

CAUTION: READ THE INSTRUCTIONS CAREFULLY BEFORE FILLING IN

REQUEST FOR ENFORCEMENT		Date of receipt (to be completed by the bailiff)
P o s s i b i l i t y		
<p>1. The application must be completed legibly, making entries without erasures or corrections.</p> <p>2. Any box that is not shaded must be filled in or crossed out. If a space is left in a box after the content has been entered, it should be crossed out so that it cannot be added.</p> <p>3. The application must be accompanied by annexes.</p> <p>(4) Where the content does not fit under the relevant headings, the continuation shall be provided on consecutive numbered A4 sheets, indicating the heading to be completed. The content added to the application shall be signed.</p> <p>5. if text marked with * appears in a box, delete as appropriate.</p>		
1. the judicial officer to whom the request for enforcement is submitted		
1.1. the district court at which the bailiff is acting	1.2 Name of the bailiff and address of the bailiff's office	
2 Creditor		
2.1 Name or surname		
2.2 Creditor's residence and address (telephone number or e-mail address may be added)		
2.3. the PESEL or TIN number of the creditor who is a natural person or, if the creditor is not a natural person, the number of the creditor in the National Court Register or, failing that, the number in any other relevant register, record or TIN, if the creditor is obliged to have one.		
2.4. the creditor's address for service, if different from that indicated in box 2.2. If the creditor is an entrepreneur entered in the Central Register of Business Activity, the correspondence address entered in that register must also be indicated.		

2.5. the account number(s) to which the enforced monies should be transferred. You may also provide additional details for the transfer. If no account number is indicated, the funds will be transferred by postal order.

3. creditor's legal representative. Creditor's representative (to be completed if the application is lodged by the creditor's legal representative or proxy)

3.1 Name or surname

3.2. an address for service, if different from that indicated in box 2.2. or 2.4. (a telephone number or e-mail address may be added)

4 Debtor

4.1 Name or surname

4.2 The debtor's place of residence or registered office and address. If the debtor is an entrepreneur entered in the Central Register of Business Activity and Information, the correspondence address entered in that register should also be provided. It is also possible to provide the PESEL or NIP numbers of a debtor who is a natural person or, if the debtor is not a natural person, the number of the debtor in the National Court Register or, failing that, the number in any other relevant register, register or NIP, provided these numbers are known to the creditor.

5. The claim to be recovered

5.1 Executive title

5.1.1 Designation of the enforcement title.

Indicate the type of title (e.g. judgment, order, order payment order, settlement, notarial deed), the authority or body which issued it title, the date it was issued or drawn up and its reference or number.

5.1.2. Information on the enforcement clause.

Please indicate the court, which granted the enforcement order, the date of the order and the file number of the case if it is other other than reference number of the enforcement order.

5.2 I claim enforcement of the following monetary claims:

5.2.1 Principal receivable:

5.2.2 Interest:
type of interest (statutory, statutory for late payment, statutory for late payment in commercial transactions, contractual, as for tax arrears*) amount on which interest is to be charged:
for the period from to

5.2.3 Litigation costs:

5.2.4 Costs of clause proceedings:

5.2.5. Other receivables (indicate type and amount):

5.3 I request the enforcement of the following non-pecuniary benefits (to be completed only if this type of benefit is claimed)

5.3.1 Description of the benefit. In the case of enforcement of non-monetary benefits, state what benefit or benefits are to be enforced according to the wording of the enforcement order (e.g. delivery of goods, vacating premises).

6. the debtor's assets from which the enforcement of benefits is to be carried out
monetary. To be filled in if monetary claims are being pursued. The indication of the debtor's assets is not mandatory. If they are not indicated, the bailiff is obliged to determine the debtor's assets. However, the initiation of enforcement from real estate, a cooperative ownership right to premises, perpetual usufruct, a fractional part of real estate or from a marine vessel entered in the ship register is permissible only if the creditor submits a request for the initiation of enforcement from such an asset. The creditor may also request enforcement only from assets listed in the application.

The debtor's real estate (describe the real estate from which enforcement is sought, its location and address; the number of the land and mortgage register and the court keeping the land and mortgage register may be indicated; also indicate whether the claim being enforced is secured by a mortgage established on the described property):

6.2. other assets of the debtor from which enforcement is to be carried out (you may specify the types of assets of the debtor from which enforcement is to be carried out, e.g. from a bank or cooperative savings and credit union account or from remuneration for work; if possible, provide data enabling the identification of the indicated assets, e.g.: from a bank or cooperative savings and credit union account or from remuneration for work. if movable property of the debtor is indicated, it may be listed and the place where it is located may be indicated, in the case of remuneration for work, the employer's details should be provided, and in the case of enforcement from a bank or cooperative savings and credit union account, the name of the employer should be

