### SC 1980 ABDUCTION & 1996 CHILD PROTECTION

**OCTOBER 2023** 

PREL. DOC. NO 18 (REVISED VERSION)



Title	Revised Country Profile for the 1980 Child Abduction Convention	
Document	Prel. Doc. No 18 of January 2024 (revised version approved by the 2023 SC (in track changes))	
Author	PB	
Agenda Item	Item TBD	
Mandate(s)	C&D Nos 19 and 48 of CGAP 2023	
Objective	- To revise the format and style of the 1980 Child Abduction Convention Country Profile to be coherent and consistent with the 1996, 2000 and 2007 Country Profiles for the purpose of the EU Action Grant funded e-Country Profile project (2023-2025).  - To include new questions in relation to Article 15 (see Prel. Doc. No 14) and new questions regarding access / contact services under Article 21 (see Prel. Doc. No 15). Additions approved by the 2023 SC are highlighted in yellow.	
Action to be Taken	For Decision  For Approval  For Discussion  For Action / Completion  For Information	
Related Documents	<ul> <li>- Prel. Doc. No 3 (final) of September 2011 - Country Profile - 2007 Child Support Convention</li> <li>- Prel. Doc. No 7 of May 2023 (second revised version) - 2000 Protection of Adults Convention Draft Country Profile</li> <li>- Prel. Doc. No 9 of July 2023 - Draft Country Profile for the 1996 Child Protection Convention</li> <li>- Prel. Doc. No 14 of August 2023 - Tools available to ascertain whether a removal or retention is wrongful under the 1980 Child Abduction Convention (Arts 8, 14 and 15)</li> <li>- Prel. Doc. No 15 of August 2023 - Access / contact under the 1980 Child Abduction Convention Convention Convention Convention Convention Convention Convention</li> </ul>	

# **Table of Contents**

Fore	wora t	o the Country Profile	2
l.	Cent	ral Authorities	4
	1.	Central Authority contact details	4
	2.	Other designated Central Authority (if applicable)	Law on Ratification5
	3.	Language requirements	5
	4.	Central Authority operations	6
II.	Rele	vant legislation	6
	5.	International Child Abduction	6
	6.	1996 Child Protection Convention	7
III.	Appl	cations for return	8
	7.	Applications through Central Authorities	8
	8.	Locating a child and preventing removal	11
	9.	Legal representation and assistance	13
	10.	Rights of custody	15
	11.	Proceedings for return	16
	12.	Return of the child	22
	13.	Enforcement of return orders	25
IV.	Appl	cations relating to access / contact	26
	14.	Applications through Central Authorities	26
	15.	Locating a child and preventing removal	30
	16.	Legal representation and assistance	31
	17.	Rights of access / contact	33
	18.	Proceedings for access / contact	34
	19.	Enforcement of rights of access	38
V.	Med	iation and other forms of alternative dispute resolution	39
	20.	Mediation	39
	21.	Other forms of alternative dispute resolution (ADR)	44
VI.	Dire	ct judicial communications	45
	22.	Direct judicial communications	45
VII.	Othe	r information	45
	23.	Training	45
	24.	Other implementing measures	46
	25.	Other services	46
VIII.	Elect	ronic resources	46

### Revised Country Profile for the 1980 Child Abduction Convention

### Foreword to the Country Profile

This Country Profile¹ should be used by Contracting States² to assist with fulfilment of the obligations contained within Article 7 of the *Convention of 25 October 1980 on the Civil Aspects of International Child Abduction* (1980 Child Abduction Convention or 1980 Convention). In particular, it is anticipated that the Country Profile will help Contracting States fulfil their obligations under Article 7(2)(e) and 7(2)(i) of the Convention, that is:

- To provide information of a general character on the law of their State in connection with the application of the Convention; and
- To keep other Central Authorities informed regarding the operation of the Convention in their State and to eliminate any obstacles to the Convention's application.

The Country Profile is intended to assist with the practical operation of the Convention. It is hoped that it will facilitate:

- a) information exchanges between Contracting States;
- b) knowledgeable service by Central Authorities under the 1980 Child Abduction Convention;
- c) cost-effective translation of the information provided by Contracting States into English, French, Spanish, and other languages as required by Contracting States; and
- d) prompt updates of the information provided.

#### **NEWLY ACCEDING STATES:**

It should be noted that the Country Profile does not replace the "Standard questionnaire for newly acceding States" (available at <a href="www.hcch.net">www.hcch.net</a> under "Child Abduction Section" then "Questionnaires and responses"). The Standard Questionnaire provides a means for newly acceding States to describe promptly, and in brief, the measures taken in their State to ensure compliance with their Convention obligations and to ensure the effective practical operation of the Convention in their State. It thereby assists States already Party to the Convention with their decision as to whether to accept an accession.

Newly acceding States are encouraged to complete this full Country Profile as soon as is practicable.

### **INSTRUCTIONS:**

- Please mark the box which best represents the arrangements in your State:
- Where the response requires either "Yes" or "No", please mark one box only.
- For all other questions, it may be necessary to mark more than one box.
- Where applicable, please specify the relevant provision(s) of your domestic legislation and indicate how the legislation may be accessed, e.g., website, or provide a copy of the legislation.
- Please complete a separate profile for each territorial unit if there are significant differences in the substance and operation of the laws in each.

This new version follows the content and structure of Info. Doc. No 2 of March 2011 for the attention of the Special Commission of June 2011 on the practical operation of the 1980 Child Abduction Convention, with some minor format changes and necessary updates (e.g., the reference to Brussels IIa has been changed to Brussels IIb and references to INCASTAT have been deleted).

<sup>2</sup> Any reference to a Contracting State in this Country Profile is a reference to a Contracting State of the 1980 Child Abduction Convention.

- Please note: the information contained in the Country Profile is of a general nature only. The purpose of the Country Profile is to assist with the practical operation of the Convention and not to provide a comprehensive picture of the legal system of each Contracting State. Please consider this when completing the Country Profile and when using the Country Profile of other Contracting States. Please contact the relevant Central Authority for clarification or specific advice.
- Contracting States are exclusively responsible for updating the information contained in their Country Profile. However, reminders for updates will be provided by the Permanent Bureau of the Hague Conference on Private International Law (HCCH).
- Completed Country Profiles will be published on the website of the HCCH (www.hcch.net).
- The Permanent Bureau of the HCCH has prepared a number of resources which may assist States in the effective implementation and operation of the Convention, in particular Guides to Good Practice. See <a href="https://www.hcch.net">www.hcch.net</a> under "Child Abduction Section" for further information in this regard.

### **TERMINOLOGY:**

- Whilst it is acknowledged that in some Contracting States the formal applicant to a return or access application under the Convention may be a State authority (see question 11.17 below), please note that the term "applicant" is used in the Country Profile as follows:
  - a) In relation to a *return* application, the term "applicant" denotes the person, institution or other body alleging that their actually exercised rights of custody in relation to a child have been breached by the removal or retention of the child, in accordance with Article 3 of the Convention; and
  - b) In relation to an access application, the term "applicant" denotes the person, institution or other body seeking to establish and / or exercise rights of access in relation to a child under Article 21 of the Convention.
- The term "abducting party" or "alleged abducting party" in the Country Profile refers to the person, institution or other body who has, or is alleged to have, wrongfully removed or retained a child in accordance with Article 3 of the Convention.

### I. Central Authorities

### 1. Central Authority contact details<sup>1</sup>

Provide the designation and contact details of the Central Authority to which communications may be addressed. Always check www.hcch.net then "Child Abduction Section" and "Central Authorities" for the most current contact details. 1.1 Organisation Ministry of Justice 1.2 Address Blv Zogu i I, Tirana, Albania 1.3 Territorial and personal of extent functions, if applicable 1.4 Telephone 0035542259390 1.5 Fax 0035542234560 1.6 **Email** foreigndepartcivil@drejtesia.gov.al 1.7 Website www.drejtesia.gov.al Direct contact details: Diana Stillo SILA 1.8 Contact person 1 Direct telephone: 00355674060003 Direct email: diana.stillo@drejtesia.gov.al Preferred language(s) of communication: English Preferred method of communication: Phone ☐ Fax ✓ Email Other (please specify): 1.9 Contact person 2, if applicable Direct contact details: Erion Çaka Direct telephone: 00355692040004 Direct email: erion.caka@drejtesia.gov.al Preferred language(s) of communication:English Preferred method of communication: Phone ☐ Fax ✓ Email Other (please specify): Last Update: [INSERT DATE]2

Please verify whether the contact details on the "Child Abduction section" of the HCCH website <a href="www.hcch.net">www.hcch.net</a> under "Central Authorities" are up to date. If not, please e-mail the updated contact information to <a href="secretariat@hcch.net">secretariat@hcch.net</a>.

This will be done automatically in the electronic format of the Country Profile.

# 2. Other designated Central Authority (if applicable)<sup>3</sup>

2.1	Organisation	
2.2	Address	
2.3	Territorial and personal extent of functions, if applicable	
2.4	Telephone	
2.5	Fax	
2.6	Email	
2.7	Website	
2.8	Contact person 1	Direct contact details:
		Direct telephone:
		Direct email:
		Preferred language(s) of communication:
		Preferred method of communication:
		☐ Phone
		☐ Fax
		☐ Email
		Other (please specify):
2.9	Contact person 2, if applicable	Direct contact details:
		Direct telephone:
		Direct email:
		Preferred language(s) of communication:
		Preferred method of communication:
		Phone
		☐ Fax
		☐ Email
		Other (please specify):
Last	Update: [INSERT DATE]	
3.	Language requirements	
3.1	Does the Central Authority of [name of your State] prefer applications, communications and other documents sent to them to be accompanied by a translation into the official language(s) of [name of your State]?  Article 24 of the 1980 Convention	<ul> <li>✓ Yes, for all communications, applications and other documents. Please specify the official language(s) of [name of your State]:</li> <li>✓ Not for informal communications</li> <li>☐ No</li> </ul>

This section will be expandable in order to allow for the inclusion of additional authorities.

Last	Update: [INSERT DATE]	
3.2	Has [name of your State] made a reservation in respect of the use of French or English for communications, applications and other documents sent to the Central Authority?  Article 42 of the 1980 Convention	<ul><li>Yes, object to French</li><li>Yes, object to English</li><li>✓ No</li></ul>
	See questions 11.18 and 18.6 below regarding any translation(s) required by the judicial / administrative authority.	

# 4. Central Authority operations

4.1 What are the working days and hours of the Central Authority of [name of your State]?	Days of the week open: Monday to Friday Opening time: 08:30 Closing time: 16:30
	Shut down periods (e.g., public holidays, court closures etc):
4.2 Can assistance be accessed outside of	Yes
working hours?	For persons in other Convention States:
	☐ For persons in your State:
	☑ No
4.3 Does the Central Authority of [name of	Yes
your State] have a dedicated staff who deals <i>only</i> with 1980 Child Abduction Convention applications and related issues?	☑ No
4.4 Please indicate the professions	
represented in the Central Authority of [name of your State].	Civil servants (legal advisors)
Please note that some individual staff	Lawyers
members may fall under more than one	Social workers
category. This question should not be interpreted as an indication of the number	Mediators
of staff members in the Central Authority.	Other (please specify):
Last Update: [INSERT DATE]	

# II. Relevant legislation

### 5. International Child Abduction

1980 Child Abduction Convention	
5.1 When did the 1980 Child Abduction Convention enter into force in [name of your State]?	Date: 10 October 2007

	In [name of your State], was implementing legislation necessary for the 1980 Child Abduction Convention to enter into force in your domestic law?  If applicable, please provide a web link to legislation or attach a copy.  Whether implementing legislation was necessary in [name of your State] or not, have any (other) legislative provisions or procedural rules been enacted to assist with the effective operation of the 1980 Child Abduction Convention?  Please specify how legislation can be accessed (e.g., website) or attach a copy	
5.4	Is [name of your State] a party to any other international agreements which relate to international child abduction?	<ul> <li>Yes, please tick all the boxes that apply:</li> <li>☐ Brussels Ilb Regulation (Council Regulation (EU) 2019/1111 of 25 June 2019)</li> <li>☐ Inter-American Convention of 15 July 1989 on the International Return of Children</li> <li>☐ Bilateral agreements (please specify):</li> <li>☐ Non-binding memoranda of understanding (please specify):</li> <li>☐ Other (please specify):</li> <li>☐ No</li> </ul>
Last	: Update: [INSERT DATE]	
6.	1996 Child Protection Convention	
6.1	Is [name of your State] a Contracting State to the 1996 Child Protection Convention?  Refer to <a href="https://www.hcch.net">www.hcch.net</a> for the status table of the 1996 Child Protection Convention	Yes, if so, please indicate the date on which the 1996 Child Protection Convention entered into force in [name of your State]: Albania  No
6.2	Was implementing legislation necessary for the 1996 Child Protection Convention to enter into force in the domestic law of [name of your State]?  Please specify how legislation can be accessed (e.g., website) or attach a copy  Whether implementing legislation was necessary in [name of your State] or not, have any (other) legislative provisions or procedural rules been enacted to assist with the effective operation of the 1996	<ul> <li>✓ Yes, please specify:         <ul> <li>The date that the legislation entered into force:</li> <li>The legislative provision(s) or implementing legislation: Law of ratification</li> <li>No</li> </ul> </li> <li>✓ Yes, please specify:         <ul> <li>The date that the legislation or procedural rules entered into force or effect:</li> <li>The legislative provision(s) or procedural</li> </ul> </li> </ul>
	Child Protection Convention?	rules: ☑ No

Please specify how legislation can be accessed (e.g., website) or attach a copy	
Last Update: [INSERT DATE]	

# III. Applications for return

# 7. Applications through Central Authorities

Outgoing applications (requesting State)	
7.1 What type of assistance is provapplicants in [name of your State completing an application for retur the Convention?  Articles 7 and 8 of the 1980 Convention	Assistance from another authority  Referral to a legal representative  Other (please/specify)here
Incoming Applications (requested State)	
7.2 What form of application does [n your State] require for an in application?	· · · · · · · · · · · · · · · · · · ·
7.3 If [name of your State] does not reparticular form of application information or documents does [ryour State] request?  Article 8 of the 1980 Convention  Please note that the only inforactually required by the Con (Art. 8) is indicated by a cross relevant box	equire a , what name of

☐ Date of birth
 ☐ Address
Telephone number
☐ Nationality / nationalities
✓ Passport number(s)
Relationship of the applicant to the child
Name(s) of legal adviser(s), if any
Other (please specify):
☐ Information concerning the identity of the person alleged to have removed or retained the Confid.
✓ Name and previous name(s)
☐ Date of birth
Address
Telephone number
Nationality / nationalities
✓ Passport number(s)
Physical description (height, eye and hair colour)
✓ Photograph (as recent as possible)
igspace Relationship of the person to the child
Other (please specify):
∑ The grounds upon which the applicant's claim for return of the child is based
Evidence of the applicant's rights of custody
✓ An authenticated copy of any relevant decision or agreement
A certificate or an affidavit emanating from the Central Authority, or other competent authority of the State of the child's habitual residence, or from a qualified person,
concerning the relevant law of that State
Other (please specify):
,
<ul> <li>☐ Any other relevant document / information</li> <li>☐ Concerning any child protection issues</li> <li>☐ Marriage certificate (if applicable)</li> <li>☐ Divorce decree (if applicable)</li> </ul>
☐ Civil and / or criminal proceedings in progress (if applicable)

		<ul><li>Evidence of child or other relevant person's right to re-enter the State of the child's habitual residence</li><li>Other (please specify):</li></ul>
7.4	Does the Central Authority of [name of your State] accept an application and accompanying documentation transmitted by electronic means?	<ul> <li>✓ Yes, please specify any requirements for electronically transmitted applications/documentation:</li> <li>☐ Yes, but any documentation sent electronically is not accepted by the judicial / administrative authority (please specify):</li> <li>☐ No</li> </ul>
7.5	Does the Central Authority of [name of your State] require a written authorisation empowering it or a designated representative (e.g., lawyer) to act on behalf of the applicant?  Article 28 of the 1980 Convention	<ul> <li>✓ Yes, the authorisation should be provided:</li> <li>☐ On the application form</li> <li>✓ In a signed statement or declaration</li> <li>☐ Other (please specify):</li> <li>☐ No</li> </ul>
7.6	Does the Central Authority of [name of your State] acknowledge receipt of the application?	<ul> <li>✓ Yes, acknowledgment generally is provided by:</li> <li>✓ E-mail</li> <li>✓ Facsimile</li> <li>✓ Post</li> <li>✓ Other (please specify):</li> <li>✓ No</li> </ul>
7.7	Can the Central Authority of [name of your State] proceed with an application where the information provided is incomplete?	<ul> <li>Yes, the Central Authority will begin processing the application and will immediately inform the requesting Central Authority of what additional information is required to complete the request</li> <li>✓ No:</li> <li>The Central Authority will not process an application without all of the necessary supporting documentation</li> <li>✓ The Central Authority is unable to process the application but will immediately inform the requesting Central Authority of what additional information is required before further action can be taken</li> <li>It depends on what type of information is missing (please specify):</li> <li>Other (please explain):</li> </ul>
7.8	Who does the Central Authority of [name of your State] prefer to communicate with in incoming applications?	☐ The requesting Central Authority ☐ The applicant ☐ The applicant's legal representative ☐ All of the above ☐ Other (please specify):
7.9	What measures are taken by the Central Authority of [name of your State] (directly, or through an intermediary) to attempt to secure the voluntary return of a child	☐ Contact is made with the alleged abducting party to seek a voluntary return ☐ Mediation and / or other forms of alternative dispute resolution are offered to the parties (see

	allegedly wrongfully removed or retained in accordance with Article 3 of the Convention (hereinafter, simply "the child")?  Please explain where necessary  Article 7(c) and Article 10 of the 1980 Convention	Part V – Mediation and other forms of alternative dispute resolution)  ☑ Other (please specify):
	See also <b>Part V – Mediation and other forms of alternative dispute resolution</b> below	
7.10	How is it ensured that no undue delay results from the measures taken, or attempted, to secure the voluntary return of the child (see question 7.9above)?	Please explain: Type text here Type text here
7.11	What is the role of the Central Authority of [name of your State] in taking or causing to be taken provisional measures to prevent further harm to the child?  Article 7(2)(b) of the 1980 Convention  Refer also to questions 11.32 and 12.9 below	☐ Alert appropriate agencies where there are concerns that a child is at risk ☐ Apply directly to authorities for protection orders ☐ Refer parties to appropriate agencies ☑ Other (please specify):
7.12	Can an applicant commence proceedings in [name of your State] for the return of the child under the Convention without using the Central Authority channel?  Article 3 and Article 29 of the 1980 Convention	<ul> <li>Yes, if so, please explain:</li> <li>Where the applicant can obtain information about commencing proceedings:</li> <li>What role, if any, the Central Authority has in these proceedings:</li> <li>✓ No</li> </ul>
Last	Update: [INSERT DATE]	

# 8. Locating a child and preventing removal

For best practice on locating a child and preventing removal, see the Guides to Good Practice under the 1980 Child Abduction Convention available at <a href="www.hcch.net">www.hcch.net</a> under "Child Abduction Section" then "Guides to Good Practice". In particular, in relation to preventing removal, see Part III of the Guide to Good Practice on Preventive Measures.		
8.1	Can return proceedings commence in [name of your State] before the child is located?	<ul><li>✓ Yes</li><li>☐ Yes, in certain circumstances (please specify):</li><li>☐ No</li></ul>
8.2	What evidence / information is required in [name of your State] regarding the child's whereabouts to begin to assist with locating the child?  Please explain where necessary	<ul> <li>□ Evidence that the child entered your State (e.g., evidence that the child boarded an aeroplane bound for your State):</li> <li>□ Information from the applicant as to why they believe the child is in your State:</li> <li>□ No information or evidence is required; searches for the child can begin upon request:</li> <li>□ Other (please explain):</li> </ul>

8.3	What mechanisms or sources of information are available in [name of your State] to discover the whereabouts of the child?  Please indicate in the space provided any associated costs for an applicant or any other necessary information  Article 7(2)(a) of the 1980 Convention	<ul> <li>☐ (1) Private location services:</li> <li>☐ (2) Population register:</li> <li>☐ (3) Employment register:</li> <li>☐ (4) Information maintained by other government agencies (e.g., immigration, social welfare):</li> <li>☑ (5) Police:</li> <li>☐ (6) INTERPOL:</li> <li>☐ (7) EUROPOL:</li> <li>☑ (8) Court orders to compel the production of information on the whereabouts of the child:</li> <li>☐ (9) Other (please specify):</li> </ul>
8.4	Please indicate who is responsible for arranging the measures listed in the question above by inserting the relevant number next to the responsible person or authority.  E.g., Central Authority: 2, 3 The applicant's representative: 7	<ul> <li>☐ Central Authority:</li> <li>☐ The applicant:</li> <li>☐ The applicant's representative:</li> <li>☐ Other (please specify):</li> </ul>
8.5	Please indicate, by inserting the relevant numbers, which of the measures listed in question 8.3need an order from a competent authority.	7
8.6	What measures can be taken in [name of your State] to deter the removal or reabduction of the child?  Please explain where necessary  Refer also to the Guide to Good Practice, Part III – Preventive Measures, available at www.hcch.net, particularly to paragraph 3.1 on barriers to international travel	<ul> <li>☐ (1) Child's passport(s) to be deposited with authorities</li> <li>☐ (2) Alleged abductor's passport to be deposited with authorities</li> <li>☐ (3) Obtain orders to prevent the removal of the child</li> <li>☐ (4) Issuing border and / or port alerts</li> <li>☐ (5) Requiring the alleged abductor to report periodically to authorities</li> <li>☐ (6) Requiring the alleged abductor to pay a bond / deposit</li> <li>☐ (7) Temporary placement of child in institutional care</li> <li>☑ (8) Other (please specify):</li> </ul>
8.7	Please indicate who may apply for the measures listed in the question above by inserting the relevant number next to the responsible person or authority.	<ul> <li>✓ Central Authority: 8</li> <li>✓ The applicant: 8</li> <li>✓ The applicant's representative:8</li> <li>✓ Other (please specify):</li> </ul>
8.8	Please indicate, by inserting the relevant numbers, which of the measures in question 8.6need an order from a competent authority.	8
Last	Update: [INSERT DATE]	

# 9. Legal representation and assistance

Genera	al	
9.1	Has [name of your State] made a reservation to Article 26 of the Convention?	☐ Yes ☑ No bere
9.2	Does the Central Authority of [name of your State] provide legal advice regarding return applications?	<ul> <li>Yes</li> <li>No</li> <li>No, however:</li> <li>The Central Authority will refer the applicant to the appropriate person or Comptethority to obtain legal advice</li> <li>The Central Authority will provide information that is of a general nature about laws and procedures</li> <li>Other (please specify):</li> </ul>
9.3	Is legal representation required in return proceedings?  Article 25 of the 1980 Convention  Please explain where necessary	☐ Yes ☐ No ☑ No, but recommended
9.4	What is the role of the Central Authority in arranging legal representation?  Article 7(2)(g) of the 1980 Convention	<ul> <li>☐ The applicant is required to make their own arrangements for legal representation, but the Central Authority will:         <ul> <li>☐ Provide the applicant with a list of lawyers</li> <li>☐ Provide the applicant with a list of free or reduced rate lawyers</li> <li>☐ Other (please specify):</li> <li>☐ Legal representation is not required. The Central Authority ensures the application is forwarded to the competent authority for action. Please provide additional information if necessary:</li> <li>☐ Legal representation is arranged by the Central Authority. Representation is provided by:</li></ul></li></ul>
Free o	r reduced rate legal assistance	
9.5	Is free or reduced rate legal assistance available to an applicant in return proceedings under the Convention in [name of your State]?	<ul> <li>☐ Yes, free legal assistance. Go to question 9.7</li> <li>☑ Yes, reduced rate legal assistance. Go to question 9.7</li> <li>☐ No, go to question 9.6</li> </ul>
9.6	If free or reduced rate legal assistance is not available, in what other ways can [name of your State] assist an applicant financially?	☐ There is a system of costs ordering the respondent to pay ☐ Pro bono legal assistance ☐ Other (please specify):

		☐ Not at all - Go to question 10
9.7	Is the applicant required to complete an application form for free or reduced rate legal assistance in [name of your State]?	Yes, please specify how application forms can be obtained (e.g., website) or attach a copy:  No
9.8	Please indicate on what basis free or reduced rate legal assistance may be available in [name of your State].  Please explain where necessary	<ul> <li>✓ Income of the applicant</li> <li>✓ Assets of the applicant</li> <li>☐ Country of residence of the applicant</li> <li>☐ Likelihood of success of the proceedings</li> <li>☐ Other (please specify):</li> </ul>
9.9	Which costs are covered by free or reduced rate legal assistance in [name of your State]?  Please explain where necessary	<ul> <li>☐ (1) Mediation</li> <li>☐ (2) Translation</li> <li>☐ (3) Interpreters</li> <li>☑ (4) Service of documents</li> <li>☑ (5) Costs associated with locating the child</li> <li>☐ (6) Court fees</li> <li>☐ (7) Travel costs for the return of the child (see question 12.3)</li> <li>☐ (8) Other (please specify):</li> </ul>
9.10	Please indicate which costs, if any, are covered by the Central Authority of [name of your State] by listing the numbers set out in the question above?	4.5
9.11	Is free or reduced rate legal assistance available in [name of your State] for the appeal of decisions?	<ul> <li>No, go to question 9.13</li> <li>Yes, free legal assistance; go to question 9.12</li> <li>Yes, reduced rate legal assistance; go to question 9.12</li> <li>✓ It depends upon an assessment of the merits of the case and / or the means of the individual concerned (please specify):</li> <li>Go to question 9.12</li> </ul>
9.12	Is a new application for free or reduced rate legal assistance required for appeals in [name of your State]?	☑ Yes □ No
9.13	Is free or reduced rate legal assistance available in [name of your State] for proceedings needed to enforce a return order?	<ul> <li>No, go to question 9.15</li> <li>Yes, free legal assistance; go to question 9.14</li> <li>Yes, reduced rate legal assistance; go to question 9.14</li> <li>It depends upon an assessment of the merits of the case and / or the means of the individual concerned (please specify):</li> <li>Go to question 9.14</li> </ul>
9.14	In [name of your State], is a new application for free or reduced rate legal assistance required for enforcement applications?	☐ Yes ☐ No

9.15	Is free or reduced rate legal assistance available to an alleged abducting party located in [name of your State]?	Yes, free legal assistance
		Yes, reduced rate legal assistance
		Please specify in what circumstances and on what basis legal assistance will be granted:
		☐ No Law oon n Ratification
9.16	Where a child is returned to [name of your State], is free or reduced rate legal assistance available to all parties in the custody proceedings in [name of your State]?	Yes, free legal assistance is available to all parties
		Yes, reduced rate legal assistance is available to all parties
		Please specify in what circumstances and on what basis legal assistance will be granted:
		Free legal assistance is only available to certain persons ( <i>please specify</i> ):
		☐ Reduced rate legal assistance is only available to certain persons (please specify):
		Please specify in what circumstances and on what basis legal assistance will be granted:
		☐ No, free and / or reduced rate legal assistance is not available to any party
		Other (please specify):
Last l	Jpdate: [INSERT DATE]	

### 10. Rights of custody

	•			
Acquis	Acquisition of rights of custody (Arts 3 and 5)			
10.1	Do rights of custody arise by operation of law in [name of your State]?	Yes, go to question 10.2  No, go to question 10.3		
	Please specify the relevant legislation and provisions and indicate how the legislation may be accessed, e.g., website, or provide a copy			
10.2	To whom are rights of custody attributed by operation of law in [name of your State]?	Please explain:		
	Articles 3 and 5 of the 1980 Convention			
	Please specify the relevant legislation and provisions and indicate how the legislation may be accessed, e.g., website, or provide a copy			
10.3	By what other methods can a person or institution acquire rights of custody in [name of your State]?	<ul><li>✓ Judicial decision</li><li>☐ Administrative decision</li><li>☐ Agreement having legal effect</li><li>☐ Other (please specify):</li></ul>		
10.4	Can the attribution of rights of custody be modified in [name of your State]?	<ul><li>☐ Yes (please specify):</li><li>☐ By order of a judicial or administrative authority</li><li>☐ By written agreement</li></ul>		

		<ul><li>☐ It depends upon how the rights of custody were acquired (please specify):</li><li>☐ Other (please specify):</li><li>☐ No</li></ul>
10.5	Can rights of custody be terminated in [name of your State]?	Yes (please specify):  By order of a judicial or administrative authority By written agreement It depends upon how the rights of custody were acquired (please specify): Other (please specify): No
10.6	Prior to any order determining the issue, who generally has the right to determine the child's residence?	Please explain:
Last l	Update: [INSERT DATE]	
44 .		

### . Proceedings for return

Organi	Organisation of competent authorities		
11.1	Does [name of your State] limit the number of judicial or administrative authorities who can hear return applications under the Convention?  (i.e., has [name of your State] "concentrated jurisdiction" in respect of applications under the Convention)	☐ Yes ☑ No	
11.2	If possible, please state exactly how many judicial or administrative authorities and how many judges or relevant decision-makers in [name of your State] can hear return applications under the Convention?	Judicial / administrative authorities: Judges / decision-makers:	
11.3	Please list the judicial or administrative authorities that can make decisions in return applications under the Convention in [name of your State].	13 First Instance Court of General Jurisdictions Famiy Sections 1 Court of Appeal of General Jurisdicion Supreme Court	
11.4	Are the judges or administrative authorities who decide return applications in your State specialists in either family law or international child abduction?  See also question 23 below on <b>Training</b>	<ul><li>✓ Yes, specialists in family law</li><li>☐ Yes, specialists in international child abduction</li><li>☐ No</li><li>☐ Other (please specify):</li></ul>	
11.5	In ascertaining whether there has been a wrongful removal or retention under the Convention, do judicial or administrative authorities in [name of your State] take judicial notice of foreign law and decisions without recourse to the specific procedures for the proof of that law or for	✓ Yes ☐ No ☐ Other (please specify):	

	the recognition of foreign decisions which would otherwise be applicable?	
	Article 14 of the 1980 Convention	
Articles	s 15 and 16 of the Convention	
11.6	In [name of your State] is it possible for a decision or other determination to be made, in accordance with Article 15 of the Convention, that the removal or retention of a child was wrongful within the meaning of Article 3?	☐ Yes, go to question 11.811.8 ☐ No, go to question 11.14
	Article 3 and 15 of the 1980 Convention	
11.7	If yes to the above question, has [name of your State] adopted any laws or procedural rules pertaining to requests under Article 15?	☐ Yes (please specify):  ☑ No
11.8	Which authorities in [name of your State] can issue Article 15 decisions / determinations?  Article 15 of the 1980 Convention	<ul><li>☐ Central Authority</li><li>☑ Competent authority (please specify):Court</li><li>☐ Other (please specify):</li></ul>
11.9	Who can apply for an Article 15 decision / determination in [name of your State]?	☐ Central Authority ☑ The applicant in the return proceedings ☐ Other (please specify):
11.10	In [name of your State], are proceedings to determine whether a removal / retention was wrongful ex parte or interpartes (i.e., adversarial)?	☐ Ex parte ☐ Adversarial ☐ Other (please specify):
11.11	In [name of your State], are decisions or determinations under Article 15 subject to appeal or review?	✓ Yes  No
11.12	Are Article 15 decisions / determinations of other States accepted by the judicial or administrative authorities in [name of your State]?	<ul><li>✓ Yes, please explain if necessary:</li><li>☐ No</li></ul>
11.13	In [name of your State], is there a timeframe foreseen in the determination of a wrongful removal / retention following a request under Article 15?	☐ 1 week ☐ 2 weeks ☐ 1 month ☑ Other (please specify):
11.14	Who notifies the relevant judicial or administrative bodies in [name of your State] that a decision on the merits of rights of custody should not be made until it has been determined that the child should not be returned?	☐ Central Authority ☐ The applicant's legal representative ☐ Other (please specify):
	Article 16 of the 1980 Convention	
11.15	When does notification in accordance with Article 16 take place in [name of your State]?	<ul><li>☐ Automatically upon receipt of a return application</li><li>☐ Upon request of either party</li></ul>

		Other (please specify):
Proced	lures	
11.16	How does the Central Authority fulfil its obligation to initiate or facilitate the initiation of proceedings in [name of your State]?  Article 7(2)(f) of the 1980 Convention  See question 9.4above	☐ The Central Authority itself initiates the proceedings for return ☐ The Central Authority sends the file to an appropriate lawyer ☑ The Central Authority sends the file to the Public Prosecutor ☐ Other (please specify):
11.17	Who is the formal applicant in return proceedings before the judicial / administrative authority in [name of your State]?	☐ The person, institution or other body which made the application under the Convention ☐ The Central Authority ☐ The Public Prosecutor ☐ Other (please specify):
11.18	Does documentation submitted to the judicial / administrative authorities have to be translated into the official language(s) of [name of your State]?  See question 3.1for the official language(s) of the State	<ul> <li>✓ Yes (please state who is responsible for arranging the translation and covering its cost):</li> <li>☐ No</li> <li>☐ It depends upon the type of documentation submitted (please specify):</li> </ul>
11.19	Have measures been taken to ensure that the judicial and administrative authorities in [name of your State] act expeditiously in return proceedings?  Article 11 of the 1980 Convention	<ul> <li>✓ Yes, please explain briefly what the measures are:</li> <li>✓ In the implementing legislation:</li> <li>☐ In procedural rules:</li> <li>☐ Other (please specify):</li> <li>Please specify how the legislation or rules can be obtained (e.g., website) or attach a copy:</li> <li>☐ No</li> </ul>
11.20	Generally, what is the expected time from the commencement of the proceedings for return to a final order (excluding appeals) in [name of your State]?  Article 11 of the 1980 Convention	☐ Up to 6 weeks ☐ 6 to 12 weeks ☐ More than 12 weeks (please provide further information):
11.21	Is the applicant generally required to participate in the return proceedings in [name of your State]?  Please note that attendance in person is not required under the Convention (see para. 6.5.3 of the Guide to Good Practice, Part II – Implementing Measures)	<ul><li>☐ Yes, please specify in what circumstances:</li><li>☑ No, but it is advisable</li><li>☐ No</li></ul>
11.22	Are facilities available in [name of your State] to enable the applicant to participate in return proceedings from outside [name of your State]?	<ul> <li>✓ Yes:</li> <li>☐ Videoconference</li> <li>☐ Telephone</li> <li>✓ Through a legal representative</li> <li>☐ Other (please specify):</li> <li>☐ No</li> </ul>

11.23	Is simultaneous interpretation available during proceedings in [name of your State], where necessary?	<ul><li>✓ Yes</li><li>☐ No</li><li>☐ It depends upon the circumstances of the case (please specify):</li></ul>
11.24	Who is responsible for the cost of providing facilities that enable parties to participate from outside [name of your State]?	☐ The applicant ☐ The requesting Central Authority ☐ The requested Central Authority ☐ The judicial / administrative authority ☐ It depends upon the facility used (please specify): ☐ Other (please specify):
11.25	In [name of your State], can special immigration arrangements (e.g., visas) be made to enable the applicant to attend return proceedings in person if they so wishe?	☐ Yes (please specify): ☑ No
11.26	In [name of your State], is it possible for a return application to be decided solely on the basis of the papers <i>i.e.</i> , with no judicial (or administrative authority) hearing at all?	<ul><li>☐ Yes</li><li>☐ Yes, but it is unlikely</li><li>☑ No, there will always be a hearing</li></ul>
11.27	In [name of your State], can oral evidence (i.e., in-person evidence) be received in return proceedings?	<ul> <li>☐ Yes, oral evidence will always be received in return proceedings</li> <li>☐ Yes, oral evidence can be received in return proceedings but in limited circumstances only (please specify):</li> <li>☑ No, oral evidence can never be received in return proceedings</li> </ul>
Particip	oation of the child	
	Does the child have an opportunity to be heard in return proceedings in [name of your State]?	Yes, in every case; go to question 11.29  It depends upon the particular case and is always at the discretion of the judge / authority hearing the case. Please explain if necessary:
		Go to question 11.29  Only where Article 13(2) is relied upon; go to question 11.29 Other (please specify): Go to question11.29 No, never. Go to questions 11.32 - 11.35
11.29	How is the child heard in return proceedings in [name of your State]?	☐ Direct interview with judge ☐ Report prepared for court by independent expert ☐ Child's own legal representative ☐ Other (please specify):
11.30	How does [name of your State] ensure that no undue delay results from hearing the child in the course of return proceedings?	Please explain:  Central Authority cannot interfere in Court decides

11.31	Can judicial or administrative authorities in [name of your State] appoint a legal representative (attorney or <i>guardian ad litem</i> ) to represent the child's best interests in return proceedings?	<ul><li>☐ Yes, please specify under what circumstances:</li><li>☑ No</li></ul>
Protect	tive measures	
	Where there are concerns about the care being given to a child in [name of your State], which authorities provide services for the assessment and protection of the child?  Please provide additional information if necessary  On the role of the Central Authority in this respect, see also question 7.11above	☐ Government social / welfare agency: ☐ Non-governmental organisations / agencies: ☐ Central Authority: ☐ Police: ☐ Courts: ☐ Type text here ☐ Other (please specify):
11.33	What measures are available to ensure the protection of a child in [name of your State] (both prior to the initiation of return proceedings and whilst return proceedings are ongoing)?	<ul> <li>☐ (1) Injunctive orders can be placed on the alleged abducting party prohibiting certain forms of conduct e.g., violence, drinking etc.</li> <li>☐ (2) Placement of the child in foster care</li> <li>☐ (3) Placement of the child in State care</li> <li>☐ (4) Supervision of the alleged abducting party's care of the child by a social / welfare agency</li> <li>☐ (5) Other (please specify):</li> </ul>
11.34	Which of the above measures require a court order in [name of your State]? Please list the relevant numbers from question 11.33above	
11.35	In [name of your State], who is responsible for applying for any protective measure requiring a court order?  Please list next to the relevant individual or body the number of the measure from question 11.33above, which they are required to apply for.  On the role of the Central Authority in this respect, see also question 7.11above	<ul> <li>☐ The applicant:</li> <li>☐ The requesting Central Authority:</li> <li>☐ The requested Central Authority:</li> <li>☐ The Public Prosecutor:</li> <li>☐ The judge (ex officio):</li> <li>☐ A government social / welfare agency:</li> <li>☐ The police:</li> <li>☐ Other (please specify):</li> </ul>
Contac	et or access during return proceedings	
	In [name of your State], can judicial or administrative authorities take provisional or interim measures to enable an applicant to exercise contact or access in respect of the child while return proceedings are pending?	☑ Yes □ No
Appeal		
11.37	Can a decision in return proceedings be appealed in [name of your State]?	<ul><li>✓ Yes</li><li>☐ Only in certain circumstances (please specify):</li></ul>
		If either of the boxes above are ticked, please specify how many levels of appeal exist and to

		which court(s) / authority(ies) an appeal may be made:  No, go to question 12
11.38	Is there an expedited procedure or special process of appeal for Hague return cases in [name of your State]?	☐ Yes, please specify: ☐ Noe text here
	Please specify the legislation and / or rules which provide for this and how they can be obtained (e.g., website) or attach a copy	
11.39	Who can initiate the appeal process in [name of your State]?	☐ Either party to the proceedings ☐ Central Authority ☐ Public Prosecutor ☐ Other (please specify):
11.40	Is leave to appeal required in [name of your State]?	☐ Yes ☑ No ☐ In certain circumstances (please specify):
11.41	In [name of your State], if a return order is made, can it be suspended (i.e., "stayed") pending an appeal?	Yes, a return order is <i>automatically</i> suspended pending an appeal  Yes, a return order can be suspended pending an appeal at the request of either party  Yes, a return order can be suspended pending an appeal at the request of either party and after determination by the judge / authority  No
11.42	In [name of your State], is there a time limit by which an appeal must be filed in return proceedings?	Yes, please specify: The time limit: From when the time limit starts to run (e.g., from the date of judgment, from the date of the order, from the date the decision was notified to the parties etc.):
11.43	Generally, what is the expected time within which appeals are filed and decided in [name of your State] (between the filing of the appeal and the communication of the decision)?	<ul><li>✓ Up to 3 months</li><li>☐ 3 to 6 months</li><li>☐ Longer than 6 months</li></ul>
11.44	Is the applicant generally required to participate in the appeal proceedings in [name of your State]?  Please note that attendance in person is not required under the Convention (see para. 6.5.3 of the Guide to Good Practice, Part II – Implementing Measures)	<ul><li>☐ Yes, please specify in what circumstances:</li><li>☐ No, but advisable</li><li>☑ No</li></ul>
11.45	Are facilities available in [name of your State] to enable the applicant to attend	<ul><li>✓ Yes, please specify:</li><li>☐ Videoconference</li><li>☐ Telephone</li></ul>

	appeal proceedings from outside [name	
	of your State]?	Other (please specify):
		□ No
11.46	If the applicant does participate in appeal proceedings in [name of your State], is simultaneous interpretation available,	☑ Yes □ No
	where necessary?	
11.47	Where the facilities set out in questions 11.45and 11.46above are required, who is responsible for the cost of providing such facilities in [name of your State]?	☐ The applicant ☐ The requesting Central Authority ☐ The requested Central Authority ☐ The judicial / administrative authority ☐ It depends upon the facility used (please specify): ☐ Other (please specify):
11.48	Can special immigration arrangements (e.g., visas) be made in [name of your State] to enable the applicant to attend appeal proceedings in person if they so wishes?	☐ Yes (please specify): ☑ No
Last Update: [INSERT DATE]		

### 12. Return of the child

Arrang	ements for return and the costs of return	
12.1	In [name of your State], who is responsible for making travel arrangements for the return of the child?	☐ The abducting party ☐ The applicant ☐ The abducting party and the applicant ☐ The requesting Central Authority ☐ The requested Central Authority ☐ The judicial or administrative authority will direct who is to make arrangements on a case-by-case basis. Please explain if necessary: ☐ Other (please specify):
12.2	In [name of your State], who is responsible for the travel costs relating to the return of the child?	☐ The abducting party ☐ The applicant ☐ The abducting party and the applicant ☐ The requesting Central Authority ☐ The requested Central Authority ☐ The costs are decided by the judicial or administrative authority on a case-by-case basis. Please explain if necessary: ☐ Other (please specify):
12.3	Is there financial assistance available in [name of your State] to assist with travel costs associated with the return of the child?  See also question 9.9 above	☐ Yes, please specify: ☑ No
12.4	Can special immigration arrangements (e.g., visas) be made, where necessary, to	Yes

	enable an applicant to travel to [name of your State] to collect a child (following a return order or a voluntary agreement to return the child)?	No Please explain, if necessary:
12.5	Can special immigration arrangements (e.g., visas) be made, where necessary, for abducting parties and children returning to [name of your State]?	☐ Yes Type text here ☑ No Please explain, if necessary:
Provision	ons for safe return	
See a	lso: Article 7(2)(b) of the 1980 Convention	
	See Part VI – Direct Judicial Communi	
	Question 7 – Applications through Cer	ntral Authorities et e
12.6	Does the law in [name of your State] provide for the protection of children from domestic violence or other forms of abuse?	Yes, please specify how legislation can be accessed (e.g., website) or attach a copy:  No
12.7	Does the law in [name of your State] provide for the protection of adults from domestic violence or other forms of abuse?	Yes, please specify how legislation can be accessed (e.g., website) or attach a copy:
12.8	Which authorities in [name of your State] provide services for the protection, if necessary, of the child?  Please provide additional information if necessary	<ul> <li>☐ Government social / welfare agency:</li> <li>☐ Non-governmental organisations:</li> <li>☐ Central Authority:</li> <li>☐ Police:</li> <li>☐ Courts:</li> <li>☐ Other (please specify):</li> </ul>
12.9	What action can the Central Authority of [name of your State] take, where necessary, to ensure the safe return of the child?	Please explain:
	Article 7(2)(h) of the 1980 Convention	
	sted State	
12.10	Where a judicial or administrative authority in [name of your State] is ordering the return of the child, what can the authority do to create conditions for a safe return?	<ul> <li>✓ Make a protective order or other order designed to prevent harm occurring to the child</li> <li>✓ Accept undertakings from either party designed to prevent harm occurring to the child</li> </ul>
	Please explain where necessary	Please specify the subject-matter of, and any
	Please tick all boxes which apply	limitations on, the undertakings the authority can accept:
		☐ Other (please specify):
	Where a judicial or administrative authority in [name of your State] takes measures to create conditions for a safe return, what can the authority do to ensure compliance with those measures?	Please specify:
Reques	sting State	

12.12	Can judicial or administrative authorities in [name of your State]:	☑ Yes ☑ No
	i. Recognise and enforce protective orders or other orders made in the	Please explain where necessary:
	requested State designed to prevent harm occurring to the child?	☑ Yes
	ii. Insist upon undertakings given in the requested State being carried out?	☐ No☐ It depends upon the subject-matter of the undertakings given
	iii. Make any "mirror orders" necessary as a result of protective measures taken in the requested State?	Please explain where necessary:
	in the requested state.	☐ Yes ☑ No Please explain where necessary:
Crimina	al law and the return of the child	
12.13	Is the wrongful <i>removal</i> of a child by a parent from [name of your State] a criminal offence?	☐ Yes ☐ It depends upon the circumstances of the case, please specify:
	Article 3 of the 1980 Convention	□No
	Please specify the relevant legislation and provisions and indicate how the legislation may be accessed, e.g., website, or provide a copy of the legislation	
12.14	Is the wrongful <i>retention</i> of a child by a parent outside [name of your State] a criminal offence?	☐ Yes ☐ It depends upon the circumstances of the case, please specify:
	Article 3 of the 1980 Convention	No
	Please specify the relevant legislation and provisions and indicate how the legislation may be accessed, e.g., website, or provide a copy of the legislation	If the answer to both questions 12.13and 12.14 is "no", go to question 13
12.15	What penalties are available in [name of your State] for the wrongful removal or wrongful retention of a child by a parent?	<ul><li>☐ (1) Pecuniary measures</li><li>☑ (2) Imprisonment</li><li>☐ (3) Other (please specify):</li></ul>
12.16	Please indicate which of the penalties listed above are mandatory in [name of your State].	
12.17	Can criminal proceedings in [name of your State] proceed without a complaint being presented (e.g., by the applicant to the return proceedings or any other concerned person / body)?	☐ Yes ☐ No, please specify:
12.18	Once initiated, can criminal proceedings in [name of your State] be withdrawn or suspended to facilitate the return of a child?	☐ Yes, please specify: ☑ No, <b>go to question 13</b>
12.19	In [name of your State], who is able to initiate the withdrawal or suspension of	

criminal proceedings relating to the wrongful removal or wrongful retention of a child?	☐ Police ☐ The person / body / institution alleging a wrongful removal or retention ☐ Judicial or administrative authority ☐ Other (please specify):	
12.20 In [name of your State], who will determine whether the criminal proceedings are to be withdrawn or suspended?	<ul> <li>✓ Prosecuting authority</li> <li>☐ Police</li> <li>☐ The person / body / institution alleging a wrongful removal or retention</li> <li>☐ Judicial or administrative authority</li> <li>☐ Other (please specify):</li> </ul>	
12.21 What assistance can the Central Authority of [name of your State] provide regarding the suspension or withdrawal of criminal proceedings?	<ul><li>None</li><li>✓ Refer the matter to prosecuting authority</li><li>Other (please specify):</li></ul>	
Last Update: [INSERT DATE]		

### 13. Enforcement of return orders

For best practice in relation to the enforcement of return orders, see the Guide to Good Practice, Part IV – Enforcement available at <a href="https://www.hcch.net">www.hcch.net</a> under "Child Abduction Section" then "Guides to Good Practice".		
13.1	What procedure may be used in [name of your State] to enforce a return order?	<ul> <li>☑ Directions by a judicial or administrative authority to make arrangements for return</li> <li>☐ Measures for the immediate execution of final orders</li> <li>☐ Issue of a warrant for the apprehension or detention of the child</li> </ul>
		Authority for coercive detention or use of force  Other (please specify):
13.2	Who is generally responsible, in [name of your State], for supervising the process of enforcement?	☐ The applicant ☐ Central Authority ☐ Public Prosecutor ☑ The judicial / administrative authority ☐ Police ☐ No one body has general responsibility ☐ Other (please specify):
13.3	Where parties do not voluntarily comply with a return order, is it necessary to commence additional proceedings to enforce the order in [name of your State]?	<ul> <li>✓ Yes, go to question 13.4</li> <li>☐ It depends on the circumstances (please specify):</li> <li>Go to question 13.4</li> <li>☐ No, go to Part IV - Applications relating to access / contact</li> </ul>
13.4	What is the procedure in [name of your State] to commence enforcement proceedings?	☐ The Central Authority will apply for enforcement ☐ The applicant must apply for enforcement ☐ Other (please specify):
13.5	Can the merits of the proceedings for return be reviewed in enforcement proceedings in [name of your State]?	☐ Yes ☑ No

13.6	What coercive measures, if any, are available in [name of your State] to enforce a return order?	☐ Intervention by government agency (e.g., police, social welfare)
		Removal of the child from the abducting party
		Removal of the child from the State
		Criminal charges
		Imprisonment
		Pecuniary measures
		An order placing the child under supervision
		Other (please specify):
Last	Update: [INSERT DATE]	
IV.	Applications relating to access / co	ontact Type text here
14.	Applications through Central Authorities	
	ing applications (requesting State)	
14.1	What assistance is available to applicants in [name of your State] in the preparation of outgoing access / contact applications?	Assistance from the Central Authority to apply under Article 21
	Articles 7 and 21 of the 1980 Convention	Assistance from another authority or body to apply under Article 21
		Referral to a legal representative for assistance to apply under Article 21
		Other (please specify):
	Authority to applicants in [name of your State] in the preparation of outgoing access / contact applications?  Articles 7 and 21 of the 1980 Convention	✓ Assistance in obtaining information on the operation of the 1980 Child Abduction Convention ✓ Assistance in obtaining information on the relevant laws and procedures in the requested State ✓ Establishment of contact with the Central Authority and / or the judicial / administrative authorities in the requested State to find out the kind of assistance such authorities could provide ✓ Transmission of the request to the Central Authority or to the judicial / administrative
		authorities in the requested State  Assistance in initiating judicial or administrative proceedings with a view to making arrangements for organising or securing the effective exercise of rights of access / contact  Assistance in providing or facilitating the
		provision of legal aid and advice  Assistance in obtaining private legal counsel or
		mediation services, where needed in the requested State
		Referral to other governmental and / or non-governmental organisations for assistance
		Provision of regular updates on the progress of the application
		Other, please specify:
lnoom	ing applications (requested State)	

14.3	Has [name of your State] developed a specific form for access / contact applications under the Convention?	<ul> <li>✓ Yes</li> <li>Please specify how this form can be accessed (e.g., website) or attach a copy:</li> <li>Go to question 14.5</li> </ul>
		☐ No, go to question 14.4
14.4	If [name of your State] does not require a particular form for access / contact applications, what information or documents are requested?	<ul> <li>✓ Information concerning the identity of the child:</li> <li>✓ Name and previous name/s</li> <li>✓ Date of birth, where available</li> <li>✓ Address</li> <li>☐ Telephone number</li> <li>☐ Nationality / nationalities</li> <li>✓ Passport number(s)</li> <li>☐ Physical description (height, eye and hair colour)</li> <li>✓ Photograph (as recent as possible)</li> <li>✓ Information identifying the child's parents e.g., nationalities – where a parent is not the applicant or respondent to proceedings (please specify):</li> <li>☐ Other (please specify):</li> </ul>
		<ul> <li>☑ Information concerning the identity of the applicant:</li> <li>☑ Name and previous name/s</li> <li>☐ Date of birth</li> <li>☑ Address</li> <li>☐ Telephone number</li> <li>☐ Nationality / Nationalities</li> <li>☑ Passport number(s)</li> <li>☑ Relationship of the applicant to the child</li> <li>☑ Name(s) of legal adviser, if any</li> <li>☐ Other (please specify):</li> </ul>
		☐ Information concerning the identity of the person with whom the child is presumed to be (the proposed respondent to the application):  ☑ Name and previous name/s ☐ Date of birth ☑ Address ☐ Telephone number ☐ Nationality / nationalities ☑ Passport number(s) ☐ Physical description (height, eye and hair colour) ☑ Photograph (as recent as possible) ☐ Relationship of the person to the child ☐ Other (please specify):

		<ul> <li>☑ The grounds upon which the applicant's claim for access to / contact with the child is based</li> <li>☑ Evidence of the applicant's rights of access (whether obtained by operation of law, or otherwise)</li> <li>☑ An authenticated copy of any relevant decision or agreement</li> <li>☑ A certificate or an affidavit emanating from the Central Authority, or other competent authority of the State of the child's habitual residence, or from a qualified person, concerning the relevant law of that State</li> <li>☐ Other (please specify):</li> </ul>
		All available information relating to the whereabouts of the child and the identity of the person with whom the child is presumed to be
		<ul> <li>✓ Any other relevant document / information</li> <li>✓ Concerning any child protection issues</li> <li>☐ Marriage certificate (if applicable)</li> <li>✓ Divorce decree (if applicable)</li> <li>☐ Civil and / or criminal proceedings in progress (if applicable)</li> <li>☐ Other (please specify):</li> </ul>
14.5	Does the Central Authority of [name of your State] accept an application and accompanying documentation transmitted by electronic means?	<ul> <li>✓ Yes, please specify any requirements for electronically transmitted applications / documentation:</li> <li>☐ Yes, but any documentation sent electronically is not accepted by the judicial / administrative authority (please specify):</li> <li>☐ No</li> </ul>
14.6	Does the Central Authority of [name of your State] require a written authorisation empowering it or a designated representative (e.g., lawyer) to act on behalf of the applicant?  Article 28 of the 1980 Convention	<ul> <li>Yes, the authorisation should be provided:</li> <li>☐ On the application form</li> <li>☐ In a signed statement or declaration</li> <li>☐ Other (please specify):</li> <li>☑ No</li> </ul>
14.7	Does the Central Authority of [name of your State] acknowledge receipt of the application?	<ul> <li>✓ Yes, acknowledgment generally is provided by:</li> <li>✓ E-mail</li> <li>☐ Fax</li> <li>✓ Post</li> <li>☐ Other (please specify):</li> <li>☐ No</li> </ul>
14.8	Can the Central Authority of [name of your State] proceed with an application where the information provided is incomplete?	Yes, the Central Authority will begin processing the application and will immediately inform the

		requesting Central Authority of what additional information is required to complete the request
		☑ No:
		☐ The Central Authority will not process an application without all of the necessary supporting documentation
		☐ The Central Authority is unable to process the application but will immediately inform the requesting Central Authority of what additional information is required before further action can be taken
		☐ It depends upon what type of information is missing (please specify): court decisito ☐ Other (please explain):
14.9	Who does the Central Authority of [name of your State] prefer to communicate with in incoming applications?	<ul> <li>☑ The requesting Central Authority</li> <li>☐ The applicant</li> <li>☐ The applicant's legal representative</li> <li>☐ All of the above</li> <li>☐ Other (please specify):</li> </ul>
14.10	What measures are taken by the Central Authority of [name of your State] (either directly, or through an intermediary) to attempt to secure agreement between parties in international access cases?  Article 21 of the 1980 Convention	☐ Contact is made with the respondent to the application ☐ Mediation and / or other forms of alternative dispute resolution are offered to the parties (see Part V – Mediation and other forms of alternative dispute resolution)
	See Part V – Mediation and other forms of alternative dispute resolution	☑ Other (please specify):
14.11	How is it ensured, in [name of your State], that no undue delay results from the measures taken, or attempted, to secure an agreement between parties in international access / contact cases (see question 14.10above)?	Please explain: Competent takes the decion
14.12	What services are offered by the Central Authority in [name of your State] to applicants in incoming access / contact applications?	Providing information on the operation of the 1980 Convention and / or the relevant laws and procedures in your State
	Articles 7 and 21 of the 1980 Convention	Assistance in initiating judicial or administrative proceedings with a view to making arrangements for organising or securing the effective exercise of rights of access / contact
		Assistance in providing or facilitating the provision of legal aid and advice
		Assistance in obtaining private legal counsel or mediation services available in your State  Referral to other governmental and / or non-
		governmental organisations for assistance  Regular updates on the progress of the
		application Other (please specify):

14.13	What general assistance can be provided by the Central Authority of [name of your State] to applicants in respect of arrangements for rights of access / contact?  Article 21 of the 1980 Convention	<ul> <li>☑ The Central Authority can facilitate contact with the parties:</li> <li>☑ Directly through the Central Authority</li> <li>☐ Through intermediaries</li> <li>☑ The Central Authority can provide information to the applicant on services available, e.g., mediation, legal services, social welfare services (please</li> </ul>
4.4.4		specify):  Other (please specify):
	Will the Central Authority's assistance depend on:  See paragraph 4.6 of the General Principles and Guide to Good Practice on Transfrontier Contact Concerning Children (available at www.hcch.net under "Child Abduction Section" then "Guides to Good Practice") recommending that Central Authorities should make their services available in all cases where cross-frontier contact rights of parents and children are in issue	<ul> <li>☐ Existence of a judicial or administrative order establishing or confirming rights of access</li> <li>☑ Other (please specify):</li> </ul>
14.15	Can an applicant commence proceedings in [name of your State] with respect to access / contact without using the Central Authority channel?	<ul> <li>Yes; if so, please explain:</li> <li>Where an applicant can obtain information about commencing proceedings:</li> <li>What role, if any, the Central Authority has in these proceedings:</li> <li>✓ No</li> </ul>
Last l	Jpdate: [INSERT DATE]	
15. I	Locating a child and preventing removal	
15.1	Are the responses to the questions in this section the same as for applications for return (see question 8)?	Yes, go to question 16 No, continue to question 15.2
15.2	What evidence / information does [name of your State] require regarding the child's whereabouts to begin to assist with locating the child?  Please explain where necessary	<ul> <li>☑ Evidence that the child entered [name of your State] (e.g., evidence that the child boarded an aeroplane bound for your State):</li> <li>☑ Information from the applicant as to why they believe the child is in [name of your State]:</li> <li>☑ No information or evidence is required; searches for the child can begin upon request:</li> <li>☑ Other (please explain):</li> </ul>
15.3	What sources of information are available in [name of your State] to discover the whereabouts of a child who is the subject of an access / contact application?  Please indicate in the space provided any associated costs for the applicant or any other necessary information	<ul> <li>☐ (1) Private location services:</li> <li>☐ (2) Population register:</li> <li>☐ (3) Employment register:</li> <li>☑ (4) Information maintained by other government agencies (e.g., immigration, social welfare):</li> <li>☑ (5) Police:</li> </ul>

		(6) INTERPOL: d
		<ul> <li>✓ (8) Court orders to compel the production of information on the whereabouts of the child:</li> <li>✓ (9) Other (please specify):</li> </ul>
15.4	Please indicate who is responsible for arranging the measures listed above in question 15.3by listing the relevant number next to the responsible person or authority.	<ul><li>✓ Central Authority:</li><li>☐ The applicant:</li><li>☐ The applicant's representative:</li><li>☐ Other (please specify):</li></ul>
	E.g., Central Authority: 2, 3	
	The applicant's representative: 6	
15.5	Please indicate which of the measures listed above in question 15.3need an order from a competent authority?	
Last	Update: [INSERT DATE]	
16	Legal representation and assistance	

Gener	General			
16.1	Are the responses to the questions in this section the same as for applications for return (see question9)?	Yes, go to questions 16.5 - 16.15  No, continue to question 16.2		
16.2	Does the Central Authority of [name of your State] provide legal advice regarding access / contact applications?	<ul> <li>Yes</li> <li>No</li> <li>No, however:</li> <li>The Central Authority will refer the applicant to the appropriate person or authority to obtain legal advice</li> <li>✓ The Central Authority will provide information that is of a general nature about laws and procedures</li> <li>Other (please specify):</li> </ul>		
16.3	Is legal representation needed in access / contact proceedings in [name of your State]?  Please explain where necessary	☐ Yes ☑ No, but it is advisable ☐ No		
16.4	In [name of your State], what is the role of the Central Authority in making arrangements to progress the application?  Article 7(2)(g) of the 1980 Convention	☐ The applicant is required to make their own arrangements for legal representation, but the Central Authority will:  ☐ Provide the applicant with a list of lawyers ☐ Provide the applicant with a list of free or reduced rate lawyers ☐ Other (please specify): ☐ Legal representation is not required. The Central Authority ensures the application is forwarded to the competent authority for action. Please provide additional information if necessary:		

		<ul> <li>☐ Legal representation is arranged by the Central Authority. Representation is provided by:</li> <li>☐ Central Authority lawyers</li> <li>☐ Private lawyers</li> <li>☐ Public prosecutor</li> <li>☐ Other (please specify):</li> <li>☐ Other (please specify):</li> </ul>
Free or	reduced rate legal assistance	
16.5	Are the responses to the questions in this section the same as for applications for return (see question9.2)?	Yes, go to question 17  No, go to question 16.6
16.6	In [name of your State], is free or reduced rate legal assistance for access / contact applications available for applicants located in another Contracting State?	Yes, free legal assistance; go to question 16.8 Yes, reduced rate legal assistance; go to question 16.8 No; go to question 16.7
16.7	If free or reduced rate legal assistance is not available in [name of your State], in what other ways can [name of your State] assist an applicant financially?	☐ There is a system of costs ordering the respondent to pay ☐ Pro bono legal assistance ☐ Other (please specify): ☐ Not at all - go to question 17
16.8	In [name of your State], is the applicant required to complete an application form for free or reduced rate legal assistance?	<ul><li>✓ Yes. Please specify how application forms can be obtained (e.g., website) or attach a copy:</li><li>☐ No</li></ul>
16.9	Please indicate on what basis free or reduced rate legal assistance may be available in [name of your State].  Please explain where necessary	<ul> <li>✓ Income of the applicant</li> <li>☐ Assets of the applicant</li> <li>✓ Country of residence of the applicant</li> <li>☐ Likelihood of success of the proceedings</li> <li>☐ Other (please specify):</li> </ul>
16.10	Which costs are covered by free or reduced rate legal assistance in [name of your State]?  Please explain where necessary	<ul> <li>☐ (1) Mediation</li> <li>☐ (2) Translation</li> <li>☐ (3) Interpreters</li> <li>☐ (4) Service of documents</li> <li>☐ (5) Costs associated with locating the child</li> <li>☑ (6) Court fees</li> <li>☐ (7) Travel costs for the return of the child (see question 12.3)</li> <li>☐ (8) Other (please specify):</li> </ul>
16.11	Please list the corresponding numbers of the costs, if any, listed in question 16.10above which are covered by the Central Authority of [name of your State]?	
16.12	In [name of your State], is free or reduced rate legal assistance available for the appeal of decisions?	<ul><li>No, go to question 16.14</li><li>Yes, free legal assistance</li><li>✓ Yes, reduced rate legal assistance</li></ul>

16.13	In [name of your State], is a new application for free or reduced rate legal assistance needed for appeals?	☑ Yes □ No
16.14	In [name of your State], is free or reduced rate legal assistance available for proceedings needed to enforce an access / contact order?	<ul><li>No, go to question 17</li><li>Yes, free legal assistance</li><li>Yes, reduced rate legal assistance</li></ul>
16.15	In [name of your State], is a new application for free or reduced rate legal assistance needed for enforcement applications?	☑ Yes □ No
Last Update: [INSERT DATE]		

# 17. Rights of access / contact

Deterr	mining rights of access / contact	
17.1	Which legislation in [name of your State] governs the establishment and exercise of rights of access / contact?	Family Code
	Article 5 of the 1980 Convention	
	Please specify how legislation can be accessed (e.g., website) or attach a copy.	
17.2	Which judicial and / or administrative authorities can make decisions with respect to rights of access / contact?	Comptent court
17.3	In [name of your State], who may seek rights of access / contact in respect of a child?	<ul><li>✓ Parent</li><li>✓ Step-parent</li><li>✓ Grandparent</li></ul>
	Please tick all the boxes that apply.	Other (please specify):  Other (please specify):
17.4	Are the best interests of the child a primary consideration in access / contact proceedings in [name of your State]?	
	See Articles 3 and 9 of the United Nations Convention on the Rights of the Child	
	Please explain, if necessary	
Exerci	sing rights of access / contact	
17.5		Surrender of passport or travel documents Applicant to regularly report to police or other authority
		Deposit of a monetary bond or surety
	applicants?	Supervised contact
		Placing restrictions on how contact is exercised Signing an affidavit or religious oath
		Provision of a detailed itinerary with contact
		details
		Requesting foreign consulates / embassies should not issues new passports / travel documents for the child

		☑ Other: as defiype text here
Supervis	sed access	
f a	Do facilities exist in [name of your State] for the exercise of rights of access / contact in a supervised environment?	<ul><li>✓ Yes, please explain if necessary:</li><li>☐ No, go to question 18</li></ul>
- · · · · · · · · · · · · · · · · · · ·	Under what circumstances is access / contact supervised in [name of your State]?	<ul> <li>☐ Where it is agreed between the parties</li> <li>☐ Where it is requested by one party</li> <li>☑ As a result of a decision by a social welfare agency</li> <li>☐ By order of a judicial or administrative authority</li> <li>☑ Other (please specify): court decision</li> </ul>
	Which authorities in [name of your State] provide supervised access / contact?	<ul> <li>✓ Government social / welfare agency</li> <li>Non-government organisations</li> <li>Central Authority</li> <li>Police</li> <li>Courts</li> <li>✓ Other (please specify) court decision</li> </ul>
6	Who will pay the costs associated with exercising supervised access / contact in [name of your State]?	☐ The applicant ☐ The person(s) with day-to-day care of the child ☐ The Central Authority ☐ It depends upon the order of the judicial or administrative authority ☐ Other (please specify): Court decision
Last Update: [INSERT DATE]		

# 18. Proceedings for access / contact

Organ	isations of competent authorities	
18.1	Does [name of your State] limit the judicial or administrative authorities who can hear access / contact applications under the Convention?	✓ Yes  □ No
	(i.e., has [name of your State] "concentrated jurisdiction" in respect of access / contact applications under the Convention?)	
18.2	If possible, please state exactly how many judicial or administrative authorities and how many judges or relevant decision-makers can hear access / contact applications under the Convention in [name of your State]?	Judicial / administrative authorities: Judges / decision-makers:
18.3	Which judicial or administrative authorities in [name of your State] can make decisions in applications relating to access / contact under the Convention?	First Instance Courts of General Jurisdiction
18.4	Are the judges or administrative authorities who decide access / contact	✓ Yes

	applications in [name of your State] specialists in family law?	☐ No☐ Other (please specify):
	See also question 23 on <b>Training</b> below	
Proced	lures	
18.5	Is a special procedure applied by judicial or administrative authorities in [name of your State] to access / contact applications made under Article 21 of the Convention?	☐ Yes: ☑ No:
	Please explain where necessary	
18.6	Does documentation submitted to the judicial / administrative authority in [name of your State] have to be translated into the official language(s) of [name of your State]?  See question 3.1for the official language(s) of the State	<ul> <li>✓ Yes, please state who is responsible for the organisation and cost of the translation:</li> <li>☐ No</li> <li>☐ It depends upon the type of documentation submitted (please specify):</li> </ul>
18.7	Generally, how long are proceedings relating to access / contact from commencement to final order in [name of your State] (excluding appeals)?	<ul><li>✓ Up to 6 weeks</li><li>✓ 6 to 12 weeks</li><li>✓ 3 to 6 months</li><li>✓ Longer than 6 months</li></ul>
18.8	Is the applicant generally required to participate in proceedings relating to access / contact in [name of your State]?  Please note that attendance in person is not required under the Convention (see para. 6.5.3 of the Guide to Good Practice, Part II - Implementing Measures)	<ul><li>☐ Yes, please specify in what circumstances:</li><li>☑ No, but it is advisable</li><li>☐ No</li></ul>
18.9	Are facilities available in [name of your State] to enable an applicant to participate in access / contact proceedings from outside [name of your State]?	<ul> <li>✓ Yes, please specify:</li> <li>─ Videoconference</li> <li>─ Telephone</li> <li>✓ Through a legal representative</li> <li>─ Other (please specify):</li> <li>☐ No</li> </ul>
18.10	If the applicant does participate in access / contact proceedings in [name of your State], is simultaneous interpretation available, where necessary?	✓ Yes ☐ No
18.11	Where the facilities set out in questions 18.9and 18.10above are required, who is responsible for the cost of providing such facilities in [name of your State]?	☐ The applicant ☐ The requesting Central Authority ☐ The requested Central Authority ☐ The judicial / administrative authority ☐ It depends upon the facility used (please specify): ☐ Other (please specify):
18.12	Can special immigration arrangements (e.g., visas) be made in [name of your State] to enable the applicant to attend	☐ Yes (please specify): ☑ No

	access / contact proceedings in person if they so wish?	
Partici	pation of the child	
18.13	Are the responses to the questions in this section the same as for applications for return (see question11)?	Yes, go to questions 18.18 - 18.29  No, continue to question 18.14
18.14	Does the child have an opportunity to be heard in access proceedings under the Convention in [name of your State]?	<ul> <li>☐ Yes, always; go to question 18.15</li> <li>☑ It depends upon the particular case and is always at the discretion of the judge / authority hearing the case. Please explain if necessary:</li> </ul>
		Go to question 18.15
		Other (please specify): Go to question 18.15
		☐ No, never; <b>go to questions 18.18 - 18.29</b>
18.15	How can the child be heard in access proceedings in [name of your State]?	<ul> <li>☑ Direct interview with judge</li> <li>☑ Report prepared for court by independent expert</li> </ul>
		Child's own legal representative
10 16	How door [name of your State] encure	Other (please specify):
10.10	How does [name of your State] ensure that no undue delay results from hearing the child in the course of access proceedings?	Please explain:
18.17	Can judicial or administrative authorities appoint a legal representative (attorney or guardian ad litem) to represent the child's best interests?	Yes, please specify under what circumstances:  in absence of attorney, National Agency For Protection of Children Rights may cooperate
Appeal	s	
18.18	Can a decision in applications relating to access be appealed in [name of your State]?	<ul> <li>✓ Yes</li> <li>☐ Only in certain circumstances (please specify):</li> <li>If either of the boxes above are ticked, please specify how many levels of appeal exist and to which judicial / authorities an appeal may be made:</li> <li>☐ No, go to question 19</li> </ul>
18.19	Is there an expedited procedure or special process of appeal for Hague access cases in [name of your State]?	☐ Yes, please specify: ☐ No
	Please specify the legislation and/or rules which provide for this and how they can be obtained (e.g., website) or attach a copy	
18.20	• • • • •	☑ Either party to the proceedings
	[name of your State]?	Central Authority
		☐ Public Prosecutor
		Other (please specify):

Is leave to appeal required in [name of your State]? text here	<ul><li>Yes</li><li>No</li><li>In certain circumstances (please specify):</li></ul>
If an access order is made, can it be suspended (i.e., "stayed") pending an appeal in [name of your State]?	✓ Yes, an access order is automatically suspended pending an appeal
	Yes, an access order can be suspended pending an appeal at the request of either party
	Yes, an access order can be suspended pending an appeal at the request of either party and after determination by the relevant judge / authority
	□No
	✓ Yes, please specify:
access proceedings?	The time limit:
	From when the time limit starts to run (e.g., from the date of judgment, from the date of the order, from the date the decision is notified to the parties etc.): 30 days from the date is notified
Generally, what is the expected time	No date is notined
within which appeals are filed and decided in [name of your State]?	✓ Up to 3 months ☐ 3 to 6 months
	Longer than 6 months
Is the applicant generally required to participate in appeal proceedings in [name of your State]?	Yes, please specify in what circumstances:
Please note that attendance in person is not required under the Convention (see para. 6.5.3 of the Guide to Good Practice, Part II – Implementing Measures)	☑ No
In [name of your State], is the applicant	✓ Yes, please specify:
able to participate in proceedings without being physically present?	☐ Video-conference
	Telephone
	Other (please specify):
If the applicant does participate in appeal	No
proceedings in [name of your State], is simultaneous interpretation available, where necessary?	✓ Yes  ☐ No
Where the facilities set out in questions 18.26and 18.27above are required, who is responsible for the cost of providing such facilities in [name of your State]?	☐ The applicant ☐ The requesting Central Authority ☐ The requested Central Authority ☐ The judicial / administrative authority ☐ It depends upon the facility used (please specify):
	your State]? text here  If an access order is made, can it be suspended (i.e., "stayed") pending an appeal in [name of your State]?  In [name of your State], is there a time limit by which an appeal must be filed in access proceedings?  Generally, what is the expected time within which appeals are filed and decided in [name of your State]?  Is the applicant generally required to participate in appeal proceedings in [name of your State]?  Please note that attendance in person is not required under the Convention (see para. 6.5.3 of the Guide to Good Practice, Part II – Implementing Measures)  In [name of your State], is the applicant able to participate in proceedings without being physically present?  If the applicant does participate in appeal proceedings in [name of your State], is simultaneous interpretation available, where necessary?  Where the facilities set out in questions 18.26and 18.27above are required, who is responsible for the cost of providing

		Other (please specify):
18.29	Can special immigration arrangements (e.g., visas) be made in [name of your State] to enable the applicant to attend appeal proceedings in person if they so wishe?	☐ Yes, please specify: ☐ No
Last l	Jpdate: [INSERT DATE]	
19. E	Enforcement of rights of access / contac	et
19.1	Can an <b>order</b> relating to rights of access made in another State be registered for enforcement or be declared enforceable in [name of your State]?	<ul> <li>Yes, all orders made in another State are recognised and are enforceable. Please explain or specify how relevant legislation can be accessed (e.g., website) or attach a copy:</li> <li>Yes, if there is an international agreement in place with the foreign State. Please specify:</li> <li>Brussels Ilb Regulation (Council Regulation (EU) 2019/1111 of 25 June 2019)</li> <li>1996 Child Protection Convention</li> <li>Other (please specify):</li> <li>Yes, subject to conditions. Please explain or specify how relevant legislation can be accessed (e.g., website) or attach a copy:</li> <li>No, however the party can seek to have "mirror orders" made by the judicial or administrative authorities</li> <li>No</li> </ul>
19.2	Can an <b>agreement</b> relating to rights of access made in another State be registered for enforcement or be declared enforceable in [name of your State]?	<ul> <li>Yes, if there is an international agreement in place with the foreign State. Please specify: <ul> <li>Brussels Ilb Regulation (Council Regulation (EU) 2019/1111 of 25 June 2019)</li> <li>Other (please specify):</li> <li>Yes, subject to conditions. Please explain:</li> </ul> </li> <li>No, however the party can seek to have "mirror orders" made by the judicial or administrative authorities</li> <li>No</li> </ul>
19.3	Can a party seek to have orders made in [name of your State] in respect of a decision from another State on rights of access?	☐ Yes, the party must apply to the judicial or administrative authorities ☐ Yes, the Central Authority will apply to the judicial or administrative authorities on behalf of the party ☑ No
19.4	What is the procedure for the applicant to commence enforcement proceedings in [name of your State]?	<ul> <li>☐ The Central Authority can apply for enforcement on behalf of the applicant</li> <li>☑ The applicant must seek enforcement</li> <li>☐ Other (please specify):</li> </ul>

19.5	What coercive measures, if any, are available in [name of your State] to enforce an order relating to access and contact?	☐ Intervention by government agency (e.g., police, social welfare, etc.) ☐ Removal of the child from the custodial person(s) ☐ Criminal charges ☐ Imprisonment ☐ Pecuniary measures ☐ An order placing the child under supervision ☐ Other (please specify):
19.6	Does the application of coercive measures require a separate order from judicial or administrative authorities in [name of your State]?	<ul> <li>✓ Yes. If so, who must apply for the order:</li> <li>✓ The applicant</li> <li>☐ Public Prosecutor</li> <li>☐ Police</li> <li>☐ Other (please specify):</li> <li>☐ No</li> </ul>
Last	Update: [INSERT DATE]	

# V. Mediation and other forms of alternative dispute resolution

### 20. Mediation

For best practice in relation to mediation in the context of the 1980 Child Abduction Convention, see the Guide to Good Practice, Part V - Mediation, available at <a href="https://www.hcch.net">www.hcch.net</a> under "Child Abduction Section" then "Guides to Good Practice".		
Media	tion services	
20.1	What family matters can be dealt with by mediation in [name of your State]?	<ul> <li>☐ Return / non-return of a child following an alleged wrongful removal / retention</li> <li>☐ Custody</li> <li>☐ Access / contact</li> <li>☐ Relocation</li> <li>☐ Child support</li> <li>☐ Property disputes on relationship breakdown</li> <li>☐ Other (please specify):</li> </ul>
20.2	What mediation services / structures exist in [name of your State] where an incoming application has been received for the return of a child?  Articles 7(2)(c) and 10 of the 1980 Convention	<ul> <li>□ Private mediation services / structures (please specify):</li> <li>□ Mediation services / structures within the judicial or administrative system (please explain):</li> <li>☑ Mediation services / structures provided by NGOs (please specify the NGO and give brief details of the service they provide):</li> <li>□ Other (please explain):</li> <li>□ There are no mediation services / structures available</li> </ul>
20.3	What mediation services / structures exist in [name of your State] where an incoming application has been received for access / contact with a child?	Private mediation services / structures (please specify):

	Article 21 of the 1980 Convention	✓ Mediation services / structures within the judicial or administrative system (please explain):
		Mediation services / structures provided by NGOs (please specify the NGO and give brief details of the service they provide):
		Other (please explain):
		There are no mediation services / structures available
		If you answered that there are no mediation services / structures available in [name of your State] in response to both questions 20.2and 20.3above, go to question 21
20.4	Is co-mediation ( <i>i.e.</i> , mediation involving two mediators – one from each State) available in [name of your State] for the	Yes (please provide brief details of any available schemes, e.g., bi-national mediation programmes):
	mediation of international family disputes which are within the scope of the Convention?	☑ No
Legisla	tion and / or rules on mediation	
20.5	Is mediation in family matters regulated in [name of your State]?	Yes, there is general legislation relating to mediation which also applies to mediation in family
	Please tick all boxes that apply	matters. Please specify how the legislation can be accessed (e.g., website) or attach a copy:
	EU Member States, excluding Denmark, should note that Directive 2008/52/EC of the European Parliament and of the Council of 21 May 2008 on certain aspects of mediation in civil and commercial matters applies since May 2011. EU Member States, excluding Denmark, should reference the laws, regulations and administrative provisions brought into force to comply with this Directive if known at the time of completion of this Country Profile.	Yes, there is specific legislation relating to mediation in family matters. Please specify how the legislation can be accessed (e.g., website) or attach a copy:
		Yes, there is specific legislation relating to mediation in international family matters within the scope of the Convention. Please specify how the legislation can be accessed (e.g., website) or attach a copy:
		Yes, mediation in family matters is regulated in another way ( <i>please specify</i> ):
		☐ No, go to question 20.7
20.6	Please indicate which matters are regulated by the legislation / rules in relation to mediation in [name of your State].	<ul><li>✓ Formal accreditation of mediators</li><li>✓ Necessary qualifications / experience of mediators</li></ul>
		Process of mediation
	Please explain where necessary	Confidentiality of mediation
		Status and enforceability of mediated agreements
		☐ Taking into consideration the child's views in the mediation of disputes relating to him / her
		Availability of mediation in disputes involving allegations of domestic violence or other forms of abuse
		Other (please explain):
Access	to mediation	

20.7	How can individuals obtain information on suitable mediators in [name of your State]?	<ul> <li>✓ Lists of mediators are available:</li> <li>✓ Through the Central Authority (see also question 20.8below)</li> <li>☐ Via accrediting bodies (please provide details):</li> </ul>
		Through other sources (please specify):
		Other methods of accessing information are available ( <i>please specify</i> ):
		☐ No general information is available. Individuals must carry out research themselves
20.8	What role, if any, does the Central Authority of [name of your State] play in facilitating mediation where an incoming application has been received for the	<ul><li>✓ Provides information about mediation to the parties</li><li>✓ Refers parties to accredited professionals to</li></ul>
	application has been received for the return of a child?	undertake mediation
	Articles 7(2)(c) and 10 of the 1980 Convention	Seeks orders from judicial or administrative authorities for mediation between the parties
	Please explain where necessary	Other (please explain)
20.9	What role, if any, does the Central Authority of [name of your State] play in facilitating mediation where an incoming application has been received for	<ul><li>✓ Provides information about mediation to the parties</li><li>✓ Refers parties to accredited professionals to</li></ul>
	access / contact with a child?	undertake mediation
	Article 21 of the 1980 Convention	Seeks orders from judicial or administrative authorities for mediation between the parties
	Please explain where necessary	☑ Other (please explain) Court Decision
20.10	In [name of your State], how are the costs of mediation met in disputes where an incoming application has been received for the return of a child?  Please explain if necessary	If an individual qualifies for free or reduced rate legal assistance, this will <i>always</i> include the cost of mediation (see question 9.9above)
		If an individual qualifies for free or reduced rate legal assistance, this <i>may</i> cover the cost of mediation (see question 9.9above) ( <i>please specify</i> )
		☐ The Central Authority will meet the costs associated with mediation
		Other sources of funding are available (please specify)
		☐ The costs of mediation must be borne by the parties
		Other (please explain)
20.11	How are the costs of mediation met in [name of your State] where an incoming application has been received for access / contact with a child?	If an individual qualifies for free or reduced rate legal assistance, this will <i>always</i> include the cost of mediation (see question 16.10above)
	Please explain if necessary	If an individual qualifies for free or reduced rate legal assistance, this <i>may</i> cover the cost of mediation (see question 16.10above) ( <i>please specify</i> )
		The Central Authority will meet the costs associated with mediation

		Other sources of funding are available (please specify)
		Other (please explain)
The me	ediation process	
20.12	At what stage of a <b>return</b> application is mediation available in [name of your State]?	<ul> <li>At all stages, including prior to any application and as a preventive measure where necessary (provide an explanation if necessary)</li> <li>□ Only before an application has been made to the relevant Central Authority</li> <li>□ Only after an application has been made to the relevant Central Authority</li> <li>□ Only before an application has been filed in the relevant judicial or administrative authority</li> <li>☑ Only after an application has been filed in the relevant judicial or administrative authority</li> <li>□ Other (please explain)</li> </ul>
	At what stage of an access / contact application is mediation available in [name of your State]?	At all stages, including prior to any application and as a preventive measure where necessary (provide an explanation if necessary)  Only before an application has been made to the relevant Central Authority  Only after an application has been made to the relevant Central Authority  Only before an application has been filed in the relevant judicial or administrative authority  Only after an application has been filed in the relevant judicial or administrative authority  Other (please explain)
20.14	In [name of your State], are cases assessed to determine their suitability for mediation?	Yes, always; go to question 20.15  No, never; go to question 20.16  Other (please explain); go to question 20.15 or 20.16as appropriate
20.15	Who carries out the assessment of cases in [name of your State] to determine whether they are suitable for mediation?	☐ Mediator(s) ☐ Other (please explain) The competent court
20.16	Where legal proceedings have commenced in [name of your State], can such proceedings be suspended while mediation is undertaken?	Yes, provide additional information if necessary:
20.17	How, if at all, are the views of the child(ren) taken into account in mediation in [name of your State]?  See also question 20.6above	<ul> <li>□ Rules / legislation require that, if the child is of a sufficient age / maturity, the child must be seen by the mediator (see also question 20.6above)</li> <li>☑ Rules / legislation require that, if the child is of a sufficient age / maturity, the views of the child must be communicated to the mediator but this need not be directly (see also question 20.6above).</li> <li>Please explain the method(s) used:</li> </ul>

		☐ It is within the discretion of the particular mediator ☐ The child's views play no part in the mediation ☐ Other (please explain):
20.18	What safeguards are available in [name of your State] where allegations of domestic violence and / or other forms of abuse are made in a dispute which goes to mediation?	☐ (1) Address and other contact details of the alleged victim are kept confidential ☐ (2) Other safeguards (please specify)
20.19	Please specify which, if any, of the safeguards set out in the question above are required by rules / legislation in [name of your State] and which safeguards are left to the discretion of the mediator?  See also question 20.6above	Required by legislation / rules of [name of your State]:  Left to the discretion of the mediator:
20.20	•	☑ Yes □ No
The en	forceability of mediated agreements	
	Are there legal restrictions on the content of mediated agreements regarding family law matters in [name of your State]?	☐ Yes, please specify: ☐ No
20.22	Are there any additional formalities required in [name of your State] to make family mediated agreements involving children enforceable?	<ul> <li>Yes (please specify):</li> <li>         (1) Notarisation of the mediated agreement         (2) Court approval of the mediated agreement         Please specify competent court:         (3) Registration of the mediated agreement with the court. Please specify competent court:         (4) Other (please specify)         No additional formalities are required. Mediated agreements in family disputes involving children are immediately enforceable without any additional formalities being required         If you ticked option (2) and / or (3) above, please go to question 20.23. If not, please proceed to question 20.24     </li> </ul>
20.23	Once approved by or registered with a court in [name of your State], is the mediated agreement treated as an order of that court?  Please explain where necessary	✓ Yes, Go to question 20.25  ☐ No, Go to question 20.24
20.24	In [name of your State], is it possible to turn a mediated agreement into a court order?	Yes, please briefly explain what steps are required and which court would be competent:

		☑ No
20.25	In [name of your State], who bears the cost of rendering the mediated agreement enforceable? Please list the number from question 20.22next to the relevant answer	<ul> <li>☑ The parties must pay:</li> <li>☐ The cost is covered by any free or reduced rate legal assistance provided to one / both parties:</li> <li>☐ Central Authority:</li> <li>☐ There are no costs:</li> </ul>
Agreer	ments mediated in another State	
	Can an agreement mediated in another State in a family dispute involving children be approved by a court or otherwise formalised in [name of your State] in the same manner as an agreement mediated in [name of your State] (see question 20.22above)?	<ul> <li>✓ Yes</li> <li>No, a different method for formalising the agreement must be used. Please specify:</li> <li>No, it is not possible to formalise an agreement mediated in another State</li> <li>Other (please specify):</li> </ul>
Last	Update: [INSERT DATE]	
21.	Other forms of alternative dispute resolu	ution (ADR)
21.1	What other forms of ADR are available in [name of your State] for the resolution of international family disputes falling within the scope of the Convention?  Articles 7(2)(c) and 10 of the 1980 Convention	<ul> <li>☐ (1) In-court conciliation</li> <li>☐ (2) Out-of-court conciliation</li> <li>☐ (3) Collaborative law</li> <li>☐ (4) Early Neutral Evaluation</li> <li>☐ (5) Other (please specify):</li> <li>☑ (6) No other forms of ADR are available, go to Part VI - Direct Judicial Communications</li> </ul>
21.2	What services / structures exist in respect of the other forms of ADR available in [name of your State]?  Please list the relevant number(s) from the question above next to the service / structure which is available in respect of that method of ADR.	<ul> <li>☐ Private ADR services / structures (please specify):</li> <li>☐ ADR services / structures within the judicial or administrative system (please explain):</li> <li>☐ ADR services / structures provided by NGOs (please specify the NGO and give brief details of the service they provide):</li> <li>☐ Other (please explain):</li> </ul>
21.3	<ul> <li>In relation to:</li> <li>legislation on ADR</li> <li>access to ADR</li> <li>the ADR process</li> <li>the enforceability of agreements reached as a result of ADR; and</li> <li>the enforceability of agreements reached as a result of ADR in another State</li> <li>are the responses the same as for the section on mediation above – see questions 20.5 to 20.26?</li> </ul>	Yes, go to Part VI – Direct Judicial Communications  Some of the responses are the same, go to question 21.4  No, go to question 21.4

21.4	Please briefly specify in what way the answers to the questions in questions 20.5 to 20.26 above are different in relation to other forms of ADR in [name of your State].	43	fin text here
Last	Update: [INSERT DATE]		

## VI. Direct judicial communications

### 22. Direct judicial communications

22.1 Has a Member of the International Hague	☐ Yes
Network of Judges been designated in [name of your State]?	Name(s):
For more information go to < www.hcch.net > under "1980 Child Abduction Section" then or "Judicial Communications".	Please do not list the contact details of the judge(s) here. Instead, please ensure that the name, position, court and contact details have been provided to the Permanent Bureau
	☑ No
22.2 Is there a legislative basis upon which judges in [name of your State] can engage in direct judicial communications?	<ul> <li>Yes, please specify how the legislation can be accessed (e.g., website) or attach a copy:</li> <li>Go to Part VII − Other Information</li> <li>No, go to question 22.3</li> </ul>
22.3 In the absence of legislation, can judges	Yes
in [name of your State] engage in direct judicial communications?	☑ No (please explain):
22.4 What means of communication are	☐ Telephone
available to judges in [name of your State] to liaise with the International Hague	✓ Secure e-mail
Network of Judges?	Registered mail
	Other (please specify):
Last Update: [INSERT DATE]	

### VII. Other information

### 23. Training

23.1	What measures are available in [name of	Training as required for Central Authority staff
	your State] to ensure that persons responsible for implementing the 1980	☐ Training as required for competent authorities
	Convention (e.g., judges, lawyers and Central Authority personnel) receive appropriate information and training?	Updates as required on legal developments related to the Convention provided to staff responsible for its implementation
	Please tick all the boxes that apply.	☐ Training as required for lawyers
	Please contact the Permanent Bureau for	☐ Training as required for law enforcement
	information in relation to forms of assistance which may be available for this purpose	Other (please specify):
	purpose	
		Specifically in respect of judges:

		Sending a basic package of information on the 1980 Convention to judges
		☐ Training through a dedicated judicial studies board
		☑ Participation in judicial training seminars
		Participation in the International Hague Network of Judges
		☐ Accessing The Judges' Newsletter on International Child Protection (available at www.hcch.net under "Child Abduction Section" then "Judges' Newsletter on International Child Protection") ☐ Other (please specify):
23.2	Is the Central Authority of [name of your State] willing to participate in a "twinning arrangement" with another Central Authority?	✓ Yes  □ No
	A "twinning arrangement" is where two Central Authorities engage in discussions and / or visits to exchange information with the view to improving operations in both Central Authorities	
Last l	Update: [INSERT DATE]	
24. (	Other implementing measures	
24.1	Does [name of your State] use an electronic case management system?	☐ Yes, please specify: ☐ No
24.2	Does [name of your State] use INCADAT?	✓ Yes
	For more information, go to <u>www.incadat.com</u>	□No
24.3	Are statistics related to applications under the Convention in [name of your State] publicly available?	<ul><li>☐ Yes, please specify how the statistics can be accessed (e.g., website, annual report):</li><li>☑ No</li></ul>
Last l	Update: [INSERT DATE]	
25. (	Other services	
What general services / resources are available in [name of your State] to assist those involved in international child abduction cases?  Please indicate, where available, contact details, websites and costs for such services		☐ International Social Service (ISS) (please provide contact information): ☐ Specific NGOs dealing with child abduction:
		<ul><li>☐ Financial assistance:</li><li>☑ Social / welfare assistance:</li><li>☐ Immigration services:</li><li>☐ Other (please specify):</li></ul>
Last l	Update: [INSERT DATE]	

#### **VIII. Electronic resources**

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Please use the space below to provide any additional links to relevant legislation, rules of private international law, guidelines or protocols regarding the protection of children, and relevant websites (e.g., of judicial, administrative and other competent authorities, public bodies, agencies, nongovernmental organisations, associations) and any other electronic resource relevant to child abduction matters.

Last Update: [INSERT DATE]