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Pagna ewlenija>Kwistjonijiet tal-familja u wirt>Wirt>Adattament ta' drittijiet in rem

Fil-qasam tal-ģustizzja čivili, il-pročeduri u l-pročedimenti pendenti mibdija fi tmiem il-perjodu ta' tranžizzjoni se jkomplu skont il-liģi tal-UE. Il-Portal tal-e-Gustizzja, abbaži tal-ftehim rećiproku mar-Renju Unit, se jžomm l-informazzjoni rilevanti marbuta mar-Renju Unit sa tmiem I-2024.

Adapting rights in rem

Ġibiltà

1 Which are the rights in rem that could arise from a succession under the law of this Member State?

No rights in rem can arise by virtue of succession alone under English law.

2 Are these rights in rem recorded in a register of rights in immovable or movable property and, if so, is such recording compulsory? In which register(s) are they recorded and what are the registration requirements and procedure?

Not applicable.

3 Which effects are linked to the registration of the rights in rem?

Not applicable.

4 Are there specific rules and procedures in place for the adaptation of a right in rem to which a person is entitled under the law applicable to the successions in case the law of the Member State in which the right is invoked does not know such right in rem?

Not applicable.

Last update: 18/05/2020

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