

*Translation kindly provided by the
Latvian Central Authority*

No guarantee for the translation

MINISTER OF JUSTICE

REGULATION

Tallinn

On implementation of Council Regulation (EC) No. 4/2009

This Regulation is established on the basis of Paragraph 7 of Article 15 of the “Code of Civil Procedure” and Articles 19, 20, and 21, Paragraph 1 of Article 27, Article 28, Paragraph 2 of Article 32, Articles 33 and 40, Paragraph 3 of Article 49, and Article 59 of the Council Regulation (EC) No. 4/2009 on jurisdiction, applicable law, recognition and enforcement of decisions and cooperation in matters relating to maintenance obligations (OJ L 7, 10.01.2009, pp. 1—79).

Council Regulation (EC) No. 4/2009:

- 1) Regarding Article 19, the procedure for submitting applications for a review is carried out on the basis of procedural regulations for resolution of the case, and the applications for review are dealt with by regional courts;
- 2) Regarding Articles 20, 28, and 40, the Republic of Estonia accepts the translation into English;
- 3) Regarding Article 21, and Paragraph 1 of Article 27, regional courts deal with applications of enforcement, recognition, and refusal of enforcement, as well as applications for a review;
- 4) Regarding Paragraph 2 of Article 32, appeals against decisions on application for a declaration are lodged with district courts;
- 5) Regarding Article 33, proceedings to contest a decision given on appeal are subject to procedural regulations of district courts for applications for review;
- 6) Regarding Paragraph 3 of Article 49, the central authority is Ministry of Justice;
- 7) Regarding Article 59, the Republic of Estonia accepts communication with other Central Authorities in English.

Rein Lang
Margus Sarapuu

Minister
Chancellor