

Other Provisions From The Polish Code Of Civil Procedure. Book Three, Title II - Poland

- **Article 1147**

1. (omitted)
2. To the motion for the recognition of an award of a foreign court the motioning party should attach, besides a certified copy of the award, a certified translation thereof into Polish and the statement that the award has legal force; when the award is made by default, moreover a certificate that the summons was duly served on the defendant.

- **Art. 1151**

1. The decision on the enforceability of an award of a foreign court is made by a voivodeship court competent because of the place of residence or seat of the debtor, and in lack of such a court - the voivodeship court in whose territory the execution is to be carried out. This court is also competent for the simultaneous recognition of the award in the part not subject to execution if the recognition has not been granted before.
2. The court decides after holding a hearing. Appeal is admissible as to the decision on the enforceability, and an action for the re-opening of the proceedings against a decision on this subject which already acquired legal force is admissible.
3. After acquiring legal force by the decision on the enforceability of the award, the same voivodeship court shall grant exequatur on the award.

- **Article 1152**

A settlement agreement concluded before a foreign court is an executory title if it is enforceable in the State where it was concluded and is not contrary to the prevailing basic principles of legal order in the Polish People's Republic and the enforceability thereof is provided for by an international agreement. The provisions of the preceding Article apply accordingly.

- **Article 1153**

To the motion for granting the foreign executory title the clause of enforceability, the creditor should attach the documents specified in Art. 1147 para. 2 and moreover, a certificate stating that this title is enforceable in the State from which it originates.