	Osoite:				
2.1.	Lähiosoite:				
2.2.	Postinumero	o ja postitoimipa	ikka:		
2.3.	Маа:				
3.	Puhelin:				
4.	Faksi (*):				
5.	Sähköpostio				
		AN ILMOITUS:			
	tiedoksiantor			a, koska sitä ei ole kirjoitettu ymmärtämälläni kielellä ndellä niistä eikä mukana ole käännöstä jollekin näistä	
Ymı	märrän seuraa	ıvaa kieltä / seu	raavia kieliä:		
	bulgaria		liettua		
	espanja		unkari		
	tšekki		malta		
	saksa		hollanti		
	viro		puola		
	kreikka		portugali		
	englanti		romania		
	ranska	_	slovakki		
	iiri	П	sloveeni		
	italia		suomi		
	latvia		ruotsi	□	
	muu	П	(tarkennetaar	n):	
Paik	ka:				
Päiv	amäärä:				
Allel	Allekirjoitus ja/tai leima:				

FR:	FR:			
euro	L'acte ci-joint est signifié ou notifié conformément au règlement (CE) n° 1393/2007 du Parlement européen et du Conseil du 13 novembre 2007 relatif à la signification et à la notification dans les États membres des actes judiciaires et extrajudiciaires en matière civile ou commerciale.			
lang		comprenez ou		pas rédigé ou accompagné d'une traduction dans une le officielle ou l'une des langues officielles du lieu de
mom le re	ent de la sign	ification ou de la	a notification di	s devez soit faire part de votre refus de recevoir l'acte au rectement à la personne signifiant ou notifiant l'acte, soit s un délai d'une semaine en indiquant que vous refusez
ADR	ESSE:			
1.	Nom:			
2.	Adresse:			
3.	Téléphone:			
2.1.	Numéro/boî	te postale et rue	e:	
2.2.	Localité et c	ode postal		
2.3.	Pays:			
4.	Télécopieur (*):			
5.	Adresse éle	ctronique (*):		
DÉC	LARATION D	U DESTINATAI	RE	
tradu	Je, soussigné, refuse de recevoir l'acte ci-joint parce qu'il n'est pas rédigé ou accompagné d'une traduction dans une langue que je comprends ou dans la langue officielle ou l'une des langues officielles du lieu de signification ou de notification.			
Je co	omprends la d	ou les langues s	uivantes:	
E	Bulgare		Lituanien	
E	Espagnol		Hongrois	
-	Tchèque		Maltais	
,	Allemand		Néerlandais	
E	Estonien		Polonais	
(Grec		Portugais	
,	Anglais		Roumain	
ı	Français		Slovaque	
ı	rlandais		Slovène	
ı	talien		Finnois	
ı	_etton		Suédois	
,	Autre		(préciser):	
			. ,	
_				
Date	:			
Signa	Signature et/ou cachet:			

GA:				
na h	Eorpa agus	ón gComhairle	maidir le do	mhréir le Rialachán (CE) Uimh. 1393/2007 ó Pharlaimint iciméid bhreithiúnacha agus sheachbhreithiúnacha a nábhair tráchtála.
dtear teang	nga oifigiúil n	ó i gceann de t n tú nó go teang	heangacha oifi	mura mbeidh sé scríofa i dteanga a thuigeann tú nó i giúla áit na seirbheála nó mura mbeidh aistriúchán go a seirbheála nó go ceann de theangacha oifigiúla áit na
seirbl	heála ón duir	ne a sheirbheál	ann é, nó é a	duit diúltú glacadh leis an doiciméad as láimh tráth na chur ar ais laistigh de sheachtain chuig an seoladh a ag diúltú glacadh leis.
SEO	LADH:			
1.	Ainm:			
2.	Seoladh:			
2.1.	Sráid agus u	imhir/bosca poi	st:	
2.2.	Áit agus cód	poist:		
2.3.	Tír:			
3.	Teil:			
4.	Facs (*):			
5.	Seoladh r-ph	noist (*):		
DEA	RBHÚ ÓN SE	EOLAÍ:		
a thu aistri	igim nó i dte úchán go tea	anga oifigiúil ná	i gceann de t nó go teanga	angal leis seo de bharr nach bhfuil sé scríofa i dteanga heangacha oifigiúla áit na seirbheála agus nach bhfuil oifigiúil áit na seirbheála nó go ceann de theangacha
Tuigi	m an teanga/	na teangacha a	leanas:	
Е	Bulgáiris		Liotuáinis	
S	Spáinnis		Ungáiris	
S	Seicis		Máltais	
C	Searmáinis		Ollainnis	
Е	astóinis		Polainnis	
c	Bréigis		Portaingéilis	
Е	Béarla		Rómáinis	
F	raincis		Slóvaicis	
C	Saeilge		Slóivéinis	
le	odáilis		Fionlainnis	
L	aitvis		Sualainnis	
Т	eanga eile		(sonraigh an t	eanga, le do thoil):
Arna	dhéanamh i/s	sa:		
Dáta:				

Síniú agus/nó stampa:

'HR:	'HR:			
				dbi (EZ) br. 1393/2007 Europskog parlamenta i Vijeća o anskim ili trgovačkim stvarima u državama članicama.
jedn				tavljeno na jeziku koji razumijete ili na službenom jeziku ili pismeno dostavlja, niti je uz njega priložen prijevod na neki
koja				pismeno odmah kod dostave i to izjaviti neposredno osobi navedenu adresu u roku od jednog tjedna uz izjavu da ga
ADR	ESA			
1.	Ime:			
2.	Adresa:			
2.1.	Ulica i broj/p	oštanski pre	tinac:	
2.2.	Mjesto i poš	tanski broj:		
2.3.	Država:			
3.	Telefon:			
4.	Telefaks (*):			
5.	E-mail (*):			
IZJA	VA PRIMATE	LJA:		
	om od služber			avljeno na jeziku koji razumijem ili na službenom jeziku ili ono dostavlja, niti je uz njega priložen prijevod na neki od tih
Razı	umijem sljedeć	i(e) jezik(e)		
	bugarski		litvanski	
	španjolski		mađarski	
	češki		malteški	
	njemački		nizozemski	
	estonski		poljski	
	grčki		portugalski	
	engleski		rumunjski	
	francuski		slovački	
	irski		slovenski	
	hrvatski		finski	
	talijanski		švedski	
	latvijski			
	drugi		(molimo navest	i):
Sast	avljeno u:			
Datu	m:			
Potpis i/ilipečat:				

HU:					
				kereskedelmi ügyekben a bírósági és bíróságon kívüli ai parlamenti és tanácsi rendelet szerint kézbesítik.	
kézb		ek hivatalos nye		ennyiben az nem az Ön számára érthető nyelven vagy a atalos nyelvei egyikén készült, és nem mellékeltek hozzá	
az ira	atot kézbesíté		agy egy héten	átvételét a kézbesítéskor kell megtagadnia közvetlenül belül vissza kell küldenie azt az alább megjelölt címre,	
CÍM:					
1.	Név:				
2.	Cím:				
2.1.	Utca és ház	szám/postafiók:			
2.2.	Helység és	irányítószám:			
2.3.	Ország:				
3.	Telefon:				
4.	Fax (*):				
5.	E-mail (*):				
	MZETT NYIL				
helye				, mivel nem az általam értett nyelven vagy a kézbesítés elvei egyikén készült, és nem mellékeltek hozzá ilyen	
A kö	vetkező nyelv	e(ke)t értem:			
k	oolgár		litván		
8	spanyol		magyar		
(cseh		máltai		
r	német		holland		
6	észt		lengyel		
ç	görög		portugál		
á	angol		román		
f	rancia		szlovák		
ĺ	ír		szlovén		
(olasz		finn		
1	ett		svéd		
•	egyéb		(kérjük, neve	zze meg):	
Kelt:					
Aláír	ás és/vagy há	ilvează.			
Aidili	Aláírás és/vagy bélyegző:				

IT:	IT:			
euro	L'atto accluso è notificato o comunicato in conformità del regolamento (CE) n. 1393/2007 del Parlamento europeo e del Consiglio relativo alla notificazione e alla comunicazione negli Stati membri degli atti giudiziari ed extragiudiziali in materia civile e commerciale.			
una	lingua compre		ario oppure ne	se non è redatto o accompagnato da una traduzione in ella lingua ufficiale o in una delle lingue ufficiali del luogo
com	unicazione dir	ettamente alla p	ersona che la	e il proprio rifiuto al momento della notificazione o della effettua, oppure può rispedire l'atto entro una settimana rifiuto di riceverlo.
INDI	RIZZO:			
1.	Nome:			
2.	Indirizzo:			
2.1.	Via e numer	o/C.P.:		
2.2.	Luogo e cod	lice postale:		
2.3.	Paese:			
3.	Tel.			
4.	Fax (*)			
5.	E-mail (*):			
DICH	HIARAZIONE	DEL DESTINAT	TARIO	
da m				redatto o accompagnato da una traduzione in una lingua in una delle lingue ufficiali del luogo di notificazione o di
Com	prendo le seç	juenti lingue:		
E	Bulgaro		Lituano	
5	Spagnolo		Ungherese	
(Ceco		Maltese	
	Tedesco		Olandese	
E	Estone		Polacco	
(Greco		Portoghese	
ı	nglese		Rumeno	
F	Francese		Slovacco	
ı	rlandese		Sloveno	
ı	taliano		Finlandese	
ı	_ettone		Svedese	
,	Altra		(precisare): .	
Fatto	a:			
Data	:			
Firma	a e/o timbro:			

LT:	LT:			
				os Parlamento ir Tarybos reglamentą (EB) Nr. 1393/2007 e arba komercinėse bylose įteikimo valstybėse narėse.
oficia	alia kalba arba		ų kalbų, arba r	ėra parengtas kalba, kurią suprantate, ar įteikimo vietos nėra pridėta vertimo į kalbą, kurią suprantate, ar į įteikimo Į.
pran	ešdami apie		teikiančiam as	sisakyti priimti dokumentą jo įteikimo metu tiesiogiai meniui arba per vieną savaitę grąžinti jį toliau nurodytu
ADR	ESAS:			
1.	Vardas ir pa	vardė:		
2.	Adresas:			
2.1.	Gatvė ir nur	neris/pašto dėži	utė:	
2.2.	Vieta ir pašt	o indeksas:		
2.3.	Valstybė:			
3.	Telefonas:			
4.	Faksas (*):			
5.	El. paštas (*			
	ESATO PARI			
supra	antu, ar įteikir	mo vietos oficial	ia kalba arba v	ną dokumentą, kadangi jis nėra parengtas kalba, kurią viena iš oficialių kalbų, arba nėra pridėta vertimo į kalbą, Į arba vieną iš oficialių kalbų.
Supr	antu šią (-ias) kalbą (-as):		
E	Bulgarų		Lietuvių	
I	spanų		Vengrų	
Ċ	Čekų		Maltiečių	
١	/okiečių		Olandų	
E	Estų		Lenkų	
(Graikų		Portugalų	
A	Anglų		Rumunų	
F	Prancūzų		Slovakų	
A	Airių		Slovėnų	
I	talų		Suomių	
L	₋atvių		Švedų	
ŀ	Kitas		(prašom nuro	odyti)
Pare	ngta:			
Data:				
Para	šas ir (arba) a	antspaudas:		

LV:	LV:			
				as Parlamenta un Padomes Regulu (EK) Nr. 1393/2007 u dokumentu izsniegšanu dalībvalstīs.
tulko		ko jūs saprota		, ja tas nav iesniegts rakstiski vai tam nav pievienots nta izsniegšanas vietas oficiālajā valodā, vai vienā no
pieņ		tu vai tas jānosū		kumenta izsniedzējam izsniegšanas laikā ir jāatsakās orādīto adresi vienas nedēļas laikā kopā ar paziņojumu,
ADR	RESE:			
1.	Vārds, uzvā	rds vai nosauku	ms:	
2.	Adrese:			
2.1.	lelas nosaul	kums un numurs	s/p.k. Nr.:	
2.2.	Vieta un pas	sta kods:		
2.3.	Valsts:			
3.	Tālr.:			
4.	Fakss (*):			
5.	E-pasta adre	ese (*):		
	RESĀTA PAZII	-		
				s nav uzrakstīts vai tam nav pievienots tulkojums valodā, ālajā valodā, vai vienā no oficiālajām valodām.
Es s	aprotu šādu(-	as) valodu(-as):		
	bulgāru		lietuviešu	
	spāņu		ungāru	
	čehu		maltiešu	
	vācu		holandiešu	
	igauņu		poļu	
	grieķu	_	portugāļu	П
	angļu	П	rumāņu	П
	franču	П	slovāku	
	īru		slovēņu	
	itāļu		somu	
	latviešu		zviedru	
	citu	П	(ludzu, noradi	iet):
Sast	ādīts:			
Datu	ms:			
Paraksts un/vai zīmogs:				

MT:	MT:					
Id-dokument mehmuż huwa nnotifikat f'konformità mar-Regolament (KE) Nru 1393/2007 tal-Parlament Ewropew u l-Kunsill dwar is-servizz fl-Istati Membri ta' dokumenti ģudizzjarji u <i>extra</i> -ģudizzjarji fi kwistjonijiet ċivili jew kummerċjali.						
f'waħ	ıda mil-lingwi			an mhux miktub bi jew m'għandux miegħu traduzzjoni ċjali jew waħda mill-lingwi uffiċjali tal-post fejn qed issir		
tagħr	mlu mal-persu		alek id-dokum	ccetta d-dokument fil-mument li ssir in-notifika u dan trid ent jew inkella billi tibagħtu lura fl-indirizz li jidher hawn i taccettah.		
INDII	RIZZ:					
1.	Identità:					
2.	Indirizz:					
2.1.	Triq u numru	/Kaxxa Postali:				
2.2.	Lokalità u ko	dići postali				
2.3.	Pajjiż:					
3.	Tel.					
4.	Fax (*):					
5.	Indirizz eletti	roniku (*):				
DIKJ	ARAZZJONI	TAD-DESTINAT	ARJU:			
				aliex mhux miktub bi jew m'għandux miegħu traduzzjoni iċjali tal-post fejn qed issir in-notifika.		
Jien	nifhem bil-ling	jwa/lingwi li ģejj	a/ģejjin:			
E	Bulgaru		Litwan			
5	Spanjol		Ungeriż			
Ċ	Ček		Malti			
(Germaniż		Olandiż			
E	Estonjan		Pollakk			
(Grieg		Portugiż			
I	ngliż		Rumen			
F	ranċiż		Slovakk			
I	rlandiż		Sloven			
1	Taljan		Finlandiż			
L	avjan		Svediż			
(Oħrajn		jekk jogħġbok	spećifika:		
Magř	mul fi:					
Data:	Data:					
Firma u/jew timbru:						

NL:	NL:					
De betekening of kennisgeving van het bijgevoegde stuk is geschied overeenkomstig Verordening (EG) nr. 1393/2007 van het Europees Parlement en de Raad inzake de betekening en de kennisgeving in de lidstaten van gerechtelijke en buitengerechtelijke stukken in burgerlijke of in handelszaken.						
verta	ling, ofwel in			n indien het niet gesteld is in of vergezeld gaat van een de officiële taal/een van de officiële talen van de plaats		
stuk (ervar	en rechtstreel n weigeren o	ks ten aanzien v	an de persoon tuk binnen eer	onmiddellijk bij de betekening of kennisgeving van het die de betekening of kennisgeving verricht de ontvangst n week terugzenden naar het onderstaande adres en		
ADR	ES:					
1.	Naam:					
2.	Adres:					
2.1.	Straat + nun	nmer/postbus:				
2.2.	Postcode +	plaats:				
2.3.	Land:					
3.	Telefoon:					
4.	Fax (*):					
5.	E-mail (*):					
VER	KLARING VA	N DE GEADRE	SSEERDE:			
een v	vertaling, ofw		ie ik begrijp of	e stuk, omdat dit niet gesteld is in of vergezeld gaat van wel in de officiële taal/een van de officiële talen van de		
lk be	grijp de volge	ende taal (talen)	:			
E	Bulgaars		Litouws			
5	Spaans		Hongaars			
٦	Sjechisch		Maltees			
	Duits		Nederlands			
Е	Ests		Pools			
	Grieks		Portugees			
Е	Engels		Roemeens			
F	rans		Slowaaks			
1	ers		Sloveens			
ı	taliaans		Fins			
ī	.ets		Zweeds			
(Overige gelieve te preciseren:					
Geda	an te:					
	Datum:					
0-4-		laf atamanalı				

PL:	PL:					
Euro	Załączony dokument jest doręczany zgodnie z rozporządzeniem (WE) nr 1393/2007 Parlamentu Europejskiego i Rady dotyczącym doręczania w państwach członkowskich dokumentów sądowych i pozasądowych w sprawach cywilnych i handlowych					
ani v	v języku urzęd		nym z języków	żeli nie został on sporządzony w języku, który rozumie, urzędowych miejsca doręczenia lub jeżeli nie dołączono		
dorę	czenia bezpo	średnio w obec	ności osoby d	musi odmówić przyjęcia dokumentu w momencie jego oręczającej lub zwrócić dokument na niżej wskazany n o odmowie przyjęcia.		
ADF	RES:					
1.	Imię i nazwis	sko/nazwa:				
2.	Adres:					
2.1.	Ulica i nume	r domu/skrytka	pocztowa:			
2.2.	Miejscowość	i kod pocztowy	r:			
2.3.	Kraj:					
3.	Telefon:					
4.	Faks (*):					
5.	E-mail (*):					
OŚV	VIADCZENIE	ADRESATA				
który	y rozumiem, a		ędowym lub w	kumentu, ponieważ nie został on sporządzony w języku, jednym z języków urzędowych miejsca doręczenia, ani k.		
Roz	umiem następ	ujący(-e) język(-i):			
	bułgarski		łotewski			
	hiszpański		węgierski			
	czeski		maltański			
	niemiecki		niderlandzki			
	estoński		polski			
	grecki		portugalski			
	angielski		rumuński			
	francuski		słowacki			
	irlandzki		słoweński			
	włoski		fiński			
	inny		proszę określ	ić:		
Spo	rządzono w:					
Data	a:					
Podpis i/lub pieczęć:						

PT:						
O acto em anexo é citado ou notificado nos termos do Regulamento (CE) n.º 1393/2007 do Parlamento Europeu e do Conselho relativo à citação e à notificação dos actos judiciais e extrajudiciais em matérias civil e comercial nos Estados-Membros.						
uma		na língua que c		acto se este não estiver redigido, ou acompanhado de u na língua oficial ou numa das línguas oficiais do local		
junto	da pessoa qu		e, ou devolvê-lo	cto no momento da citação ou notificação, directamente o ao endereço seguidamente indicado, no prazo de uma		
END	EREÇO:					
1.	Identificação	:				
2.	Endereço:					
2.1.	Rua + númer	ro/caixa postal:				
2.2.	Localidade +	código postal:				
2.3.	País:					
3.	Telefone:					
4.	Fax (*):					
5.		rónico (<i>e-mail</i>)				
DEC	LARAÇÃO DO	DESTINATÁF	RIO:			
acor	npanhado de		numa língua q	em anexo porque o mesmo não está redigido nem que eu compreenda ou na língua oficial ou numa das o.		
Com	preendo a(s) s	seguinte(s) líng	ua(s):			
	Búlgaro		Lituano			
	Espanhol		Húngaro			
	Checo		Maltês			
	Alemão		Neerlandês			
	Estónio		Polaco			
	Grego		Português			
	Inglês		Romeno			
	Francês		Eslovaco			
	Irlandês		Esloveno			
	Italiano		Finlandês			
	Letão		Sueco			
	Outra		queira precisa	ar:		
Feito	em:					
Data	Data:					
Assinatura e/ou carimbo						

RO:					
Documentul anexat este notificat sau comunicat în conformitate cu Regulamentul (CE) nr. 1393/2007 al Parlamentului European și al Consiliului privind notificarea sau comunicarea în statele membre a actelor judiciare și extrajudiciare în materie civilă sau comercială.					
una		pe care le înțele		acesta nu este redactat sau însoțit de o traducere într- nba oficială sau una dintre limbile oficiale ale locului de	
trans	smiţând acest	lucru direct per	rsoanei care n	mirea actului în momentul notificării sau al comunicării, otifică sau comunică actul, ori returnați actul la adresa cizând că refuzați primirea acestuia.	
ADR	ESĂ:				
1.	Nume:				
2.	Adresă:				
2.1.	Stradă și nu	măr/C.P.:			
2.2.	Localitate și	cod poștal:			
2.3.	Țara				
3.	Tel.:				
4.	Fax (*):				
5.	E-mail (*):	CTINIATA DI II I II			
	,	STINATARULUI		au cata radiotat cau ?noctit de a traducara ?a una diatra	
limbi				nu este redactat sau însoțit de o traducere în una dintre au una dintre limbile oficiale ale locului de notificare sau	
Înțel	eg următoare	a (următoarele)	limbă (limbi):		
ı	Bulgară		Lituaniană		
;	Spaniolă		Maghiară		
	Cehă		Malteză		
	Germană		Olandeză		
ı	Estonă		Poloneză		
(Greacă		Portugheză		
ı	Engleză		Română		
1	Franceză		Slovacă		
1	rlandeză		Slovenă		
-	taliană		Finlandeză		
1	_etonă		Suedeză		
,	Altele		vă rugăm, pre	ecizați:	
Întoc	mită la:				
Data	·				
Semnătura şi/sau ştampila:					

SK:	SK:				
č. 13	Priložená písomnosť sa doručuje v súlade s nariadením Európskeho parlamentu a Rady (ES) č. 1393/2007 o doručovaní súdnych a mimosúdnych písomností v občianskych a obchodných veciach v členských štátoch.				
v úra	adnom jazyku		ia alebo v jedr	nie je vyhotovená ani v jazyku, ktorému rozumiete, ani nom z úradných jazykov miesta doručenia, ani k nej nie ov.	
ktora	á písomnosť d		písomnosť mu:	nosti musíte odmietnuť pri jej doručení priamo osobe, síte do jedného týždňa vrátiť na nižšie uvedenú adresu	
ADR	RESA:				
1.	Označenie:				
2.	Adresa:				
2.1.	Ulica a číslo	P.O. Box:			
2.2.	Miesto a PS	Č:			
2.3.	Štát:				
3.	Tel.:				
4.	Fax (*):				
5.	E-mail (*):				
VYH	ILÁSENIE AD	RESÁTA:			
v úra	adnom jazyku		ia alebo v jedr	e nie je vyhotovená ani v jazyku, ktorému rozumiem, ani nom z úradných jazykov miesta doručenia, ani k nej nie ov.	
Roz	umiem tomuto	jazyku/týmto ja	zykom:		
	bulharčina		litovčina		
	španielčina		maďarčina		
	čeština		maltčina		
	nemčina		holandčina		
	estónčina		poľština		
	gréčtina		portugalčina		
	angličtina		rumunčina		
	francúzština		slovenčina		
	írčina		slovinčina		
	taliančina		fínčina		
	lotyština		švédčina		
	iný		(uveďte):		
V:					
Dňa:					
Pod	Podpis a/alebo odtlačok pečiatky:				

SL:	SL:					
	Priloženo pisanje se vroča v skladu z Uredbo (ES) št. 1393/2007 Evropskega parlamenta in Sveta o vročanju sodnih in izvensodnih pisanj v civilnih ali gospodarskih zadevah v državah članicah.					
	Sprejem pisanja lahko zavrnete, če ni sestavljeno v jeziku, ki ga razumete, ali v uradnem jeziku ali v enem od uradnih jezikov kraja vročitve, oziroma mu ni priložen prevod v enega od teh jezikov.					
pri o		je vroča, ali pis		prejem pisanja v trenutku vročitve, in sicer neposredno podaj navedeni naslov v roku enega tedna z izjavo, da		
NAS	SLOV:					
1.	Ime:					
2.	Naslov:					
2.1	Ulica in štev	vilka/poštni pred	al:			
2.2	Kraj in pošti	na številka:				
2.3	Država:					
3.	Telefon:					
4.	Faks (*):					
5.	Elektronska	pošta (*):				
	AVA NASLOVI					
				estavljeno v jeziku, ki ga razumem, ali v uradnem jeziku oma mu ni priložen prevod v enega od teh jezikov.		
Raz	umem nasled	nje jezike:				
	h alaas¥ Xiaa		litor X Xino			
	bolgarščino		litovščino			
	španščino		madžarščino			
	češčino		malteščino			
	nemščino		nizozemščino			
	estonščino		poljščino			
	grščino		portugalščino			
	angleščino		romunščino			
	francoščino		slovaščino			
	irščino		slovenščino			
	italijanščino		finščino			
	latvijščino		švedščino			
	drugo		prosimo, nave	edite:		
V:	V:					
Datu	Datum:					
Podpis in/ali žig:						

SV:	SV:					
nr 13	Den bifogade handlingen har delgetts i enlighet med Europaparlamentets och rådets förordning (EG) nr 1393/2007 av den 13 november 2007 om delgivning i medlemsstaterna av rättegångshandlingar och andra handlingar i mål och ärenden av civil eller kommersiell natur.					
				vfattad på, eller åtföljs av en översättning till, antingen ett er något av de officiella språken på delgivningsorten.		
vänd	da er direkt till d		en eller genom	vägra att emot handlingen vid delgivningen genom att attersända handling inom en vecka till nedanstående		
ADF	RESS					
1.	Namn:					
2.	Adress:					
2.1	Gatuadress/	box:				
2.2	Postnummer	och ort:				
2.3	Land:					
3.	Tfn					
4.	Fax (*):					
5.	E-post (*):					
ADF	RESSATENS F	ORKLARING				
över				ersom den inte är avfattad på, eller åtföljs av en officiella språket eller något av de officiella språken på		
Jag	förstår följande	e språk:				
	Bulgariska		Litauiska			
	Spanska		Ungerska			
	Tjeckiska		Maltesiska			
	Tyska		Nederländska			
	Estniska		Polska			
	Grekiska		Portugisiska			
	Engelska		Rumänska			
	Franska		Slovakiska			
	Irländska		Slovenska			
	Italienska		Finska			
	Lettiska		Svenska			
	Annat språk		(ange vilket):			

(Ort:						
Γ	Datum:						
_	Jnaersi	Kriit och/eile	er stamper:				
(*)							
*)	The information contained in this Annex would have read as follows in Danish if the Regulation had applied in Denmark:						
	DA:						
					emmelse med Europa-Parlamentets og Rådets forordning (EF etslige og udenretslige dokumenter i civile og kommercielle sager		
					er affattet på eller ledsaget af en oversættelse til enten et sprog officielle sprog på forkyndelsesstedet.		
	person	, der forkynd			egte at modtage dokumentet ved forkyndelsen direkte over for der nstående adresse senest en uge efter forkyndelsen med angivelse		
	ADRES	SSE:					
	1.	Navn:					
	2.	Adresse:					
	2.1.	Gade og nu	ummer/postboks:				
	2.2.	Postnumme	er og bynavn:				
	2.3.	Land:					
	3.	TIf.:					
	4.	Fax (*):					
	5.	E-mail (*):					
	ERKLA	ERING FRA	ADRESSATEN:				
					ke er affattet på eller ledsaget af en oversættelse til et sprog, son elle sprog på forkyndelsesstedet.		
	Jeg for	står følgend	e sprog:				
	Bul	garsk		Litauisk			
	Spa	ansk		Ungarsk			
	Tje	kkisk		Maltesisk			
	Tys	k		Nederlandsk			
	Est			Polsk			
		æsk		Portugisisk			
		gelsk		Rumænsk			
		insk		Slovakisk Slovensk			
	Irsk	iensk		Slovensk			
		tisk		Svensk			
	And						
	Udfærd	diaet i:					
	Guiæit	anger I					
	Den:						

Underskrift og/eller stempel:

Changes to legislation: There are outstanding changes not yet made to Regulation (EC) No 1393/2007 of the European Parliament and of the Council. Any changes that have already been made to the legislation appear in

the content and are referenced with annotations. (See end of Document for details) View outstanding changes

ANNEX III

CORRELATION TABLE

Regulation (EC) No 1348/2000	This Regulation
Article 1(1)	Article 1(1) first sentence
_	Article 1(1) second sentence
Article 1(2)	Article 1(2)
_	Article 1(3)
Article 2	Article 2
Article 3	Article 3
Article 4	Article 4
Article 5	Article 5
Article 6	Article 6
Article 7(1)	Article 7(1)
Article 7(2) first sentence	Article 7(2) first sentence
Article 7(2) second sentence	Article 7(2) second sentence (introductory phrase) and Article 7(2)(a)
_	Article 7(2)(b)
Article 7(2) third sentence	_
Article 8(1) introductory phrase	Article 8(1) introductory phrase
Article 8(1)(a)	Article 8(1)(b)
Article 8(1)(b)	Article 8(1)(a)
Article 8(2)	Article 8(2)
_	Article 8(3) to (5)
Article 9(1) and (2)	Article 9(1) and (2)
Article 9(3)	_
_	Article 9(3)
Article 10	Article 10
Article 11(1)	Article 11(1)
Article 11(2)	Article 11(2) first subparagraph
_	Article 11(2) second subparagraph
Article 12	Article 12
Article 13	Article 13
Article 14(1)	Article 14
Article 14(2)	_

Article 15(1)	Article 15
Article 15(2)	_
Article 16	Article 16
Article 17, introductory phrase	Article 17
Article 17(a) to (c)	_
Article 18(1) and (2)	Article 18(1) and (2)
Article 18(3)	_
Article 19	Article 19
Article 20	Article 20
Article 21	Article 21
Article 22	Article 22
Article 23(1)	Article 23(1) first sentence
_	Article 23(1) second sentence
Article 23(2)	Article 23(2)
_	Article 23(3)
Article 24	Article 24
Article 25	_
_	Article 25
_	Article 26
Annex	Annex I
_	Annex II
_	Annex III
	*

- (1) OJ C 88, 11.4.2006, p. 7.
- (2) Opinion of the European Parliament of 4 July 2006 (OJ C 303 E, 13.12.2006, p. 69), Council Common Position of 28 June 2007 (OJ C 193 E, 21.8.2007, p. 13) and Position of the European Parliament of 24 October 2007.
- (3) OJ C 261, 27.8.1997, p. 1. On the same day as the Convention was drawn up the Council took note of the explanatory report on the Convention which is set out on page 26 of the aforementioned Official Journal.
- (4) OJ L 160, 30.6.2000, p. 37.
- (5) OJ L 174, 27.6.2001, p. 25.
- **(6)** OJ L 124, 8.6.1971, p. 1.
- (7) OJ L 184, 17.7.1999, p. 23. Decision as amended by Decision 2006/512/EC (OJ L 200, 22.7.2006, p. 11).
- (8) Brussels Convention of 27 September 1968 on Jurisdiction and the Enforcement of Judgments in Civil and Commercial Matters (OJ L 299, 31.12.1972, p. 32; consolidated version, OJ C 27, 26.1.1998, p. 1).
- (9) Hague Convention of 15 November 1965 on the Service Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters.
- (10) OJ L 281, 23.11.1995, p. 31. Directive as amended by Regulation (EC) No 1882/2003 (OJ L 284, 31.10.2003, p. 1).
- (11) OJ L 201, 31.7.2002, p. 37. Directive as amended by Directive 2006/24/EC (OJ L 105, 13.4.2006, p. 54).

Changes to legislation:

There are outstanding changes not yet made to Regulation (EC) No 1393/2007 of the European Parliament and of the Council. Any changes that have already been made to the legislation appear in the content and are referenced with annotations.

View outstanding changes

Changes and effects yet to be applied to:

- Regulation partial repeal by EUR 2020/1784 Regulation
- Regulation repeal by EUR 2020/1784 Regulation (This amendment by the EU not applied to legislation.gov.uk because it is brought into force after IP completion day.)
- Regulation revoked by S.I. 2018/1257 reg. 7