Questionnaire concerning the Practical Operation of the 1980 Child Abduction Convention

Wherever responses to this Questionnaire make reference to domestic legislation, rules, guidance or case law relating to the practical operation of the 1980 Convention, please provide a copy of the referenced documentation in (a) the original language and, (b) wherever possible, accompanied by a translation into English and / or French.

Name of State or territorial unit:1	the Republic of Türkiye	
For follow-up purposes		
Name of contact person:		
Name of Authority / Office:		
Telephone number:		
E-mail address:		
Date:		

PART I – PRACTICAL OPERATION OF THE 1980 CONVENTION

Recent developments in your State²

1.	Since the 20:	17 SC, have	there	been any	significant	developmen	ts in you	r State regard	ling the
	legislation or	procedural	rules	applicable	in cases	of internati	onal chil	d abduction?	Where
	possible, plea	se state the	reason	for the de	velopment	and the resu	Its achiev	ed in practice.	i

	No			
$\overline{\boxtimes}$	Yes			
	D.I.			

Please specify:

Before the amendment made on 30.11.2021, while the enforcement offices were responsible for the execution of the orders regarding the delivery of the child and establishing a personal relationship with the child; these procedures are now carried out by the Directorates of Judicial Support and Victims Services established by the Ministry of Justice.

Delivery of a child and establishing a personal relationship with the child are regulated under the Child Protection Law.

It is aimed not to cause secondary traumatization of the children, who are worn out during the parental separation, unfair removal and detention process and afterwards, by considering the best interest of children and by carrying out these procedures, which were carried out by the Enforcement Directorates in the past, in the delivery places designed for the benefit of children, accompanied by the experts or guidance teachers.

2. Following the Covid-19 pandemic,³ have there been any **improvements** that have remained in your State in the following areas, in particular in relation to the **use of information technology**, as a result of newly adopted procedures or practices applicable to child abduction cases? In each case, please describe the tools, guidelines or protocols put in place.

The term "State" in this Questionnaire includes a territorial unit, where relevant.

This Part of the Questionnaire is intended to deal primarily with the developments in law and practice relating to international child abduction which have occurred in your State since the Seventh Meeting of the Special Commission (SC) to review the operation of the 1980 Abduction Convention and the 1996 Child Protection Convention (held from 10 to 17 October 2017) ("2017 SC").

This question aims to gather information about good practices that were developed in those exceptional circumstances and that will continue to be applied regardless of the pandemic.

a) Methods for accepting and processing return and access applications and their accompanying documentation;

The Turkish Central Authority primarily accepts return and access applications via email provided that the orijinal documents are sent subsequently.

- b) Participation of the parties and the child (e.g., appearance in court proceedings, mediation); Please insert text here
- c) Promoting mediation and other forms of amicable resolution;

Please insert text here

d) Making arrangements for organising or securing the effective exercise of rights of access, including while pending return proceedings;

Please insert text here

e) Obtaining evidence by electronic means;

Please insert text here

f) Ensuring the safe return of the child;

Please insert text here

g) Cooperation between Central Authorities and other authorities;

The Turkish Central Authority will continue to cooperate with other Central Authorities and other competent authorities. In this context, correspondences are being performed via email.

- h) Providing information and guidance for parties involved in child abduction cases; The Turkish Central Authority provides information and guidance for parties involved in child abduction cases via emails, phonecalls.
- i) Other, please specify.

Please insert text here

3. Please provide the three most **significant decisions concerning the interpretation and application of the 1980 Convention** rendered since the 2017 SC by the relevant authorities⁴ in your State.

Case Name	Court Name	Court Level	Brief summary of the ruling
Please insert text here			
Please insert text here			
Please insert text here			

4. Please provide a brief summary of **any other significant developments** in your State since the 2017 SC.

The term "relevant authorities" is used in this Questionnaire to refer to the judicial or administrative authorities with decision-making responsibility under the 1980 Convention. Whilst in the majority of Contracting Parties such "authorities" will be courts (i.e., judicial), in some States Parties administrative authorities remain responsible for decision-making in Convention cases.

Issues of compliance

5.	Has your State faced any particular challenges with other Contracting Parties to the 1980 Convention in achieving successful cooperation? Please specify the challenges that were encountered and, in particular, whether the problems appear to be systemic.
	Yes Please specify the challenges encountered: As the Central Authority of Türkiye, we continue to have problems with some central authorities in our applications under the 1980 Convention. Firstly; our requests for information about the application and litigation process from the central authorities are either inconclusive or are answered very late. In some cases, we have to send information requests through diplomatic channels. Another difficulty is that in some contracting states, litigation regarding the application of the Convention is left to the sole discretion of the applicant. Applicants lose time in the process of finding a lawyer and agreeing on fees in contracting states. Expected cooperation in the processes of benefiting from legal assistance is not made. In some countries, it was determined that the application form and the attached documents were not submitted to the judicial authorities by the central authority. In this case, the applicant had to re-submit the application form and its annexes to the court, and the proceedings were prolonged.
6.	Are you aware of situations or circumstances in which there has been avoidance or improper application of the 1980 Convention as a whole or any of its provisions in particular? No Yes Please specify:
	Please insert text here
Addr	essing delays and ensuring expeditious procedures
7.	The 2017 SC encouraged States to review their procedures (including, where applicable, at the Central Authority, judicial, enforcement and mediation / other alternative dispute resolution - "ADR" phases) ⁵ in order to identify possible sources of delay and implement the adjustments needed to secure shorter time frames consistent with Articles 2 and 11 of the Convention. Please indicate any identified sources of delay at the following phases:
	Central Authority
	NoYesProcedure not yet revised
	If the answer to the above is YES, please share any measures that have been implemented to address the delays: Please insert text here
	Judicial proceedings

See C&R No 4 of the 2017 SC, "The Special Commission acknowledges that some States have made progress in reducing delays and encourages States to review their procedures (including, where applicable, at the Central Authority, judicial, enforcement and mediation / ADR phases) in order to identify possible sources of delay and implement the adjustments needed to secure shorter time frames consistent with Articles 2 and 11 of the Convention."

examination.

		No Yes Procedure not yet revised
	ade	he answer to the above is YES, please share any measures that have been implemented to dress the delays: ase insert text here
	Enfo	rcement
		No Yes Procedure not yet revised
	ade	he answer to the above is YES, please share any measures that have been implemented to dress the delays: ase insert text here
	Med	iation / ADR
		No Yes Procedure not yet revised
	ade	he answer to the above is YES, please share any measures that have been implemented to dress the delays: ase insert text here
Cour	t proc	eedings and promptness
8.		s your State have mechanisms in place to deal with return decisions within six weeks (e.g. uction of summary evidence, limitation of appeals, swift enforcement)?
		No Yes Please specify: The regulation stated in the article 9 of the Law on Civil Aspects and Scope of International Child Abduction, numbered 5717 is as follows:
		"Judicial Proceedings (2) All the cases and procedures arising from the implementation of this Law shall be handled in summary process promptly and with priority."
		The regulation stated in the article 18 of the Law on Civil Aspects and Scope of International Child Abduction, numbered 5717 is as follows:
		"Final decisions concerning the return of the child and exercise of the right of access shall be enforced without prior notification of any execution order."
		According to the Civil Procedure Code No. 6100, "summary process" is a simple and rapid trial procedure accepted for cases and works that need to be concluded more

quickly, require a shorter examination and can be concluded with an easier

9.	If the response to question 8 above is "No", does your State contemplate implementing mechanisms to meet the requirement of prompt return under the 1980 Convention (e.g., procedures, bench-books, guidelines, protocols)?
	 No Please specify: Please insert text here Yes Please specify: Please insert text here
10.	Do the courts in your State make use of direct judicial communications ⁶ to ensure prompt proceedings?
	 No Yes Please specify: Please insert text here
11.	If your State has not designated a judge to the International Hague Network of Judges (IHNJ) does your State intend to do so in the near future?
	☐ No ☐ Yes Please specify: Please insert text here
12.	Please comment upon any cases (where your State was the requested State) in which the judge (or decision-maker) has, before determining an application for return, communicated with a judge or other authority in the requesting State regarding the issue of the child's safe return. What was the specific purpose of the communication? What was the outcome?
	Please insert text here
The r	role and functions of Central Authorities designated under the 1980 Convention
In ge	neral
13.	Have any of the duties of Central Authorities, as set out in Article 7 of the 1980 Convention, raised any particular problems in practice either in your State, or in Contracting Parties with which your State has cooperated?
	No ☐ Yes Please specify: Please insert text here
14.	Has your Central Authority encountered any challenges with the application of any of the 1980 Convention provisions? If so, please specify.
	No
6	For reference, see "Direct Judicial Communications - Emerging Guidance regarding the development of the

For reference, see "Direct Judicial Communications - Emerging Guidance regarding the development of the International Hague Network of Judges and General Principles for Judicial Communications, including commonly accepted safeguards for Direct Judicial Communications in specific cases, within the context of the International Hague Network of Judges".

Yes
 Please specify:
Please insert text here

Legal aid and representation

15.	Do the measures your Central Authority takes to provide or facilitate the provision of legal aid legal advice and representation in return proceedings under the 1980 Convention (Art. 7(2)(g)) result in delays in proceedings either in your own State, or, where cases originate in your State, in any of the requested States that were dealt with?
	 No Yes Please specify: Please insert text here
16.	Are you aware of any other challenges in your State, or, where cases originate in your State, in any of the requested States your Central Authority has dealt with, regarding the obtaining of legal aid advice and / or representation for either left-behind parents or taking parents?
	□ No

Yes
Please specify:

- In some countries, separate applications for legal aid are required at the first instance and at the appeal stage. If the case is denied, the applicant who received legal aid in the first instance court must apply for it again while applying for appeal. The fact that the case was rejected in the first instance constitutes a reason for the refusal of the application for legal aid made at the appeal stage, on the basis that the prospects of the case's is low.
- Due to the pro-bono in some countries, the process of retaining an attorney to represent the applicant takes quite a long time.
- Some states do not provide legal aid to foreigners.

Locating the child

country.

17.	Has your Central Authority encountered any challenges with locating children in cases involving the 1980 Convention, either as a requesting or requested State?
	 No Yes Please specify the challenges encountered and what steps were taken or are considered to be taken to overcome these challenges: According to the article 7 (a) of the Convention Central Authorities are obliged to take appropriate steps to locate the child. On the other hand, the requesting Central Authority has an obligation to provide all relevant information concerning the child. The requesting central authority is reliant on the information provided by the applicant. ID or passport numbers of the abductor parent and the child are vital important in

order to check the border records to find out whether the child has entered the

See paras 1.1.4 to 1.1.6 of the C&R of the Fifth Meeting of the SC to review the operation of the 1980 Child Abduction and the practical implementation of the 1996 Child Protection Convention (30 October – 9 November 2006) (2006 SC C&R) and paras 32 to 34 of the C&R of the Sixth Meeting of the SC to review the operation of 1980 and 1996 Conventions (1-10 June 2011 and 25-31 January 2012) (2012 SC C&R), available on the HCCH website at www.hcch.net under "Child Abduction Section" then "Special Commission meetings".

Information about the child's location, particularly where and with whom the child is living or potentially hiding, is also useful in locating the child. If this is not possible, locating the child may take a long period.

Voluntary agreements and bringing about an amicable resolution of the issues

18. How does your Central Authority (either directly or through any intermediary) take, or is considering taking, appropriate steps under **Article 7(c)** to bring about an amicable resolution of the issues? Please explain:

When the Public Prosecution Office receives the return documents from the Central Authority, it initiates the procedures in order to locate the child As soon as the child is located, the Public Prosecution Office takes the statement of the alleged abductor parent in order to inform him/her about the allegations of the applicant and to obtain an amicable resolution. If voluntary return of the child or an amicable resolution is not possible, the Public Prosecution Office files a lawsuit in order to obtain a decision regarding the return of the child.

19. In the case that your Central Authority offers mediation services, or other alternative dispute resolution methods to bring about an amicable resolution of the issues, has your Central Authority reviewed these procedures in the light of the framework of international child abduction cases (e.g., by providing trained, specialised mediators, including with cross-cultural competence and necessary language skills⁸)?

Please specify: Please insert text here

20. Should the services mentioned in the question above not yet be provided, does your Central Authority intend to provide them in the future?

Please provide comments:

Please insert text here

21. Has your State considered, or is it in the process of considering, the establishment of a central service for international family mediation to facilitate access to information on available mediation services and related issues for cross-border family disputes involving children?9

No
 Please explain:
Please insert text here
Yes
Please explain:
Please insert text here

Ensuring the safe return of children¹⁰

For reference, please see the recommendation in the Guide to Good Practice on Mediation, item 3.2, paras 98-105, "Specific training for mediation in international child abduction cases", available on the HCCH website at www.hcch.netunder "Child Abduction Section" then "Guides to Good Practice".

As it has been encouraged in the Guide to Good Practice on Mediation, Chapter 4, on "Access to Mediation". paras 114-117. See also 2011 / 2012 SC C&R at para. 61.

See Art. 7(2)(h) of the 1980 Convention.

How does the competent authority in your State obtain information about the protective measures available in the requesting State when necessary to ensure the safe return of the child? Please explain: The Turkish Central Authority asks for the assistance of the requesting Central Authority to ensure that the child will be protected and not be subjected to any harm upon his or her return, where the competent court determines that there are concerns of wellbeing of the child in case of return. 23. If requested as a safe return measure (e.g., in accordance with the 1996 Convention), would your Central Authority be in a position to provide, either directly or through intermediaries, a report on the situation of the child after a certain period of time after the return? No Yes Please specify: Please insert text here Information exchange, training and networking of Central Authorities Has your Central Authority shared experiences with other Central Authority(ies), for example by organising or participating in any networking initiatives such as regional meetings of Central Authorities, either in person or online? 11 No \boxtimes Yes Please specify: There has been a productive online meeting with the US Central Authority in April 2021. Case management and collection of statistical data on applications made under the Convention 25. Has your Central Authority developed any protocols or internal guidelines for the processing of incoming and outgoing cases? No Yes Please specify and share the relevant instruments whenever possible: Circular can be accessable from the below https://diabgm.adalet.gov.tr/Resimler/Dokuman/48202010405065-2%20Uluslararas%C4%B1%20%C3%87ocuk%20Ka%C3%A7%C4%B1rman%C4%B1 n%20Hukuki%20Kapsam%C4%B1%20ve%20Uygulamas%C4%B1.pdf Does your Central Authority operate a case management system for processing and tracking incoming and outgoing cases? No Yes Please specify:

The Turkish Central Authority uses the UYAP (National Judiciary Informatics System)

See, in particular, Chapter 6.5, on twinning arrangements, of the Guide to Good Practice – Part I – Central Authority Practice, available on the HCCH website at www.hcch.net (see path indicated in note 8).

27.

software, which is integrated with all courts and public prosecutor offices, for the purpose of documentation and correspondence. A database runs on Microsoft Access is used for the statistics.

Does your State collect statistical data on the number of applications made per year under the

	1980 Convention (e.g., number of incoming and / or outgoing cases)?12
	 No Yes In case this information is publicly made available, please share the links to the statistical reports: Please insert text here
Tran	sfrontier access / contact13
28.	Since the 2017 SC, have there been any significant developments in your State regarding Central Authority practices, legislation, procedural rules or case law applicable in cases of transfrontier access / contact?
	NoYesPlease specify:See question 1.
29.	Has your Central Authority encountered any problems as regards cooperation with other States in making arrangements for organising or securing the effective exercise of rights of access / contact?
	 No Yes Please specify: Please insert text here
30.	Has your State had any challenges, or have questions arisen, in making arrangements for organising or securing the effective exercise of rights of access / contact under Article 21 when the application was <i>not</i> linked to an international child abduction situation? ¹⁴
	 No Yes Please specify: Please insert text here
31.	In the case of access / contact applications under Article 21 , which of the following services are provided by your Central Authority ?
Positio	n Services provided

In the Country Profile for the 1980 Child Abduction Convention, question No 23(e), States are asked to inform whether statistics related to applications under the Convention are publicly available. Please note that, at its meeting of 2021, according to Conclusion & Decision (C&D) No 19, the Council on General Affairs and Policy (CGAP) mandated the discontinuance of INCASTAT.

¹³ See C&R Nos 18-20 of the 2017 SC.

According to C&R No 18 of the 2017 SC, "The Special Commission agrees that an application to make arrangements for organising or securing the effective exercise of rights of access / contact under Article 21 can be presented to Central Authorities, independently of being linked or not, to an international child abduction situation."

A request of assistance to organise or secure effective exercise of	 ☑ 1. Assistance in obtaining information on the operation of the 1980 Convention ☑ 2. Assistance in obtaining information on the relevant laws and procedures 				
rights of access in another Contracting Party (as requesting State)	in the requested State 3. Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of				
State)	assistance such authorities could provide 4. Transmission of the request to the Central Authority or to the competen authorities in the requested State				
	 6. Assistance in providing or facilitating the provision of legal aid and advice 7. Assistance in obtaining private legal counsel or mediation services, where needed in the requested State 				
	8. Referral to other governmental and / or non-governmental organisation for assistance				
	9. Provision of regular updates on the progress of the application10. Other, please specify:Please insert text here				
A request of assistance					
to organise or secure effective exercise of					
rights of access in your State (as requested	your to making arrangements for organising or securing the effective exercise of				
State) 3. Assistance in providing or facilitating the provision of legal aid and 4. Assistance in obtaining private legal counsel or mediation available in your State					
	 5. Referral to other governmental and / or non-governmental organisations for assistance 				
					
	Please insert text here				
32. Should your State also be a Contracting Party to the 1996 Convention, are you aware of any use being made of provisions of the 1996 Convention, including those under Chapter V, in lieu of or in connection with an application under Article 21 of the 1980 Convention?					
☐ No ☑ Yes Please specif					

Special topics

Obtaining the views of a child in a child abduction case

33. When obtaining the views of a child in a child abduction proceeding in your State's jurisdiction, what are the elements normally observed and reported by the person hearing the child (e.g., expert, judge, guardian *ad litem?* (*E.g.*, the views of the child on the procedures, the views of the child on the subject of return, the maturity of the child, any perceived parental influence on the child's statements)?

Please explain:

Generally, the views of the child on the subject of return, the maturity of the child, any perceived parental influence on the child's statements are observed and reported by the expert hearing the child.

34.	Are there are any procedures, guidelines or principles available in your State to guide the person (e.g, expert, judge, guardian ad litem) in seeking the views of the child in a child abduction case?
	 No Yes Please specify: Please insert text here
Artic	le 15
35.	As requesting State (outgoing applications), how often have judicial or administrative authorities in your State received requests for Article 15 decisions or determinations?
	 □ Do not know □ Never ⋈ Rarely □ Sometimes □ Very often □ Always
36.	As requested State (incoming applications), how often have judicial or administrative authorities in your State requested Article 15 decisions or determinations?
	 □ Do not know □ Never ☑ Rarely □ Sometimes □ Very often □ Always
37.	Please indicate any good practices your State has developed to provide as complete as possible information in the return applications as required under Article 8 with a view to speed up proceedings?
	Please indicate: Please insert text here
38.	Considering C&R No 7 of the 2017 SC, ¹⁵ what information do you suggest adding to the Country Profile for the 1980 Convention, either as requested State or requesting State in relation to Article 15?
	Please insert your suggestions: Please insert text here
Rela	tionship with other international instruments on human rights
39.	Has your State faced any challenges, or have questions arisen, in processing international child abduction cases where there was a parallel refugee claim lodged by the taking parent?
	□ No
45	

See C&R No 7: "The Special Commission recommends amending the Country Profile for the 1980 Convention to include more detailed information on the Article 15 procedure. It is further recommended that an Information Document on the use of Article 15 be considered with, if necessary, the assistance of a small Working Group."

	 Yes If possible, please share any relevant case law or materials that type of situation in your State or, alternatively, a summary of State: Please insert text here Do not know 	
40.	 Has the concept of the best interest of the child generated discussion child abduction proceedings? If it is the case, please comment on relation to such discussions. 	
	NoYesPlease provide comments:Please insert text here	
Use	se of the 1996 Convention ¹⁶	
41.	If your State is <u>not</u> Party to the 1996 Convention, is consideration advantages of the 1996 Convention (please comment where applicable).	
	(a) providing a jurisdictional basis for urgent protective measures as (Arts 7 and 11) Please insert text here	ssociated with return orders
	(b) providing for the recognition of urgent protective measures by open Please insert text here	ration of law (Art. 23)
	(c) providing for the advance recognition of urgent protective measure Please insert text here	es (Art. 24)
	(d) communicating information relevant to the protection of the child (Please insert text here	Art. 34)
	(e) making use of other relevant cooperation provisions (e.g., Art. 32) Please insert text here	
42.	2. If your State <u>is</u> a Party to the 1996 Convention, does your State cooperation provisions (e.g., Art. 32) to provide, if requested, intermediaries, a report on the situation of the child after a certa return? ¹⁷	either directly or through
	 No Yes Please specify: A request for cooperation under the 1996 Convention can be n during or after return proceedings. 	nade anytime before,

For this part of the Questionnaire, the <u>Practical Handbook on the Operation of the 1996 Child Protection Convention</u> can provide helpful guidance, available on the HCCH website at under "Child Protection Section".

See C&R No 40 of the 2017 SC: "The Special Commission notes that many Central Authorities may provide certain degrees of assistance (both when the 1980 Convention and / or the 1996 Convention apply), both to individuals within their own State and to foreign Central Authorities on behalf of an individual residing abroad. Requests for assistance may encompass such matters as: securing rights of access; the return of children (both when the 1980 Convention and / or the 1996 Convention apply); the protection of runaway children; reporting on the situation of a child residing abroad; post-return reports for children returned to their habitual residence; the recognition or non-recognition of a measure taken abroad (advanced recognition); and, the enforceability of a foreign measure of protection." (Emphasis added.)

Primary carer and protective measures

43.	Are you aware of any cases in your State where a primary carer taking parent, for reasons of personal security (e.g., domestic or family violence, intimidation, coercive control, harassment, etc.) or others, has refused or has not been in a position to return with the child to the requesting State? How are such cases dealt with in your State?		
	Please explain and provide case examples where possible:		
44.	Would the authorities of your State consider putting in place measures to protect the primary carer upon return in the requesting State if they were requested as a means to secure the safe return of the child?		
	Please explain and provide case examples where possible:		
45.	In cases where the return order was issued together with a protective measure to be implemented upon return, are you aware of any issues encountered by your State in relation to the enforcement of such protective measures?		
	 No Yes Please explain and distinguish between such measures being recognised and enforced under the 1996 Convention: Please insert text here 		
46.	In cases where the return order was issued together with an undertaking given by either party to the competent authority of the requested State, are you aware of any issues encountered by your State in relation to the enforcement of such undertakings?		
	☐ No ☐ Yes Please specify: Please insert text here		
47.	If your State is a Contracting Party to the 1996 Convention, is Article 23 of that Convention being used or considered for the recognition and enforcement of undertakings given by either party while returning a child under the 1980 Convention?		
	☐ No ☐ Yes Please specify:		
	Please insert text here N/A		
48.	In cases where measures are ordered in your State to ensure the safety of a child upon return, does your State (through the Central Authority, competent Court or otherwise) attempt to monitor the effectiveness of those measures upon the child's return?		
	☐ No ☐ Yes Please specify: Please insert text here		

International family relocation¹⁸

Has your State adopted specific procedures for international family relocation?		
Please insert to No Please describ possible:	ext here be how the authorities deal with international famil	y relocation cases, if
city and debate conc	erning the 1980 Convention	
publicity (positive o	·	
51. By what methods does your State disseminate information to the public and raise a about the 1980 Convention?		public and raise awareness
Please explain: Please insert text h	ere	
	☐ Yes Please describ Please insert to No Please describ possible: Please insert to city and debate conce Considering any po publicity (positive o parliament or its equ No Yes Please indicate Please insert to By what methods d about the 1980 Con Please explain:	 Yes Please describe such procedures, if possible: Please insert text here No Please describe how the authorities deal with international family possible: Please insert text here City and debate concerning the 1980 Convention Considering any potential impact on its practical operation, has your publicity (positive or negative) or has there been any debate or oparliament or its equivalent about the 1980 Convention?

See the C&R of the 2006 SC at paras 1.7.4-1.7.5, C&R No 84 of the 2012 SC, and C&R No 21 of the 2017 SC, the latter of which says: "The Special Commission recalls the importance of securing effective access to procedures to the parties in international family relocation cases. In this regard, the Special Commission notes that: i) mediation services may assist the parties to solve these cases or prepare for outcomes; ii) the Washington Declaration of 25 March 2010 on Cross-border Family Relocation may be of interest to competent authorities, in particular in the absence of domestic rules on this matter. The Special Commission recommends joining the 1996 Convention."

PART II - TRAINING, EDUCATION AND POST-CONVENTION SERVICES

Training and education

52. Please provide below details of any training sessions / conferences organised in your State to support the effective functioning of the 1980 Convention, and the influence that such sessions / conferences have had:

Please provide details:

Please insert text here

The tools, services and support provided by the PB

- 53. Please comment or state your reflections on the specific tools, services and support provided by the PB to assist with the practical operation of the 1980 (and 1996) Conventions, including:
 - a. The Country Profile available under the Child Abduction Section, including the addition and / or revision of its questions.

Please insert text here

- b. INCADAT (the international child abduction database, available at www.incadat.com). Please insert text here
- c. *The Judges' Newsletter* on International Child Protection the HCCH publication which is available online for free:²⁰

Please insert text here

- d. The specialised "Child Abduction Section" of the HCCH website (www.hcch.net); Please insert text here
- e. Providing technical assistance and training to Contracting Parties regarding the practical operation of the 1980 (and 1996) Conventions. Such technical assistance and training may involve persons visiting the PB or, alternatively, may involve the PB (including through its Regional Offices) organising, or providing assistance with organising, national and international judicial and other seminars and conferences concerning the Convention(s) and participating in such conferences;

Please insert text here

f. Encouraging wider ratification of, or accession to, the 1980 (and 1996) Conventions, including educating those unfamiliar with the Convention(s);²¹

Please insert text here

g. Supporting communications between Central Authorities, including maintaining updated contact details on the HCCH website or intervening to facilitate contact in cases where obstacles arise.

Available on the HCCH website at under "Child Abduction Section" and "Judges' Newsletter on International Child Protection". For some volumes of *The Judges' Newsletter*, it is possible to download individual articles as required.

Which again may involve State delegates and others visiting the PB or, alternatively, may involve the PB organising, or providing assistance with organising, national and international judicial and other seminars and conferences concerning the 1980 (and 1996) Conventions and participating in such conferences.

Please insert text here

h. Supporting communications among Hague Network Judges and between Hague Network Judges and Central Authorities, including maintaining a confidential database of up-to-date contact details of Hague Network Judges or intervening to facilitate contact in cases where obstacles arise.

Please insert text here

 Responding to specific questions raised by Central Authorities, Hague Network Judges or other operators regarding the practical operation or interpretation of the 1980 (and 1996) Conventions.

Please insert text here

Guides to Good Practice under the 1980 Convention

- 54. For any of the Guides to Good Practice²² which you may have used to assist in implementing for the first time, or improving the practical operation of, the 1980 Convention in your State please provide comments below:
 - a. Part I on Central Authority Practice.

Please insert text here

b. Part II on Implementing Measures.

Please insert text here

c. Part III on Preventive Measures.

Please insert text here

d. Part IV on Enforcement.

Please insert text here

e. Part V on Mediation

Please insert text here

f. Part VI on Article 13(1)(b)

Please insert text here

- g. Transfrontier Contact Concerning Children General Principles and Guide to Good Practice Please insert text here
- 55. How has your Central Authority ensured that the relevant authorities in your State have been made aware of, and have had access to the Guides to Good Practice?

Please insert text here

56. Do you have any other comments about any Part of the Guide to Good Practice?

All Parts of the Guide to Good Practice under the 1980 Convention are available on the HCCH website at www.hcch.net under "Child Abduction Section" then "Guides to Good Practice".

57. In what ways have you used the *Practitioner's Tool: Cross-Border Recognition and Enforcement of Agreements Reached in the Course of Family Matters Involving Children*²³ to assist in improving the practical operation of the 1980 Convention in your State?

Please insert text here

Other

- 58. What other measures or mechanisms would you recommend:
 - a. to improve the monitoring of the operation of the 1980 Convention; Please insert text here
 - b. to assist States in meeting their Convention obligations; and Please insert text here
 - c. to evaluate whether serious violations of Convention obligations have occurred? Please insert text here

The *Practitioner's Tool* is available at the HCCH website at <u>www.hcch.net</u> under "Child Abduction Section" then "Guides to Good Practice".

PART III - NON-CONVENTION STATES

59. Are there any States that you would particularly like to see become a Contracting Party to the 1980 Convention? If so, what steps would you suggest could be taken to promote the Convention and encourage ratification of, or accession to, the Convention in those States?

Please explain:

Please insert text here

60. Are there any States which are not Party to the 1980 Convention or not Members of the HCCH that you would like to see invited to the SC meeting in 2023?

Please indicate:

Please insert text here

The "Malta Process"24

61. Do you have any suggestions of activities and projects that could be discussed in the context of the "Malta Process" and, in particular, in the event of a possible Fifth Malta Conference?

Please explain:

The "Malta Process" is a dialogue between certain Contracting Parties to the 1980 and 1996 Conventions and certain States which are not Parties to either Convention, with a view to securing better protection for cross-border rights of contact of parents and their children and addressing the problems posed by international abduction between the States concerned. For further information see the HCCH website at www.hcch.net under "Child Abduction Section" then "Judicial Seminars on the International Protection of Children".

PART IV - PRIORITIES AND RECOMMENDATIONS FOR THE 2023 SC AND ANY OTHER MATTERS

Views on priorities and recommendations for the SC

62. Are there any particular issues that your State would like the SC meeting to discuss in relation to the 1980 Convention?

Please specify and list in order of priority if possible:

Please insert text here

63. Are there any proposals your State would like to make concerning any particular recommendation to be made by the SC?

Please specify:

Please insert text here

Bilateral meetings

64. Should your State be interested in having bilateral meetings during the SC meeting, please indicate, for the PB's planning purposes, an estimate of how many States with which it intends to meet:

Please insert number:

Please insert text here

Any other matters

65. States are invited to comment on any other matters which they may wish to raise at the 2023 SC meeting concerning the practical operation of the 1980 Convention.

Please provide comments: