

**Αρχική σελίδα>Προσφυγή στη δικαιοσύνη>Ευρωπαϊκός δικαστικός άτλας στον τομέα των αστικών υποθέσεων>Επίδοση ή κοινοποίηση εγγράφων**

Στον τομέα της αστικής δικαιοσύνης, οι εκκρεμείς διαδικασίες και δίκες που ξεκίνησαν πριν από τη λήξη της μεταβατικής περιόδου θα συνεχιστούν βάσει του δικαίου της ΕΕ. Βάσει αμοιβαίας συμφωνίας με το Ηνωμένο Βασίλειο, η πύλη e-Justice θα διατηρήσει τις σχετικές πληροφορίες που αφορούν το Ηνωμένο Βασίλειο μέχρι το τέλος του 2024.

**Serving documents****Αγγλία και Ουαλία****Article 2(1) – Transmitting agencies**

The Transmitting Agency is The High Court - Queens Bench - Foreign Process Section

**Article 2(2) – Receiving agencies**

The Receiving Agency is The High Court - Queens Bench - Foreign Process Section

**Article 2(4)(c) – Means of receipt of documents**

Documents will be transmitted by fax and post.

**Article 2(4)(d) – Languages that may be used for the completion of the standard form set out in Annex I**

The standard form will be acceptable in English and French.

**Article 3 – Central body**

The Senior Master

For the attention of the Foreign Process Section

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Website: <https://www.gov.uk/guidance/service-of-documents-and-taking-of-evidence>

Communication will be by means of letter, fax, e-mail and telephone and the central body will be responsible for checking translations.

**Article 4 – Transmission of documents**

Apart from English, the United Kingdom will accept standard request forms which are completed in French.

**Articles 8(3) and 9(2) – Particular periods set by national law for serving documents**

The United Kingdom intends to derogate from these provisions on the basis that the complexities of its law on time-limits and limitation periods would only be exacerbated by this Article. It is important that the date of service can be identified with certainty as it determines the time from which a party may enter a default judgment. The UK does not consider that the precise meaning of this provision, and its intended operation in practice, is sufficiently clear; it could therefore increase the potential for confusion. Accordingly it believes that this matter is best left to national law, at least until it has had an opportunity to assess how it works in practice in the other Member States following implementation of the Regulation.

**Article 10 – Certificate of service and copy of the document served**

Apart from English, the United Kingdom will accept certificates completed in French.

**Article 11 – Costs of service**

We will not be charging for service.

**Article 13 – Service by diplomatic or consular agents**

The United Kingdom does not intend to oppose the exercise in its territory of the right conferred by Article 13(1).

**Article 15 – Direct service**

England and Wales is opposed to the possibility of direct service provided for by Article 15(1).

**Article 19 – Defendant not entering an appearance**

In accordance with the existing provision of the Hague Convention, courts in the United Kingdom, notwithstanding paragraph 1, may give judgment if all the conditions of paragraph 2 have been met.

Period of time after the judgment has been given within which an application for relief provided for by paragraph 4 may be entertained:

When considering setting aside a judgment in default, the court must have regard to whether the person seeking to set aside the judgment made an application to do so promptly.

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