

**MINISTRY OF FOREIGN AFFAIRS OF THE KINGDOM OF THE NETHERLANDS
THE HAGUE**

**CONVENTION ABOLISHING THE REQUIREMENT OF LEGALISATION
FOR FOREIGN PUBLIC DOCUMENTS
(The Hague, 5 October 1961)**

Notification pursuant to Article 15 of the Convention

AUTHORITY

Montenegro, 30-01-2008

Pursuant to Article 6 of the Convention, the competent authorities in Montenegro that have authority to issue Apostilles are as follows:

The courts of first instance of Montenegro

Basic Court of Bar
Basic Court of Berane
Basic Court of Bijelo Polje
Basic Court of Danilovgrad
Basic Court of Žabljak
Basic Court of Kolašin
Basic Court of Kotor
Basic Court of Nikšić
Basic Court of Plav
Basic Court of Pljevlja
Basic Court of Podgorica
Basic Court of Rožaje
Basic Court of Ulcinj
Basic Court of Herceg Novi
Basic Court of Cetinje

President of the Court is authorized to certify the authenticity of the documents or the person who is authorized by the President of the Court with the seal "Apostille".

The Ministry of Justice may also issue Apostilles for the public documents issued by the authorities in the district of every Court of First Instance in Montenegro if the necessary conditions are fulfilled, i.e. when the Ministry's database has a sample of the signature and stamp which the public document bears.

DECLARATION

Rectification (printed in bold)

Serbia, 09-06-2006

.. following the declaration of the **state independence** of Montenegro, and under the Article 60 of the Constitutional Charter of the state union of Serbia and Montenegro, the Republic of Serbia is continuing international personality of the state union of Serbia and Montenegro, which was **confirmed** also by the National Assembly of the Republic of Serbia at its session held on 5 June 2006.

The Hague, 15 February 2008

**MINISTÈRE DES AFFAIRES ÉTRANGÈRES DU ROYAUME DES PAYS-BAS
LA HAYE**

CONVENTION SUPPRIMANT L'EXIGENCE DE LA LÉGALISATION DES ACTES
PUBLICS ÉTRANGERS
(La Haye, le 5 octobre 1961)

Notification conformément à l'article 15 de la Convention

AUTORITÉ

Monténégro, 30-01-2008

(Traduction)

Conformément à l'article 6 de la Convention, le Monténégro désigne comme compétentes pour délivrer l'apostille les autorités suivantes:

Les tribunaux de première instance du Monténégro

Basic Court of Bar
Basic Court of Berane
Basic Court of Bijelo Polje
Basic Court of Danilovgrad
Basic Court of Žabljak
Basic Court of Kolašin
Basic Court of Kotor
Basic Court of Nikšić
Basic Court of Plav
Basic Court of Pljevlja
Basic Court of Podgorica
Basic Court of Rožaje
Basic Court of Ulcinj
Basic Court of Herceg Novi
Basic Court of Cetinje

Le président du tribunal, ou son mandataire, est autorisé à attester l'authenticité des documents par l'apposition d'une apostille.

Le Ministère de la Justice est également autorisé à délivrer des apostilles pour les actes publics qui émanent de toute autorité relevant d'un tribunal de première instance du Monténégro, si les conditions requises sont remplies, c'est-à-dire si la base de données du Ministère contient un exemplaire de la signature et du timbre apposés sur l'acte public.

La Haye, le 15 février 2008