





# Home>Taking legal action>Where and how>Costs

## Costs

Romania

Information on judicial costs in Romania is available on this page.

Family law - Divorce

Family law - custody of the children

Family law - alimony

Commercial law - contract

Commercial law - responsibility

Regulative framework governing fees of legal professions

## Lawyers

#### Generalities

Lawyers' fees are variable and determined according to the case's level of difficulty, size and duration. The level of fees may be agreed upon freely between the lawyer and his client, yet within the limits of the law and the Statute of the profession

The level of fees payable can be based on:

An hourly rate charged in relation to hours worked;

A fixed sum;

An amount dependent on a successful outcome: in addition to a fixed sum, the lawyer may request a additional, fixed or variable sum paid upon success (It is strictly forbidden however to base the lawyer's fee exclusively on the judicial outcome).

Both hourly and fixed fees, regardless of the result obtained.

It is almost impossible to provide an estimate of the fees because this information can only be obtained after presenting the case to a lawyer, who will then assess the fees to be paid taking into account all the case necessary related aspects, and mainly the workload, the value of the litigation and also the nature of the litigant.

## Bailiffs (Judicial executors)

#### Generalities

The level of the fee depends on the activity involved in carrying out an enforcement operation pursuant to a court judgment or enforcement order in accordance with the law. The list of fees has been established by the **Ministry of Justice**, in cooperation with the **National Union of Judicial Executors**. The judicial executor is paid by the party which has requested the execution of a certain procedure. In general, judicial executors are paid for each individual enforcement act.

In the case of execution of claims referring to monetary amounts, the maximum fees are as follows:

For claims of <b>up to RON 50 000 inclusive</b>	The maximum fee is 10% of the value of the claim (for example, if the value of the claim is	
	RON 40 000, the fee can be no more than RON 400, or EUR 100).	
For claims of <b>between RON 50 000 and</b>	The maximum fee is a fixed amount of RON 5 000 plus 3% of the amount by which the sum exceeds	
RON 80 000 inclusive	RON 50 000.	
For claims of between RON 80 000 and	The maximum fee is the amount of RON 5 900 plus 2% of the amount by which the sum exceeds	
RON 100 000 inclusive	RON 80 000.	
For claims exceeding RON 100 000	The maximum fee is a fixed amount of RON 6 300 plus 1% of the amount by which the sum exceeds	
	RON 100 000.	

## Detailed information regarding minimum and maximum fees according to type of enforcement act

## Fees charged prior to judgment (before filing the claim)

Notification and communication of procedural documents	Between RON 20 (EUR 5) and RON 400 (EUR 100).
Ascertaining a factual situation and making an inventory of goods	Between RON 100 (EUR 25), and RON 2,200 (EUR 550) for a natural person debtor or
(Article 239 of the Civil Procedure Code)	RON 5,200 (EUR 1300) for a legal person debtor.
Real offer minute	Between RON 50 (EUR 12.5) and RON 350 (EUR 87.5).
Confiscations	10% of the value in all cases.
Insuring sequester	Between RON 100 (EUR 25), and RON 1,200 (EUR 300) for a natural person debtor or
	RON 2,200 (EUR 550) for a legal person debtor.
Legal consultation related to the constitution of execution	Between RON 20 (EUR 5) and 200 (EUR 50).
documents	

## Fees charged during proceedings

Garnishment RON 60 (EUR 15) is the minimum fee for a claim of		For sums of up to RON 50,000 (EUR 12,500) the fee may be up to	
	to RON 1 000 (EUR 250)	10% of the value of the claim;	
	RON 60 plus 2% of the amount by which the sum	For sums between RON 50,001 and RON 80,000 (EUR 20,000)	
	exceeds RON 1 000, in the case of claims exceeding	the fee is 3% of the value of the claim;	
	RON 1 000	For sums between RON 80,001 and RON 100,000 (EUR 25,000)	
		the fee is 2% of the value of the claim; and	
		For sums exceeding RON 100,000 the fee is 1% of the value of	
		the claim.	
	A minimum fee of RON 150 (EUR 37.5)	A maximum of RON 400 (EUR 100).	

Protest for nonpayment of		
drafts, promissory notes or		
cheques		
Judicial sequester	A minimum fee of RON 100 (EUR 25)	A maximum of RON 1,200 (EUR 300) for a natural person debtor
		or RON 2,200 (EUR 550) for a legal person debtor.

Fees charged following the proceedings (after the court has handed down its judgment)

Granting custody of a minor or establishing the domicile of a	Between RON 50 (approximately EUR 12.5) and RON 1,000 (EUR 250).	
minor		
Contact with a child/Visiting the child (minor)	Between RON 50 (approximately EUR 12.5) and RON 500 (EUR 125).	

#### In the case of debts recovery

Recovering debts/claims by prosecution	Minimum fees	Maximum fees
/execution of <b>movable</b> property RON 60 (EUR 15) for claims of up to RON 1 000		Up to 10% for sums of up to RON 50,000 (EUR 12,500);
	(EUR 250)	3% for sums between RON 50,001 and RON 80,000
	RON 60 plus 2% of the amount by which the sum exceeds	(EUR 20,000);
	RON 1 000, in the case of claims exceeding RON 1 000	2% for sums between RON 80,001 and RON 100,000
		(EUR 25,000); and
		1% for sums exceeding RON 100,000.
Recovering debts/claims by prosecution	Minimum fees	Maximum fees
execution of <b>immovable</b> property	RON 150 (EUR 37.5) for claims of up to RON 1 000	Up to 10% for sums not exceeding RON 50,000 (EUR
	(EUR 250)	12,500);
	RON 150 (EUR 37.5) plus 2% of the amount by which the	3% for sums between RON 50,001 and RON 80,000
	sum exceeds RON 1 000, in the case of claims exceeding	(EUR 20,000);
	RON 1 000	2% for sums between RON 80,001 and RON 100,000
		(EUR 25,000); and
		1% for sums exceeding RON 100,000.

## Judicial technical experts

Fees charged by judicial technical experts are variable. The fee for a judicial technical assessment is established by the body which has ordered the assessment, taking into account the complexity of the assessment, the volume of work involved and the professional or scientific grade of the judicial technical expert.

the judicial technical assessment is carried out at the order of the courts, the criminal prosecution bodies or other bodies with tasks relating to establishing the facts or circumstances of a case, by appointing judicial technical experts authorised by the Ministry of Justice;

the interested party has the right to request that the assessment be carried out by the appointed judicial technical expert together with a judicial technical expert or a specialist, as an adviser to that party, nominated by and paid for by that party, and agreed by the judicial body that has ordered the assessment. The fee of the nominated judicial technical expert is established by the party and the expert, by common agreement on the basis of the contractual relations between them, and is paid by the party that has nominated that expert.

## Fixed costs

## Fixed costs for litigants in civil proceedings

## Fixed Cost of bringing an action to the courts: court fees and the stamp duty

Claims brought before the courts which are subject to court fees must receive the judicial stamp.

## Court fees

Court fees can vary between around EUR 0.5 to over EUR 1,500.

For financially quantifiable claims (e.g. applicable in alimony cases, commercial cases) the court fees vary according to the value of the claim:

Value of the claim	Amount of the court fee
Up to RON 39	RON 2
RON 39.01 - RON 388	RON 2 plus 10% of the amount by which the value of the claim exceeds RON 39
RON 388.01 - RON 3,879	RON 37 plus 8% of the amount by which the value of the claim exceeds RON 388
RON 3,879.01 - RON 19,395.00	RON 316 plus 6% of the amount by which the value of the claim exceeds RON 3,879
RON 19,395.01 - RON 38,790.00	RON 1,247 plus 4% of the amount by which the value of the claim exceeds RON 19,395
RON 38,790,01 - RON 193,948.00	RON 2,023 plus 2% of the amount by which the value of the claim exceeds RON 38,790
Superior to RON 193,948.00	RON 5,126 plus 1% of the amount by which the value of the claim exceeds RON 193,948

## For claims related to **family law**, court fees are:

For divorce caused by deterioration of family relations or divorce commonly agreed by family partners (Romanian Family Code	RON 39 (EUR 10)
Article 38 paragraphs 1 and 2)	
For divorce caused by the impossibility of a family partner being able to carry out his or her family-related obligations due to	RON 8 (EUR 2)
severe illness (Romanian Family Code Article 38 paragraph 3) and divorce caused by the low income of a family partner (lower	
than minimum gross national salary) or lack of income	
For custody of the children for the establishment of the minor child's domicile for the recognition of children in order to use the	RON 6 (EUR 2.5)
parent's name	

#### Court decisions - Cost of decision (approx. EUR 1)

Judicial decisions, subpoenas, and notifications are communicated to parties, witnesses, experts or any other persons or institutions involved in the litigation for **free**.

The consultation or copying of documents from the court file and of certificates from the court clerk's office are subject to payment (maximum RON 4).

#### Cost of obtaining an authenticated decision (less than EUR 1)

Requests to the courts to deliver copies of judicial decisions stated as final	Stamped with a court fee in the amount of RON 2
and irrevocable	

## Other proceedings: fixed costs

## Fees payable to translators or interpreters

## 1. Translators or interpreters' fees

They are determined by the court in the ruling which appoints the interpreter or translator. The minimum tariff of RON 20 is increased:

By 50% for translations from or into an oriental language (Japanese, Chinese) or a rarely used language; or for urgent translations (within 24-48 hours);

By 100% for simultaneous interpretation; or for services during weekends, during legal holidays or non-working days, or between 10pm to 6am.

The precise tariff levels are:

For authorised interpreters	RON 23.15 (approx. EUR 6) per hour or, if applicable, for less than an hour	
	(hour fractions)	
For translations	RON 33.56 (approx. EUR 8) per page	

VAT is added to these amounts where legally required.

## 2. Bailiffs' (Judicial Executors') fees

Please refer to the chapter on Bailiffs' fees above.

Appeals

The costs of a trial at first instance are similar in nature to those payable for an appeal procedure but amount to 50% of those incurred at trial.

#### Stage of the civil proceeding where fixed costs must be paid

#### 1. Court fees

They are **payable in advance**, before the receipt, processing or issue of the relevant documentation or conduct of the requested service. In practice, the applicant pays the court fee he or she estimates to be correct upon submission of the claim. At the first hearing, the court determines the legal court fees to be paid and duly requests the party to pay any shortfall.

#### 2. Judicial Executors' fees

The execution-related expenses must be paid in advance by the party that has requested it. The advance payment of the judicial executors' fees however cannot be a condition for the execution of court decisions.

#### 3. Interpretation fees

The party which has requested interpretation services must pay the court-fixed fee, the official travel expenses or the interpreter's fee within 5 days of the fixing of the fee.

## 4. Experts' fees

The amount established as provisional fee and the advance payment for travelling costs, where applicable, are to be paid within five days after the appointment of the judicial technical expert, by the party that has requested the assessment, in the special account opened specifically for this purpose by the local office for judicial and accounting technical assessments. The court may also decide that those expenses be borne by both parties.

The fee for a judicial technical assessment is established by the body which has ordered the assessment, taking into account the complexity of the assessment, the volume of work involved and the professional or scientific grade of the expert or specialist.

## Fixed costs in criminal proceedings

## Fixed costs for litigants in criminal proceedings

There are no fixed costs for litigants pertaining to criminal proceedings.

## Fixed costs in constitutional proceedings

## Fixed costs for litigants in constitutional proceedings

There are no fixed costs pertaining to constitutional proceedings.

## Prior information to be provided by legal representatives

## Rights and obligations of the parties

In Romania, legal representatives **do not have a direct obligation**to provide parties with prior information on their rights and obligations, their prospects of success and the costs involved in the proceedings. However, under the Statute of the legal profession the lawyer has the **duty** to advise his or her client in a prompt, conscientious, correct and diligent manner.

## Costs sources

## Where can I find information on cost sources in Romania?

Information explaining the various cost sources is not easily available as it is not published on public institutions' websites, nor mentioned in leaflets.

Information can be obtained directly from people working in the field or from the following laws relating to judicial costs.

Court fees and stamp duty are regulated by Law no. 146/1997 on court fees and Government Ordinance no. 32/1995 on stamp duty.

Lawyers' fees are regulated by Act No 188/2000 on judicial executors and Order No 2550/C of 14 November 2006 approving minimum and maximum fees for services provided by judicial executors.

**Judicial executor/Bailiff fees** are fixed by Law no. 188/2000 on judicial executors/bailiffs as well as by Order no. 2550/C of 14 November 2006 on the approval of minimum and maximum fees for judicial executors' services.

**Experts'** fees are regulated by the Civil Procedure Code and by Government Ordinance no. 2/2000 on the organisation of the activity of judicial or extra-judicial technical expertise.

Translation and interpretation fees are regulated by the Civil Procedure Code, by Law no. 178/1997 and by Order no. 772 of 5 March 2009 on the establishment of fees for authorised interpreters and translators.

## In what languages can I obtain information on cost sources in Romania?

Laws regulating costs are only available in Romanian.

## Where can I find information on mediation?

Mediation is regulated by Law no. 192/2006 on mediation and the organisation of the profession of mediator. This law provides that the mediator is entitled to payment of a **fee agreed with the parties**, as well as to the reimbursement of expenses incurred in connection with the mediation.

### Where can I find additional information on costs?

## Where can I find information on the average length of time that different procedures take?

Statistical information on the average duration of cases may be found in the yearly report on Romanian judicial activity, available in Romanian from the Superior Council of Magistracy's public websites (see Chapter 3.4 entitled "Quality indicators of judicial activity, pages 155-162).

#### Value Added Tax

No VAT is applicable to court fees, nor to the stamp duty and neither to the lawyers' fees included in the legal assistance contract.

For translation of documents, VAT is added to the tariff where legally required.

#### Legal aid

#### Applicable income threshold in the area of civil justice

Average net monthly income per family member	Conditions for granting
Less than RON 500 (approx. EUR 125)	Level of income should be under the threshold for at least 2 months before the action is brought before
	the court, in which case the case's costs are <b>entirely met by the state</b> .
less than RON 800 (approx. EUR 200)	Level of income should be under the threshold for at least 2 months before the action is brought before
	the court, in which case 50% of costs are met by the state.

## Legal aid is granted also:

When the fixed or overall estimated costs of the trial might restrict his or her constitutional right to effective access to justice; or

When his or her right to access to justice might be restricted due to differences in costs of living between the Member State of residence and Romania.

Regardless of the grantee's income, when a special law provides the right to legal aid or free legal aid as a protective measure for the grantee (if the grantee is a minor, or disabled, or in another special situation).

## Applicable income threshold in the area of criminal justice for defendants

The threshold concept is only applicable in civil matters. In criminal matters, the principal legal provisions regulating this field are contained in Article 171 of the Criminal Procedure Code. Legal aid is granted to the defendant when:

they are a minor;

they have been interned in a re-education centre or an educational medical institution;

they have already been arrested or held in custody in the context of other criminal case(s);

they have been medically interned or are receiving compulsory medical treatment;

the criminal investigation authority or the court considers that the defendant is not capable of conducting his or her own defence;

the punishment provided by law for the alleged crime is life detention or detention in prison for at least 5 years.

## Applicable income threshold in the area of criminal justice for victims

The threshold concept does not apply to victims in the area of criminal justice. Relevant legal provisions regulating this field are contained in Article 173 of the Criminal Procedure Code.

#### Cost-free court proceedings

## The following claims are legally exempt of any court costs:

All claims relating to (1) the protection and promotion of children's rights (regulated by law no. 272/2004 regarding the promotion and protection of children's rights), (2) guardianship, (3) trusteeship, (4) assistance given to seriously mentally ill (disordered) persons;

Claims relating to legal and contractual maintenance obligations and all claims relating to adoption (regulated by Law no. 273/2004 on adoption);

Other claims as provided by various laws.

## When does the losing party have to pay the winning party's costs?

In civil matters the rules pertaining to the award of costs or the compensation of costs are regulated by articles 274-276 of the Civil Procedure Code. In principle.

The losing party is obliged (upon request) to pay the costs of the lawsuit;

The judge cannot reduce the court fee or any other expenses paid by the winning party;

In principle, a defendant who has admitted the plaintiff's claim at the first hearing need not pay the judicial expenses, unless he or she was officially notified by the bailiff through the specialised prior- to-judgment procedure, previously presented above;

In criminal matters, the rules pertaining to the award of costs/compensation of costs are regulated by articles 189-193 of the Criminal Procedure Code. In

Expenses necessary for the performance of procedural acts, the administration of evidence, the maintenance of material means of evidence, lawyers' remuneration, as well as any other expenses related to criminal trials are covered by the sums forwarded by the State or paid by the parties.

In case of conviction, the defendant must cover the judicial expenses incurred by the State, with the exception of expenses for interpreters appointed by the judicial bodies, and in cases in which free legal aid has been granted.

In case of acquittal or cessation of the criminal trial in court, the judicial expenses of the State are paid for as follows:

In case of acquittal, by: (a) the victim, to the extent to which they were caused by him/her; (b) the civil party whose civil claims were totally rejected, to the extent to which the expenses were caused by this party; (c) the defendant, when, even if acquitted, he/she was still obliged to pay damages.

In case of cessation of the criminal trial, by (a) the defendant, if the replacement of criminal responsibility has been ordered or there is reason for nonpunishment; (b) both parties, in case of reconciliation;(c) the victim, in case the complaint is withdrawn or was tardily submitted to court.

In case of amnesty, prescription or withdrawal of the complaint, as well as in the case of existence of a cause for non-punishment, if the defendant demands the continuation of the criminal trial, the judicial expenses may be covered by the victim or the defendant, depending on other connected law provisions. In all other cases, the State pays for its own judicial expenses.

## Experts' fees

Article 274 of the Code of Civil Procedure provides that the losing party shall be obliged, upon request, to pay the legal expenses, including the fees of the judicial technical experts paid for by the winning party.

## **Related Attachments**

Romania's report of the Study on Transparency of costs PDF (544 Kb)

Last update: 03/11/2020

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## Case study 1 - family law - divorce - Romania

In this case study on family law – divorce, Member States were asked to advise the party that files for divorce on litigation costs in order to consider the following situations:

Case A – National situation: a couple gets married. Later they separate and agree to a divorce.

Case B – Transnational situation: Two nationals from a same Member State (Member State A) get married. The marriage is celebrated in Member State A.

After the wedding, the couple moves to live and work in another Member State (Member State B) where they establish their residence. Shortly thereafter the couple separates with the wife returning to Member State A and the husband remaining in Member State B. The couple agrees to a divorce. Upon her return to Member State A, the wife immediately files for a divorce before the courts of Member State B.

NOTE – 1. The answers pertaining to all the case studies were provided assuming that the claim is made in the Romanian courts 2. For better comprehension, the calculation of costs took into account the following hypothetical currency rate – EUR 1 = RON 4 (Romanian currency). Costs in Romania

Costs for Court, Appeals and Alternative Dispute Resolution

	Court			Appeals
Case				
Study				
	Initial court fees	Transcription fees	Other fees	Initial court fees
Case A	RON 39.3 (approximately EUR	In order to obtain simple copies	Legalisation - atestation in order to	The decision cannot be appealed in
	10) comprising RON 39 (court	of various procedural	obtain an authenticated court decision	this case, as the divorce is agreed by
	fee) and RON 0.3 (stamp duty)	documents drafted by	RON 2.15 (approximately EUR 0.5)	both parties
	Exception – RON 8.3	specialised court personnel	comprising RON 2 (court fee) and	
	(approximately EUR 2)	(clerks) <b>photocopying charges</b>	RON 0.15 (stamp duty)	
	comprising RON 8 (court fees)	(varying between EUR 0.05 and	Supralegalisation – RON 1.15	
	and RON 0.3 (stamp duty), if the	EUR 1.25 per copy) must be	(approximately EUR 0.25) comprising	
	party does not have an income	paid	RON 1 (court fee) and RON 0.15	
	or the income is lower than the		(stamp duty) - only if it is necessary	
	minimum national gross salary		for the party	
Case B	RON 39.3 (approximately EUR	In order to obtain simple copies	Legalisation -Attestation in order to	The decision cannot be appealed in
	10) comprising RON 39 (court	of various procedural	obtain an authenticated court decision	this case, as the divorce is agreed by
	fee) and RON 0.3 (stamp duty)	documents drafted by	RON 2.15 (approximately EUR 0.5)	both parties.
	Exception – RON 8.3	specialised court personnel	comprising RON 2 (court fee) and	
	(approximately EUR 2)	(clerks), <b>photocopying costs</b>	RON 0.15 (stamp duty)	
	comprising RON 8 (court fees)	(varying between EUR 0.05 and	Supralegalisation – RON 1.15	
	and RON 0.3 (stamp duty) if the	EUR 1.25 per each copy) must	(approximately EUR 0.25)	
	party does not have an income	be paid	comprising RON 1 (court fee) and	
	or the income is lower than the		RON 0.15 (stamp duty) only if it is	
	minimum national gross salary		necessary for the party	

Case Study	ADR .		
	Is this option open for this type of case?	Costs	
Case A	Yes Costs are provided for in the mediation contract, as agreed by the pa		
	and the mediator		
Case B	Yes	Costs are provided for in the mediation contract, as agreed by the parties	
		and the mediator	

	Lawyer	Lawyer		Bailiff			
Case Study							
	Is representation compulsory?	Average costs	Is representation compulsory?	Pre-judgment costs	Post-judgment costs		
Case A	NO	Variable costs depending on the legal assistance contract Not applicable in this case, as representation is not compulsory	NO	Not applicable in this case	Not applicable in this case		
Case B	NO	Variable costs depending on the legal assistance contract Not applicable in this case, as representation is not compulsory	NO	Not applicable in this case	Not applicable in this case		

Case Study	Expert				
	Is use compulsory?	Cost			
Case A	NO	Not applicable in this case			
Case B	NO	Not applicable in this case			

	Witness compensation P		Pledge or security	
Case				
Study				
	Are witnesses compensated?	Cost	Does this exist and when and how is it used?	Cost
Case A	Yes. However, this case does	Not applicable in this case	Not applicable in this case	Not applicable in this
	not require witnesses.			case
Case B	Yes. However, this case does	Not applicable in this case	Not applicable in this case	Not applicable in this
	not require witnesses.			case

## Costs for legal aid and other reimbursement

	ior regulate and other remination in				
	Legal Aid				
Case					
study					
	When and under which conditions is it applicable?	When is support total?	Conditions?		
Case A	Please see annex 1 attached	Please see annex 1 attached	Please see annex 1 attached		
Case B	Please see annex 1 attached	Please see annex 1 attached	Please see annex 1 attached		

	Reimbursement			
Case study				
	Can the winning party obtain reimbursement of	If reimbursement is not total	What costs are never	Are there instances when legal
	litigation costs?	what is percentage in general?	reimbursed?	aid should be reimbursed to
				the legal aid organisation?
Case A	Not applicable in this case, as the parties	Not applicable in this case, as	Not applicable in this case,	NO
	consent to divorce (divorce is agreed by both	the parties consent to divorce	as the parties consent to	
	parties)	(divorce is agreed by both	divorce (divorce is agreed	
		parties)	by both parties)	
Case B	Not applicable in this case, as the parties	Not applicable in this case, as	Not applicable in this case,	NO
	consent to divorce (divorce is agreed by both	the parties consent to divorce	as the parties consent to	
	parties)	(divorce is agreed by both	divorce (divorce is agreed	
		parties)	by both parties)	

## Costs for translation and interpretation

	Translation	
Case study		
	When and under which conditions is it necessary?	Approximative cost?
Case A	Not applicable in this case	Not applicable in this case.
Case B	When documents submitted to the court (part of the	The costs may vary according to the translation contract or, if the translation is
	case dossier) are written in another language	performed by an authorised translator at the court's request, a fee of RON 33.56
		(approximately EUR 8) per page in A4 format should be paid

Case	Interpretation	Interpretation		Other costs specific to cross-border disputes?	
study					
	When and under which	When and under which Approximative cost?		Approximative cost?	
	conditions is it necessary?				
Case A	When the party who should	RON 23.15 per hour	-	-	
	be heard by the court is deaf	(approximately EUR 6)			
	or mute, or does not know				
	how to write.				
Case B	If at least one of the parties	If at least one of the parties RON 23.15 per hour		-	
	does not speak Romanian.	(approximately EUR 6)			

Last update: 03/11/2020

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## Case study 2 - family law - custody of the children - Romania

In this case study on family law – custody of the children, Member States were asked to advise the suing party on litigation costs on litigation costs in order to consider the following situations:

Case A – National situation: Two persons have lived together unmarried for a number of years. They have a three year old child when they separate. A court decision grants custody of the child to the mother and a right of access to the father. The mother sues to limit the father's right of access.

Case B – Transnational situation where you are a lawyer in Member State A: Two persons have lived together unmarried in a Member State (Member State B) for a number of years. They have a child together but separate immediately after the child's birth. A court decision in Member State B gives the child's custody to the mother with a right of access to the father. The mother and the child move to live in another Member State (Member State A) as authorised to do so by the Court decision and the father remains in Member State B. A few years later, the mother sues in Member State A to change the father's right of access.

## Costs in Romania

Costs for Court, Appeals and Alternative Dispute Resolution

	Court			Appeals	
Case					
Study					
	Initial court fees	Transcription fees	Other fees	Initial court fees	Transcription fees
Case A	(approximately simple copies of various procedural documents drafted by and RON 0.3 (stamp duty) specialised court personnel (clerks), the photocopying costs		1. Legalisation – Attestation in order to obtain an authenticated court decision – RON 2.15 (approximately EUR 0.5) comprising RON 2 (court fee) and RON 0.15 (stamp duty)  2. Investing the court decision with an enforceable formula – RON 4.15 (approximately EUR 1) comprising RON 4	50% of RON 8.3 (approximately EUR 1)	In order to obtain simple copies of various procedural documents drafted by specialised court personnel (clerks), the photocopying costs (varying between EUR 0.05 and EUR 1.25 per copy) must be paid
		0.05 and EUR 1.25 per copy) must be paid	(court fee) and RON 0.15 (stamp duty) 3. Supra-legalisation – RON 1.15 (approximately EUR 0.25) comprising RON 1 (court fee) and RON 0.15 (stamp duty) – only if it is necessary for the party		
Case B	EUR 2) comprising RON 8 (court fee) and RON 0.3 (stamp duty)	documents drafted by specialised court personnel (clerks), the photocopying costs	1. Legalisation – Attestation in order to obtain an authenticated court decision – RON 2.15 (approximately EUR 0.5) comprising RON 2 (court fee) and RON 0.15 (stamp duty)  2. Investing the court decision with an enforceable formula – RON 4.15 (approximately EUR 1) comprising RON 4 (court fee) and RON 0.15 (stamp duty)  3. Supra-legalisation – RON 1.15 (approximately EUR 0.25) comprising RON 1 (court fee) and RON 0.15 (stamp duty) – only if it is necessary for the party	50% of RON 8.3 (approximately EUR 1)	In order to obtain simple copies of various procedural documents drafted by specialised court personnel (clerks), the photocopying costs (varying between EUR 0.05 and EUR 1.25 per copy) must be paid

Case Study	ADR		
	Is this option open for this type of case?	Costs	
Case A	Yes Costs are provided in the mediation contract, as agree		
	the parties and the mediator.		
Case B	Yes Costs are provided for in the mediation contract, as agr		
		by the parties and the mediator.	

	Lawyer		Bailiff		
Case Study					
	ls representation	Average costs	Is representation	Pre-judgment costs	Post-judgment costs
	compulsory?		compulsory?		
Case A	NO	Variable costs	NO	Not applicable in this case, as only the	Granting enforcement of the court
		depending on the legal		court decision (issued post judgment)	decision – RON 10.3
		assistance contract		can be subject to enforcement, if the	(approximately EUR 2.5),
		Not applicable in this		losing party (the father) does not	comprising RON 10 (court fee)
		case, as		execute it willingly	and RON 0.3 (stamp duty)
		representation is not			Notification- RON 20 minimum
		compulsory			fee (approximately EUR 5) and
					RON 400 maximum fee
					(approximately EUR 100)
					Bailiff's fees - RON 50
					(approximately EUR 12.5)

					minimum fee and RON 500 (approximately EUR 125) maximum fee
Case B	NO	Variable costs	NO	Not applicable in this case, as only the	Granting enforcement of the court
		depending on the legal		court decision (issued post judgment)	decision – RON 10.3
		assistance contract		can be subject to enforcement, if the	(approximately EUR 2.5),
		Not applicable in this		losing party (the father) does not	comprising RON 10 (court fee)
		case, as		execute it willingly	and RON 0.3 (stamp duty)
		representation is not			Notification - RON 20 minimum
		compulsory			fee (approximately EUR 5) and
					RON 400 maximum fee
					(approximately EUR 100)
					Bailiff's fees - RON 50
					(approximately EUR 12.5)
					minimum fee and RON 500
					(approximately EUR 125)
					maximum fee

Case Study	Expert		
	Is use compulsory?	Cost	
Case A	NO	Not applicable in this case	
Case B	NO	Not applicable in this case	

	Witness compensation		Pledge or security	
Case				
Study				
	Are witnesses compensated?	Cost	Does this exist and when and how is it	Cost
			used?	
Case A	Yes	Transport costs are reimbursed and, if the	Eventual requests for insuring evidence	RON 8.3 (approximately
		witness so requests, compensation for the		EUR 2) comprising RON 8
		time spent in court may also be recovered		(court fee) and RON 0.3
		(depending on sources of income – e.g.		(stamp duty)
		employment contract etc)		
Case B	Yes	Transport costs are reimbursed and, if the	Eventual requests for insuring evidence	RON 8.3 (approximately
		witness so requests, compensation for the		EUR 2) comprising RON 8
		time spent in court may also be recovered		(court fee) and RON 0.3
		(depending on sources of income – e.g.		(stamp duty)
		employment contract etc)		

# Costs for legal aid and other reimbursement

	Legal Aid	Legal Aid				
Case						
study						
	When and under which conditions is it applicable?	When is support total?	Conditions?			
Case A	Please see annex 1 attached	Please see annex 1 attached	Please see annex 1 attached			
Case B	Please see annex 1 attached	Please see annex 1 attached	Please see annex 1 attached			

Case	Reimbursement			
study				
	Can the winning party	If reimbursement is not	What costs are never	Are there instances when legal aid should be
	obtain reimbursement of	total what is percentage	reimbursed?	reimbursed to the legal aid organisation?
	litigation costs?	in general?		
Case A	Yes	In general 100% of the	If the mother wins, all	NO
		costs are reimbursed	the costs borne by her	
			can be recovered from	
			the father in this case	
Case B	Yes	In general 100% of the	If the mother wins, all	NO
		costs are reimbursed	the costs borne by her	
			can be recovered from	
			the father in this case	

#### Costs for translation and interpretation

	Translation		Interpretation		Other costs specific to	cross-border
Case					disputes?	
study						
	When and under which	Approximative cost?	When and under	Approximative	Description	Approximative cost?
	conditions is it necessary?		which conditions is it	cost?		
			necessary?			
Case A	Not applicable in this case	Not applicable in this case	When the party who	RON 23.15 per	-	-
			should be heard by	hour		
			the court is deaf or	(approximately		
			mute, or does not	EUR 6)		
			know how to write.			
Case B	When documents submitted	The costs may vary	If al least one of the	RON 23.15 per	Yes, but are borne	-
	to the court (part of the case	according to the translation	parties does not speak	hour	by the state	
	dossier) are written in another	contract or, if the	Romanian.	(approximately		
	language.	translation is performed by	State A= Romania	EUR 6)		
	2. In addition, when the party	an authorised translator at				
	contests the accuracy of the	the court's request, a fee of				
	document translated into	RON 33.56 (approximately				
	Romanian, the court may	EUR 8) per page in A4				
	request the translation of the	format should be paid.				
	document by an authorised					
	translator.					

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## Case study 3 - family law - alimony - Romania

In this case study on family law – alimony, Member States were asked to advise the suing party on litigation costs on litigation costs in order to consider the following situations:

Case A – National situation: Two persons have lived together unmarried for a number of years. They have a three year old child when they separate. A court decision grants custody of the child to the mother. The only outstanding dispute relates to the amount of the alimony owed to the mother by the father for the support and education of the child. The mother sues on this.

Case B – Transnational situation where you are a lawyer in Member State A: Two persons have lived together unmarried in a Member State (State B). They have a three year old child. They separate. A court decision in Member State B gives the child's custody to the mother. With the agreement of the father, the mother and the child move to live in another Member State (Member State A) where they establish their residence.

An outstanding dispute remains. This relates to the amount of the alimony owed to the mother by the father for the support and education of the child. The mother sues on this in Member State A.

## Costs in Romania

Costs for Court, Appeals and Alternative Dispute Resolution

	Court			Appeals		
Case Study						
	Initial court fees	Transcription fees	Other fees	Initial court fees	Transcription fees	Other fees
Case A	No court fees	In order to obtain simple	1. Legalisation –	No court fees	In order to obtain	-
		copies of various	Attestation in order to		simple copies of	
		procedural documents	obtain an authenticated		various procedural	
		drafted by specialised	court decision - RON 2.15		documents drafted by	
		court personnel (clerks),	(approximately EUR 0.5)		specialised court	
		the photocopying costs	comprising RON 2 (court		personnel (clerks), the	
		(varying between EUR	fee) and RON 0.15 (stamp		photocopying costs	
		0.05 and EUR 1.25 per	duty)		(varying between EUR	
		copy) must be paid	2. Investing the court		0.05 and EUR 1.25 per	
			decision with an		copy) must be paid	
			enforceable formula –			
			RON 4.15 (approximately			
			EUR 1) comprising RON 4			
			(court fee) and RON 0.15			
			(stamp duty)			
			3. Supra-legalisation –			
			RON 1.15 (approximately			
			EUR 0.25) comprising			
			RON 1 (court fee) and			

			RON 0.15 (stamp duty) – only if it is necessary for			
Case B	No court fees	In order to obtain simple	the party	No court fees	In order to obtain	
Case b	No court lees	1	Legalisation –     Attestation in order to			
		copies of various procedural documents	obtain an authenticated		simple copies of	
					various procedural	
		drafted by specialised	court decision – RON 2.15		documents drafted by	
		court personnel (clerks),	(approximately EUR 0.5)		specialised court	
		the photocopying costs	comprising RON 2 (court		personnel (clerks), the	
		(varying between EUR	fee) and RON 0.15 (stamp		photocopying costs	
		0.05 and EUR 1.25 per	duty)		(varying between EUR	
		copy) must be paid	2. Investing the court		0.05 and EUR 1.25 per	
			decision with an		copy) must be paid	
			enforceable formula –			
			RON 4.15 (approximately			
			EUR 1) comprising RON 4			
			(court fee) and RON 0.15			
			(stamp duty)			
			3. Supra-legalisation –			
			RON 1.15 (approximately			
			EUR 0.25) comprising			
			RON 1 (court fee) and			
			RON 0.15 (stamp duty) –			
			only if it is necessary for			
			the party			

Case study	ADR			
	Is this option open for this type of case?			
Case A	Yes	Costs are provided in the mediation contract,		
		as agreed by the parties and the mediator.		
Case B	Yes	Costs are provided in the mediation contract,		
		as agreed by the parties and the mediator		

	Lawyer		Bailiff			
Case Study						
	Is representation compulsory?	Average costs	Is representation compulsory?	Pre-judgment costs	Post-judgment costs	
Case A	NO	Variable costs depending on the legal assistance contract Not applicable in this case, as representation is not compulsory	NO	Not applicable in this case, as only the court decision (issued post judgement) can be subject to enforcement, if the losing party (the father) does not execute it willingly	Granting enforcement of the court decision – RON 10.3 (approximately EUR 2.5), comprising RON 10 (court fee) and RON 0.3 (stamp duty)  Notification– RON 20 minimum fee (approximately EUR 5) and RON 400 maximum fee (approximately EUR 100)  Bailiff's fees – RON 50 (approximately EUR 12.5) minimum fee and RON 500 (approximately EUR 125) maximum fee	
Case B	NO	Variable costs depending on the legal assistance contract Not applicable in this case, as representation is not compulsory	NO	Not applicable in this case, as only the court decision (issued post judgment) can be subject to enforcement, if the losing party (the father) does not execute it willingly	Granting enforcement of the court decision – RON 10.3 (approximately EUR 2.5), comprising RON 10 (court fee) and RON 0.3 (stamp duty) Notification– RON 20 minimum fee (approximately EUR 5) and RON 400 maximum fee (approximately EUR 100) Bailiff's fees – RON 50 (approximately EUR 12.5) minimum fee and RON 500	

		(approximately EUR 125)
		maximum fee

Case study	Expert		
	ls use compulsory?	Cost	
Case A	NO	Not applicable in this case	
Case B	NO	Not applicable in this case	

	Witness compensation		Pledge or security	
Case				
Study				
	Are witnesses compensated?	Cost	Does this exist and when and how is it	Cost
			used?	
Case A	Not applicable in this case, as	Not applicable in this case, as no	If the party requests the grant of	RON 10.3 (approximately
	no witnesses will be heard	witnesses will be heard	insurance measures (insuring	EUR 2.5), comprising RON
			sequester, garnishment)	10 (court fee) and RON 0.3
				(stamp duty)
Case B	Not applicable in this case, as	Not applicable in this case, as no	If the party requests the grant of	RON 10.3 (approximately
	no witnesses will be heard	witnesses will be heard	insurance measures (insuring	EUR 2.5), comprising RON
			sequester, garnishment)	10 (court fee) and RON 0.3
				(stamp duty)

## Costs for legal aid and other reimbursement

	Legal Aid	Legal Aid			Reimbursement				
Case study									
	When and under which conditions is it applicable?	When is support total?	Conditions?	Can the winning party obtain reimbursement of litigation costs?	If reimbursement is not total what is percentage in general?	never reimbursed?	Are there instances when legal aid should be reimbursed to the legal aid organization?		
Case A	Please see annex 1 attached	Please see annex 1 attached	Please see annex 1 attached	Yes	costs are reimbursed.	If the mother wins, all the costs borne by her can be recovered from the father in this case	NO		
Case B	Please see annex 1 attached	Please see annex 1 attached	Please see annex 1 attached	Yes	In general 100% of the costs are reimbursed.	If the mother wins, all the costs borne by her can be recovered from the father in this case	NO		

## Costs for translation and interpretation

	Translation		Interpretation		Other costs specific to
Case					cross-border disputes?
study					
	When and under which	Approximative cost?	When and under which	Approximative cost?	Description
	conditions is it		conditions is it		
	necessary?		necessary?		
Case A	Not applicable in this	Not applicable in this case	When the party who	RON 23.15 per hour	
	case		should be heard by the	(approximately EUR 6)	
			court is deaf or mute, or		
			does not know how to		
			write.		
Case B	1. When documents	The costs may vary according to the	If at least one of the	RON 23.15 per hour	Yes, but are supported
	submitted to the court	translation contract, or, if the	parties does not speak	(approximately EUR 6)	by the State
	(part of the case	translation is performed by an	Romanian.		

dossier) are written in	authorised translator at the court's	State A = Romania	
another language.	request, a fee of RON 33.56		
2. In addition, when the	(approximately EUR 8) per page in		
party contests the	A4 format should be paid.		
accuracy of a document			
translated into			
Romanian, the court			
may request the			
translation of the			
document by an			
authorised translator.			

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## Case study 4 - commercial law - contract - Romania

In this case study on commercial law – contract, Member States were asked to advise the seller on litigation costs in order to consider the following situations: Case A – National situation: A company delivered goods worth 20.000 euros. The seller has not been paid because the buyer considers that the goods do not conform to what was agreed.

The seller decides to sue to obtain the full payment of the price.

Case B – Transnational situation: A company whose head office is located in Member State B delivers goods worth 20.000 euros to buyer in Member State A. The contract is subject to Member State B's law and written in Member State B's language. This seller has not been paid because the buyer located in Member State A considers that the goods do not conform to what was agreed. The seller decides to sue in Member State A to obtain full payment of the price as provided under the contract with the buyer.

## Costs in Romania

Costs for Court, Appeals and Alternative Dispute Resolution

	Court			Appeals	
Case Study					
	Initial court fees	Transcription fees	Other fees	Initial court fees	Transcription fees
Case A	RON 2,849.1998	In order to obtain simple	1. Legalisation – Attestation in order to	50% of the	In order to obtain simple copies of
	(approximately	copies of various	obtain an authenticated court decision –	initial court	various procedural documents
	EUR 710),	procedural documents	RON 2.15 (approximately EUR 0.5)	fees, namely	drafted by specialised court
	comprising RON	drafted by specialised	comprising RON 2 (court fee) and RON	RON	personnel (clerks), the
	2,844.1998 (court	court personnel (clerks),	0.15 (stamp duty)	1,424.5999	photocopying costs (varying
	fee) and RON 5	the photocopying costs	2. Investing the court decision with an	(approximately	between EUR 0.05 and EUR 1.25
	(stamp duty)	(varying between EUR	enforceable formula – RON 4.15	EUR 355)	per copy) must be paid
		0.05 and EUR 1.25 per	(approximately EUR 1) comprising RON 4		
		copy) must be paid	(court fee) and RON 0.15 (stamp duty)		
			3. Supra-legalisation – RON 1.15		
			(approximately EUR 0.25) comprising RON		
			1 (court fee) and RON 0.15 (stamp duty) –		
			only if it is necessary for the party		
Case B	RON 2,849.1998	In order to obtain simple	1. Legalisation – Attestation in order to	50% of the	In order to obtain simple copies of
	(approximately	copies of various	obtain an authenticated court decision –	initial court	various procedural documents
	EUR 710),	procedural documents	RON 2.15 (approximately EUR 0.5)	fees, namely	drafted by specialised court
	comprising RON	drafted by specialised	comprising RON 2 (court fee) and RON	RON	personnel (clerks), the
	2,844.1998 (court	court personnel (clerks),	0.15 (stamp duty)	1,424.5999	photocopying costs (varying
	fee) and RON 5	the photocopying costs	2. Investing the court decision with an	(approximately	between EUR 0.05 and EUR 1.25
	(stamp duty)	(varying between EUR	enforceable formula – RON 4.15	EUR 355)	per copy) must be paid
		0.05 and EUR 1.25 per	(approximately EUR 1) comprising RON 4		
		copy) must be paid	(court fee) and RON 0.15 (stamp duty)		
			3. Supra-legalisation – RON 1.15		
			(approximately EUR 0.25) comprising RON		
			1 (court fee) and RON 0.15 (stamp duty) –		
			only if it is necessary for the party		

Case study	ADR			
	ls this option open for this type of case?	Costs		
Case A	Yes	Costs are provided for in the mediation contract, as agreed by the		
		parties and the mediator		
Case B	Yes	Costs are provided for in the mediation contract, as agreed by the		
		parties and the mediator		

	Lawyer		Bailiff		Expert			
Case								
Study	ļ	1		1	î		1	
	representation compulsory?	Average costs	Is representation compulsory?	Pre-judgment costs	Post-judgment costs	Is use compulsory?	Cost	
Case A	NO	Variable costs depending on the legal assistance contract Not applicable in this case, as representation is not compulsory	NO	Not applicable in this case, as only the court decision (issued post judgment) can be subject to enforcement, if the losing party does not execute it willingly	Granting enforcement of the court decision – RON 10.3 (approximately EUR 2.5), comprising RON 10 (court fee) and RON 0.3 (stamp duty) Notification– RON 20 minimum fee (approximately EUR 5) and RON 400 maximum fee (approximately EUR 100) Bailiff's fees - maximum RON 2400 (approximately EUR 600)	NO	Variable cost which will be established by the court, depending on the complexity of the expertise.	
Case B	NO	Variable costs depending on the legal assistance contract Not applicable in this case, as representation is not compulsory	NO	Not applicable in this case, as only the court decision (issued post judgment) can be subject to enforcement, if the losing party does not execute it willingly	Granting enforcement of the court decision – RON 10.3 (approximately EUR 2.5), comprising RON 10 (court fee) and RON 0.3 (stamp duty) Notification– RON 20 minimum fee (approximately EUR 5) and RON 400 maximum fee (approximately EUR 100) Bailiff's fees - maximum RON 2400 (approximately EUR 600)	NO	Variable cost, established by the court depending on the level of expertise required	

	Witness compensation		Pledge or security		
Case					
Study					
	Are witnesses compensated?	Cost	Does this exist and when and how	Cost	
			is it used?		
Case A	Yes	Transport costs are reimbursed and, if the	Eventual requests for insuring	RON 8.3 (approximately	
		witness so requests, compensation for the	evidence (proofs of such preserved	EUR 2) comprising RON	
			documents)	8 (court fee) and RON 0.3	
				(stamp duty)	
l				1	

		(depending on sources of income – e.g.	insurance measures (insuring sequester, garnishment)	RON 10.3 (approximately EUR 2.5) comprising RON 10 (court fee) and RON 0.3 (stamp duty)
Case B		witness so requests, compensation for the	evidence (proofs of such preserved	RON 8.3 (approximately EUR 2) comprising RON 8 (court fee) and RON 0.3 (stamp duty)
	Yes		insurance measures (insuring sequester, garnishment)	RON 10.3 (approximately EUR 2.5) comprising RON 10 (court fee) and RON 0.3 (stamp duty)

Costs for legal aid and other reimbursement

	Legal Aid		
Case study			
	When and under which conditions is it applicable?	When is support total?	Conditions?
Case A	Not applicable	Not applicable	Not applicable
Case B	Not applicable	Not applicable	Not applicable

	Reimbursement			
Case study				
		If reimbursement is not total what is percentage in general?	What costs are never reimbursed?	Are ther when less should to reimburs legal aid ation?
Case A	Yes	In general 100% of the costs are reimbursed	All the costs can be reimbursed in this case.  All the costs can be reimbursed, except for costs involved in the following situation: The buyer who admits the seller's claim at the first hearing need not pay the judicial costs, except where he or she was notified before the hearing Where the court partially accepts the claims of both parties, the court will determine to which extent the parties can be ordered to pay the trial costs, and can also order the compensation of the expenses.  Moreover, the court has the right to increase or reduce a lawyer's fees where it finds that these are unreasonably low or high in relation to the value of the case or the work carried out by the lawyer.	NO
Case B	Yes	In general 100% of the costs are reimbursed	All the costs can be reimbursed in this case.  All the costs can be reimbursed, except for costs involved in the following situation: The buyer who admits the seller's claim at the first hearing need not pay the judicial costs, except where he or she was notified before the hearing Where the court partially accepts the claims of both parties, the court will determine to which extent the parties can be ordered to pay the trial costs, and can also order the compensation of the expenses.  Moreover, the court has the right to increase or reduce a lawyer's fees where it finds that these are unreasonably low or high in relation to the value of the case or the work carried out by the lawyer.	NO

## Costs for translation and interpretation

	Translation		Interpretation	Other costs specific to	
Case					cross-border disputes?
study					
	When and under which	Approximative cost?	When and under which	Approximative cost?	Description
	conditions is it necessary?		conditions is it necessary?		
Case A	In general, not applicable in	In general, not applicable	When the party who should	RON 23.15 per hour	-
	this case	in this case	be heard by the court is deaf	(approximately EUR 6)	-
			or mute, or does not know		
			how to write		
Case B					

ı	1. W	/hen documents	The costs may vary	If at least one of the parties	RON 23.15 per hour	Yes, they are borne by	l
ı	subm	mitted to the court (part of	according to the	does not speak Romanian.	(approximately EUR 6)	the State	
ı	the c	case dossier) are written	translation contract or, if	State A = Romania		-	
ı	in an	nother language.	the translation is				
ı	2. In	addition, when a party	performed by an				
ı	conte	ests the accuracy of the	authorised translator at				
ı	docu	ument translated into	the court's request, a fee				
ı	Rom	nanian, the court may	of RON <b>33.56</b>				
ı	reque	est the translation of the	(approximately EUR 8)				
ı	docu	ument by an authorised	per page in A4 format				
L	trans	slator.	should be paid				

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## Case study 5 - commercial law - responsibility - Romania

In this case study on commercial law – responsibility, Member States were asked to advise the customer on litigation costs in order to consider the following situations:

Case A – National situation: A heating equipment manufacturer delivers a heater to an installer. The installer on-sells (and installs) the heater to a customer to equip his/her house. The house catches fire shortly thereafter. Every participant (heating equipment manufacturer, installer, end-customer) is insured. The origin of the fire is contested. Nobody wants to compensate the customer.

The customer decides to sue for full compensation the heating equipment manufacturer, the heating equipment installer and the insurance companies. Case B – Transnational situation: A heating equipment manufacturer in a Member State B delivers heater to an installer in a Member State C. The installer on-sells the heater (and installs) the heater to a customer in Member State A to equip his/her house. The house catches fire shortly thereafter. Each participant (heating equipment manufacturer, installer, end-customer) is insured by an insurance company in its own Member State. The origin of the fire is contested. Nobody wants to compensate the customer.

The customer decides to sue in Member State A for full compensation the heating equipment manufacturer, the heating equipment installer and the insurance companies in Member State A.

#### Costs in Romania

Costs for Court, Appeals and Alternative Dispute Resolution

	Court		
Case			
Study			
	Initial court fees	Transcription fees	Other fees
Case A	The initial costs for bringing the action before the	In order to obtain simple copies of	Legalisation – Attestation in orderto obtain an
	court (comprising court fee and stamp duty) depend	various procedural documents	authenticated court decision – RON 2.15 (approximately
	on the amount (value) of the claim, as estimated by	drafted by specialised court	EUR 0.5) comprising RON 2 (court fee) and RON 0.15
	the applicant. These may vary between around EUR	personnel (clerks), <b>the</b>	(stamp duty)
	0.5 and over EUR 1300	photocopying costs (varying	2. Investing the court decision with an enforceable
		between EUR 0.05 and EUR 1.25	formula – RON 4.15 (approximately EUR 1) comprising
		per copy) must be paid	RON 4 (court fee) and RON 0.15 (stamp duty)
			3. Supra-legalisation – RON 1.15 (approximately EUR
			0.25) comprising RON 1 (court fee) and RON 0.15
			(stamp duty) – only if it is necessary for the party
Case B	The initial costs for bringing the action before the	In order to obtain simple copies of	Legalisation – Attestation in order to obtain an
	court (comprising court fee and stamp duty) depend	various procedural documents	authenticated court decision – RON 2.15 (approximately
	on the amount (value) of the claim, as estimated by	drafted by specialised court	EUR 0.5) comprising RON 2 (court fee) and RON 0.15
	the applicant. These may vary between around EUR	personnel (clerks), the	(stamp duty)
	0.5 and over EUR 1300	photocopying costs (varying	2. Investing the court decision with an enforceable
		between EUR 0.05 and EUR 1.25	formula – RON 4.15 (approximately EUR 1) comprising
		per copy) must be paid	RON 4 (court fee) and RON 0.15 (stamp duty)
			3. Supra-legalisation – RON 1.15 (approximately EUR
			0.25) comprising RON 1 (court fee) and RON 0.15
			(stamp duty) – only if it is necessary for the party

	Appeals			ADR	
Case					
Study					
	Initial court fees	Transcription fees	Other fees	ls this option open for	Costs
				this type of case?	
Case A	50% of the initial costs for bringing	In order to obtain simple	-	Yes	Costs are provided for in the
	the action before the court	copies of various procedural			mediation contract, as agreed by
		documents drafted by			the parties and the mediator
		specialised court personnel			
		(clerks), the photocopying			
		costs (varying between EUR			

		<b>0.05 and EUR 1.25 per copy)</b> must be paid			
		must be paid			
Case B	50% of the initial costs for bringing	In order to obtain simple	-	Yes	
	the action to the court.	copies of various procedural			
		documents drafted by			
		specialised court personnel			
		(clerks), the photocopying			
		costs (varying between EUR			
		0.05 and EUR 1.25 per copy)			
		must be paid			

Costs for lawyer, bailiff and expert

	Lawyer		Bailiff			Expert	
Case							
Study							
	Is representation	Average costs	ls	Pre-judgment costs	Post-judgment costs	ls use	Cost
	compulsory?		representation			compulsory?	
			compulsory?				
Case A	NO	Variable costs	NO	Not applicable in	Granting enforcement of the	Yes	Variable costs,
		depending on		this case, as only	court decision – RON 10.3		established by the
		the legal		the court decision	(approximately EUR 2.5),		court depending on the
		assistance		(issued post	comprising RON 10 (court fee)		level of expertise
		contract		judgment) can be	and RON 0.3 (stamp duty)		required
		Not applicable in		subject to	Notification– RON 20 minimum		
		this case, as		enforcement, if the	fee (approximately EUR 5) and		
		representation is		losing party does	RON 400 maximum fee		
		not compulsory		not execute it	(approximately EUR 100)		
				willingly	Bailiff's fees - <b>depends on the</b>		
					sum awarded by the court as		
					compensation		
Case B	NO		NO	Not applicable in	Granting enforcement of the	Yes	Variable costs,
		depending on		this case, as only	court decision – RON 10.3		established by the
		the legal		the court decision	(approximately EUR 2.5),		court depending on the
		assistance		(issued post	comprising RON 10 (court fee)		level of expertise
		contract.		judgment) can be	and RON 0.3 (stamp duty)		required
		Not applicable in		subject to	Notification– RON 20 minimum		
		this case, as		enforcement, if the	fee (approximately EUR 5) and		
		representation is		losing party does	RON 400 maximum fee		
		not compulsory		not execute it	(approximately EUR 100)		
				willingly	Bailiff's fees - depends on the		
					sum awarded by the court as		
					compensation		

Costs for witness compensation, pledge or security and other relevant fees

	Witness compensation		Pledge or security	
Case Study				
1	Are witnesses compensated?		Does this exist and when and how is it used?	Cost
Case A	Yes	Transport costs are reimbursed and, if the witness so requests, compensation for the time spent in	(proofs such preserved documents)	RON 8.3 (approximately EUR 2) comprising RON 8 (court fee) and RON 0.3 (stamp duty)
		(depending on sources of income	l ' ' '	RON 10.3 (approximately EUR 2.5) comprising RON 10 (court fee) and RON 0.3 (stamp duty)
Case B	Yes	and, if the witness so requests, compensation for the time spent in	(proofs such as preserved documents)	RON 8.3 (approximately EUR 2) comprising RON 8 (court fee) and RON 0.3 (stamp duty)
		(depending on sources of income	measures (insuring sequester,	RON 10.3 (approximately EUR 2.5) comprising RON 10 (court fee) and RON 0.3 (stamp duty)

## Costs for legal aid and other reimbursement

Case study			
	When and under which conditions is it applicable?	When is support total?	Conditions?
Case A	If the applicant is a natural person, please see annex 1 attached	If the applicant is a natural person, please see annex 1 attached	If the applicant is a natural person, please see annex 1 attached
Case B	If the applicant is a natural person, please see annex 1 attached	If the applicant is a natural person, please see annex 1 attached	If the applicant is a natural person, please see annex 1 attached

	Reimbursement			
Case study				
	Can the winning party obtain reimbursement of litigation costs?	If reimbursement is not total what is percentage in general?	What costs are never reimbursed?	Are there instances when legal aid should be reimbursed to the legal aid organisation?
Case A	Yes	In general 100% of the costs are reimbursed.	All the costs can be reimbursed in this case All the costs can be reimbursed, except for costs relating to the following situation: The sued party who admitted the applicant's claim at the first hearing need not pay judicial costs, except where the sued party was notified before the hearing In the case when the court partially accepts the claims of both parties, the court will determine to which extent the parties can be ordered to pay the trial costs. The court can also order the compensation of the expenses. Moreover, the court has the right to increase or to reduce the lawyers' fees if they are found to be unreasonably low or high in relation to the value of the case or the work undertaken by the lawyer	NO
Case B	Yes	In general 100% of the costs are reimbursed	All the costs can be reimbursed, except for costs relating to the following situation: The sued party who admitted the applicant's claim at the first hearing need not pay judicial costs, except where the sued party was notified before the hearing In the case when the court partially accepts the claims of both parties, the court will determine to which extent the parties can be ordered to pay the trial costs. The court can also order the compensation of the expenses.  Moreover, the court has the right to increase or to reduce the lawyers' fees if they are found to be unreasonably low or high in relation to the value of the case or the work undertaken by the lawyer	NO

# Costs for translation and interpretation

	Translation		Interpretation		Other costs specific to
Case					cross-border disputes?
study					
	When and under which conditions	Approximative cost?	When and under which	Approximative cost?	Description
	is it necessary?		conditions is it		
			necessary?		
Case A	In general, not applicable in this	In general, not applicable in	When the party who	RON 23.15 per hour	
	case	this case.	should be heard by the	(approximately EUR 6)	
			court is deaf or mute,		
			or does not know how		
			to write.		
Case B	When documents submitted to	The costs may vary	If al least one of the	RON 23.15 per hour	Yes, they are borne by
	the court (part of the case dossier)	according to the translation	parties does not speak	(approximately EUR 6)	the state
	are written in another language.	contract or, if the translation	Romanian. State A =		
	2. In addition, when a party	is performed by an	Romania		
	contests the accuracy of the	authorised translator at the			
	l			l	

l '	document translated into	court's request, a fee of
	Romanian, the court may request	RON 33.56 (approximately
	the translation of the document by	EUR 8) per page in A4
	an authorised translator.	format should be paid

Last update: 03/11/2020

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