Uruguay Page B-1

## Part B - Questions for Contracting States

## Apostille sample

Please submit a **sample** (preferably in .PDF, .JPEG or .TIFF format) of the Apostille Certificate used by your Competent Authority(ies).

If YOUR STATE issues both paper and e-Apostilles please provide us with a sample of both.

<ul><li>⇒ c.f. Q 8.2 a) of the 2012 questionnaire</li><li>ℰ This Apostille Certificate will be used for internal purposes only.</li></ul>			
Section 1 Joining the Apostille Convention			
1.1 Changes to internal law			
a) Was implementing legislation necessary to give the Apostille Convention force of law in YOUR STATE (including regulations relating to the establishment and functioning of Competent Authorities)?  • c.f. Q 1.1 a) of the 2012 questionnaire	Yes  Please specify the provision(s) or implementing legislation, and the date of entry into force:  Convention Approval Act Nro. 18836  Reglamentation Nro. 322/012  Please specify how the legislation may be accessed (e.g., include a copy or provide a link to an online version):		
	□ No		
	Comments:		
1.2 Foreign direct investment			
a) Is YOUR STATE aware that international organisations, such as the World Bank and the International Chamber of Commerce, have recognised the importance and efficacy of the Apostille Convention in the promotion and development of international trade and investment and have urged States that have not done so to join the Convention?  2 c.f. Q 1.2 a) of the 2012 questionnaire 2 See C&R No 4 of the 2012 SC. 3 The International Finance Corporation (IFC) of the World Bank Group released the Investing Across Border Report, which is an initiative that compares the regulation of foreign direct investment ("FDI") around the world. One of the indicators used in the report to measure			
the indicators dised in the report to measure the ease with which a foreign company can start a business in a given economy was whether or not the Apostille Convention was in force for that economy. Accordingly, by being party to the Apostille Convention, a State can improve its FDI competitiveness. For more information, click here.  The Chamber of Commerce released a news item urging States to join the Apostille Convention, click here.  see also para. 23 of the Apostille HB			

1.3 Other relevant instruments, laws and practices				
a) Is the production of any types of foreign public documents in YOUR STATE exempted from / not subject to legalisation or similar formality, or otherwise facilitated, by virtue of:	<ul><li></li></ul>			
<ul> <li>any internal law or practice that YOUR STATE has introduced or intends to introduce?         or</li> <li>any bilateral, regional or global instrument to which YOUR STATE is party or to which it intends to become party?</li> <li>c.f. Q 1.3 a) of the 2012 questionnaire</li> </ul>	Comments: Unilateral isemptions. Bilateral treaties MERCOSUR			
<b>⊃</b> see also paras 18-20 of the <u>Apostille HB</u>				
Section 2 Objections to accessions				
2.1 Revisiting objections				
Only for States that have objected to one or more accessions	Yes – please specify:			
a) If YOUR STATE has objected to the accession of one (or more) Contracting State(s) under Article 12 of the Convention, has your State revisited its position on this issue in the last five years, or does YOUR STATE intend to do so in the near future?	□ No Comments:			
<ul> <li>C.f. Q 2.1 a) of the 2012 questionnaire</li> <li>         The Special Commission has invited States that have objected to continue assessing whether conditions for withdrawing their objections are met (see C&amp;R No 7 of the 2012 SC).</li> <li>See also paras 91-95 of the Apostille HB</li> </ul>				
Section 3 The Apostille Section and publi	cations			
3.1 Content of the Apostille Section				
a) How useful is the information provided on the Apostille Section of the Hague Conference website?	<ul><li>✓ Very useful</li><li>☐ Useful</li><li>☐ Not useful</li></ul>			
<ul> <li>C.f. Q 3.1 a) of the 2012 questionnaire</li> <li>         In addition to English and French, the Apostille Section is available in German, Portuguese and Spanish (click on the link "other languages" – not all documents have been translated).</li> <li>         The Special Commission has noted that the Apostille Section continues to be a most useful resource of information (see C&amp;R No 8 of the 2012 SC).</li> <li>         see also para. 33 of the Apostille HB</li> </ul>	Comments or suggestions for improvement:			

b) How often do staff of the Competent Authority(ies) of YOUR STATE consult the Apostille Handbook?  ** The Apostille Handbook was published in 2013 and is available in English and French on the Apostille Section. A revised Spanish version will be available soon on the Apostille Section (for a provisional version, click here).	☐ Daily ☐ Frequently ☐ Seldom ☐ Never Comments or suggestions:
c) Does YOUR STATE have any suggestions or comments concerning the publications of the Permanent Bureau, the <u>ABCs of Apostilles</u> , the <u>Brief Implementation Guide</u> , or the <u>Apostille Handbook</u> , available on the <u>Apostille Section</u> of the Hague Conference website?	☐ Yes – please specify:  ☑ No
c.f. Q 3.1 b) of the 2012 questionnaire	
d) Does YOUR STATE have any suggestions for future publications that could assist the promotion, implementation, or operation of the Apostille Convention?  • c.f. Q 3.1 c) of the 2012 questionnaire	<ul><li>☐ Yes − please specify:</li><li>☑ No</li></ul>
Section 4 Operation and statistics	
4.1 General evaluation	
a) How does YOUR STATE rate the overall operation of the Apostille Convention?  • c.f. Q 4.1 a) of the 2012 questionnaire	<ul> <li>☑ Excellent</li> <li>☐ Good</li> <li>☐ Satisfactory</li> <li>☐ Unsatisfactory</li> </ul> Comments or suggestions for improvement:
	Comments of suggestions for improvement.
b) Has YOUR STATE encountered any persistent difficulties, issues or challenges in the operation of the Apostille Convention?  • c.f. Q 4.1 b) of the 2012 questionnaire • see also para. 36 of the Apostille HB	<ul><li>☐ Yes − please specify:</li><li>☑ No</li><li>☐ Unknown</li><li>Comments:</li></ul>
4.2 Statistics on issued Apostilles	
a) How many Apostilles were issued in YOUR STATE for each of the following years?  Under Art. 7(1) of the Apostille Convention, each Competent Authority must keep a register in which to record each Apostille issued.	Year  Number  If you wish to provide detailed information per Competent Authority, please identify the number of Apostilles separately in the space below, or attach a detailed breakdown of the statistics as a separate document.
c.f. Q 4.2 a) of the 2012 questionnaire	2015 48.394
⇒ see also para. 46 of the <u>Apostille HB</u>	2014 50.239
	2013 57.960
	2012
	Unknown – please explain:

		Comments:		
b)	Can any trend(s) be discerned from these statistics?	Yes – please specify, including possible reasons for the trend(s):		
	<b>⇒</b> c.f. Q 4.2 b) of the 2012 questionnaire	<ul><li>No</li><li>Unknown</li></ul>		
c)	What are the principal States of destination for Apostilles issued in YOUR STATE?	If possible, please indicate an estimation of the proportion/percentage of total Apostilles issued by YOUR STATE that are for use in these States of destination.		
	c.f. Q 4.2 c) of the 2012 questionnaire	Spain - Argentina		
	How many e-Apostilles were issued in YOUR STATE for each of the following years?	Year	Number If you wish to provide detailed information per Competent Authority, please identify the number of Apostilles separately in the space below	
	<b>,</b>	2015		
	<b>⇒</b> c.f. Q 4.2 d) of the 2012 questionnaire	2014		
		2013		
		2012		
			Unknown – <i>please explain</i> :	
		Comme	nts:	
	what are the principal States of destination for e-Apostilles issued in YOUR STATE?			
f)	Please identify the <b>three</b> categories of public document that are most frequently requested to be apostillised in YOUR	*	Civil status documents ( <i>e.g.</i> , birth, death and marriage certificates) and certificates of non-impediment	
	STATE.  Please indicate these from "1" to "3" in descending order of frequency, with "1" being the most frequent.		Other administrative documents (including decisions from administrative tribunals or decision making bodies)	
	If a category of document is not listed, please specify it at the bottom of the list in the space		Extracts from commercial registers and other registers	
	provided.	*	Notarial authentications of signatures	
	<b>⇒</b> c.f. Q 4.2 f) of the 2012 questionnaire		Other notarial acts	
			Diplomas and other education documents	
			Court documents, including judgments	
			Patents or other documents pertaining to intellectual property rights	
			Documents relating to adoptions	
			Translations	
			Medical or health certificates	
		*	Criminal records	
			Import or export licences	
			Certificates of origin	

	Certificates of conformity			
	Other documents – please specify			
g) Please mark with an "X" the categories of documents that are issued in YOUR STATE in <i>electronic</i> format (even if this is the case for only a few documents within that category) and for which an Apostille is issued (whether as an e-Apostille or in paper form)?	Civil status documents (e.g., birth, death and marriage certificates) and certificates of non-impediment			
	Other administrative documents (including decisions from administrative tribunals or decision making bodies)			
If a category of document is not listed, please	Extracts from commercial registers and other registers			
specify it at the bottom of the list in the space provided.	Notarial authentications of signatures			
✓ see also Section 0 Electronic documents	Other notarial acts			
and electronic signatures	Diplomas and other education documents			
<b>⇒</b> see also paras 170-171 of the <u>Apostille HB</u>	Court documents, including judgments			
	Patents or other documents pertaining to intellectual property rights			
	Documents relating to adoptions			
	Translations			
	Medical or health certificates			
	Criminal records			
	Import or export licences			
	Certificates of origin			
	Certificates of conformity			
	Other documents / more information – please specify			
4.3 Legalisations				
a) How many legalisations were performed in 2015 by the authorities of YOUR STATE?  If no statistics are kept, please provide a rough estimate	Outgoing documents  Legalisations performed by the Ministry of Foreign Affairs on documents executed in YOUR STATE and bound for a non-Contracting State to the Apostille Convention  11.210  Incoming documents  Legalisations performed by consulates/embassies of YOUR STATE located in another State on documents executed in that State and bound for a non-Contracting State to the Apostille Convention  No registry			
4.4 Public information				
<ul> <li>a) Is practical information (such as informational brochures or information provided on government websites) on the operation of the Apostille Convention made available to Apostille users?</li> <li>⇒ c.f. Q 4.4 a) of the 2012 questionnaire</li> <li>⇒ see also paras 55-57 of the Apostille HB</li> </ul>	<ul> <li>✓ Yes</li> <li>Please specify how this information is made available (if available online, include URL):</li> <li>http://www.mrree.gub.uy/frontend/page?1, dgacv,DGACVApostilla,O,es,O,</li> <li>If not accessible online, please submit a copy of this information</li> <li>No</li> </ul>			

4.5 Published works on the Apostille Convention			
a) Has the Apostille Convention been the subject of any articles, books or other works published in YOUR STATE?	Yes – please provide full citation (if possible please provide a summary in English or French):		
c.f. Q 4.5 a) of the 2012 questionnaire	Academic articles  No Unknown		
Section 5 Competent Authorities			
5.1 Contact details			
a) Please indicate how many Competent Authorities YOUR STATE has designated under the Apostille Convention (see also Questions 7.2 and 7.3). If your State is unable to specify the exact	General Department of Consular Affairs		
number, please provide a rough estimate.			
b) Are the <u>contact details and practical</u> <u>information</u> provided on the <u>Apostille</u>	∑ Yes		
Section for the Competent Authorities of YOUR STATE accurate and complete?	No – please supply the correct information to be uploaded to the Apostille Section in Annex A or in a separate Word or PDF file:		
<b>ᢒ</b> c.f. Q 5.1 a) of the 2012 questionnaire			
The Special Commission has strongly encouraged States Parties to provide the Permanent Bureau with annual updates of information relating to their State which is made available on the Apostille Section (see C&R No 70 of the 2009 SC and C&R No 8 of the 2012 SC).			
⇒ see also para. 67 of the <u>Apostille HB</u>			
5.2 Training and support			
a) Have guidelines, desk instructions, or similar documentation been prepared to assist staff at Competent Authorities in the performance of their functions under the Apostille Convention?	Yes - please submit a copy of this documentation, if possible, with a summary in English or French (for internal use only)		
the Apostille Convention?	□ No		
c.f. Q 5.2 a) of the 2012 questionnaire see also para. 47 of the <u>Apostille HB</u>			
b) How often does YOUR STATE provide training to staff at Competent Authorities?	Regularly As required Seldom		
<b>⇒</b> c.f. Q 5.2 b) of the 2012 questionnaire <b>⇒</b> see also para. 48 of the <u>Apostille HB</u>	☐ Never		
	Comments:		

Section 6 Substantive scope of the Apostille Convention					
6.	6.1 Definition of "public document"				
a)	Is the concept of a "public document" defined in the internal law of YOUR STATE?		Yes – please specify (including reference to the relevant law(s)): Civil Code - Article 1574		
	⇒ c.f. Q 6.1 a) of the 2012 questionnaire		No – please explain:		
	✓ The Apostille Convention applies to "public documents". Art. 1(2) lists certain categories of documents that are deemed to be public documents. The Special Commission has noted that it is for the law of the State of origin to determine the public nature of a document. It also recalled that the list of public documents in Art. 1(2) is not exhaustive (see C&R No 72 of the 2009 SC and C&R No 12 of the 2012 SC).	Comr	ments:		
	<b>⇒</b> see also para. 110 et seq. of the <u>Apostille</u> <u>HB</u>				
b)	Has YOUR STATE experienced any difficulties with characterising a document as a "public document" for the purposes of the Apostille Convention		Yes – please specify which documents have led to difficulties and how such difficulties have been addressed:		
	(see also Questions 6.2 and 0)?		No		
	◆ c.f. Q 6.1 d) of the 2012 questionnaire  ✓ Keeping in mind the purpose of the Apostille Convention, the Special Commission has suggested that States Parties should give a broad interpretation to the category of public documents (see C&R No 72 of the 2009 SC and C&R No 12 of the 2012 SC).	Comr	ments:		
6.	2 Exclusion of documents executed b	y diplo	omatic or consular agents		
a)	Has the exclusion of "documents executed by diplomatic or consular		Yes – please specify:		
	agents" from the scope of the Apostille Convention given rise to any difficulties in YOUR STATE, either as a State of		No		
	origin or a State of destination?	Comr	ments:		
	⇒ c.f. Q 6.2 a) of the 2012 questionnaire  ** The Special Commission has confirmed that the exception for "documents executed by diplomatic or consular agents" is to be interpreted narrowly (see C&R No 77 of the 2009 SC and C&R No 15 of the 2012 SC).  • see also paras 135-139 et seq. of the Apostille HB				

6.3 Exclusion of administrative documents dealing directly with commercial or customs operations				
a) Has the exclusion of "administrative documents dealing directly with commercial or customs operations" from the scope of the Apostille Convention given rise to any difficulties in YOUR STATE, either as a State of origin or a State of destination?  • c.f. Q 6.3 a) of the 2012 questionnaire  • The Special Commission has noted that some States issue Apostilles for import/exporlicences, health certificates or certificates of origin/conformity (see C&R No 77 of the 2009 SC and C&R No 15 of the 2012 SC).  • see also paras 135-138, 146 et seq. of the	No     Comments:  t			
<ul> <li>Apostille HB</li> <li>b) Does YOUR STATE issue Apostilles for any of the following documents?  This question concerns outgoing documents  C.f. Q 6.3 b) of the 2012 questionnaire  The Special Commission has reconfirmed that the exception for "administrative documents dealing directly with commercial or customs operations" is to be interpreted narrowly (see C&amp;R No 77 of the 2009 SC and C&amp;R No 15 of the 2012 SC).</li> <li>See also paras 148 et seq. of the Apostille HB</li> </ul>	Certificates of conformity			
c) Does YOUR STATE accept Apostilles issued for any of the following documents?  This question concerns incoming documents  c.f. Q 6.3 c) of the 2012 questionnaire  The Special Commission has encouraged States to accept, to the extent possible, Apostilles issued for documents such as import / export licenses, health certificates and certificates of origin even if that State would not itself issue Apostilles for such documents (C&R No 15 of the 2012 SC).  see also paras 148 et seq. of the Apostille HB	<ul> <li>☐ Certificates of origin</li> <li>☐ Export licences</li> <li>☐ Import licences</li> <li>☐ Health and safety certificates issued by the relevant government authorities or agencies</li> <li>☐ Certificates of products registration</li> <li>☐ Certificates of conformity</li> <li>☐ End user certificates (<i>i.e.</i>, documents certifying that the buyer is the end user of acquired goods)</li> <li>☐ Commercial invoices</li> </ul> Comments:			
6.4 Copies				
a) Under the internal law of YOUR STATE, is the Convention considered to apply to a simple copy of a public document (i.e., may a simple copy of a public document be also regarded as a public document)?	No − please specify/explain:			
c.f. Q 6.4 a) of the 2012 questionnaire				

⇒ see also para. 157 of the <u>Apostille HB</u>	
<ul> <li>b) Under the internal law of YOUR STATE, is the Convention considered to apply to a certified copy of a public document?</li> <li>⇒ c.f. Q 6.4 b) of the 2012 questionnaire</li> <li>⇒ see also para. 154 et seq. of the Apostille HB</li> </ul>	<ul> <li>Yes – but an Apostille may be issued for the certification <i>only</i>, not the copied public document.</li> <li>Yes – an Apostille may be issued either for the certification or for the copied public document – <i>please specify/explain</i>:</li> <li>No – an Apostille may not be issued for the certification nor for the copied public document – <i>please specify/explain</i>:</li> </ul>
	Comments:
6.5 Translations	
a) Under the internal law of YOUR STATE, is the Convention considered to apply to a <i>simple</i> translation of a public document?	Yes – please specify/explain:
⇒ c.f. Q 6.5 a) of the 2012 questionnaire	No − please specify/explain:
⇒ see also paras 195-197 of the <u>Apostille HB</u>	Comments:
b) Under the internal law of YOUR STATE, is the Convention considered to apply to a certified translation (i.e., a translation executed by a sworn/affirmed/accredited translator)?  • c.f. Q 6.5 b) of the 2012 questionnaire • see also paras 195-197 of the Apostille HB	<ul> <li>✓ Yes – please specify/explain:</li> <li>☐ Only if the document to which the certified translation relates is a public document</li> <li>☐ No – please explain:</li> </ul>
	Comments:
6.6 Extradition documents	
a) Under the internal law of YOUR STATE, is the Convention considered to apply to extradition documents?	<ul> <li>✓ Yes – please specify/explain:         <ul> <li>Depending on the Instrument, and the states</li> <li>No – please specify/explain:</li> </ul> </li> <li>Comments:</li> </ul>
6.7 Medical certificates	
<ul> <li>a) Under the internal law of YOUR STATE, is the Convention considered to apply to medical certificates?</li> <li>see also para. 182 of the Apostille HB</li> </ul>	<ul><li>✓ Yes – please specify/explain:</li><li>☐ No – please specify/explain</li></ul>
	Comments:

6.8 Electronic documents and signatures				
a) Can public documents executed in electronic form be considered "public documents" in YOUR STATE for the purposes of the issuance of an Apostille?	<ul> <li>Yes − please specify (then go to Question 6.8b)):</li> <li>No − please explain (then go to Question 6.8c)):         It has to be printed on paper support         Public documents are never executed in electronic form − go to Question 6.8c)     </li> <li>Comments:</li> </ul>			
b) If a public document is executed in electronic form, how does YOUR STATE issue an Apostille for that document?  • c.f. Q 6.6 b) of the 2012 questionnaire • see also paras 235-237 of the Apostille HB	<ul> <li>☐ An e-Apostille is issued</li> <li>☐ A paper Apostille is attached to the printout of the electronic public document (if so, please explain the rationale of this practice and whether YOUR STATE envisages the issuance of e-Apostilles for public documents executed in electronic form):</li> <li>☐ Other – please specify:</li> </ul> Comments:			
c) Can scanned copies of public documents that were executed in paper form be considered "public documents" in YOUR STATE for the purposes of the issuance of an Apostille?  • c.f. Q 6.6 c) of the 2012 questionnaire • see also paras 158-159, 173 of the Apostille HB	<ul> <li>Yes − please specify the manner in which the scanned public document circulates (e.g. electronically or as a printout):</li> <li>No − please specify/explain:</li> </ul> Comments:			
d) Are electronic signatures recognised in YOUR STATE as functionally equivalent to handwritten signatures (i.e., can a public document be signed electronically)?	Yes – please specify the legal basis (e.g., legislation):  No – please specify/explain:  Comments:			

	Certification is required for some categor of public documents – <i>go to</i>		me categories
	Certificatio	n is required for all	
		Number of	Certifying
			authority
Se	entences	ı	Supreme Court
Not	arial titles	1	Supreme Court
<u> </u>			
	Competent seals and sauthorities regional auturn subject Competent Apostille is document. In the above can an Apodocument?  YOUR STATIC Competent seals and sauthorities regional auturn subject to the seals and sauthorities.	Authority but the stamps of local office are subject to a cent thority, whose cent to an Apostille is Authority (in other not issued for the but for the (final) of the extra designated in Authorities but the stamps of local office are subject to the extra designated in Authorities but the stamps of local office are subject to the extra designated in Authorities but the stamps of local office are subject to the extra designated in Authorities but the stamps of local office are subject to the extra designated in Authorities but the extra designated in Authorities are designated in Authorities and Authorities are designated in Authorities an	signatures, cials and ertification by a tificate is in sued by the r words, the underlying ertification). how (if at all) the underlying several e signatures, cials and
	certification certificate is issued by t (in other w for the und (final) certi In the above can an Apo document?	n by a regional autification turn subject to the relevant Competer fords, the Apostille derlying document lification). We circumstances, histille be issued for	hority, whose of an Apostille stent Authority is not issued out for the
	Category de Se	Category of public document  Category of public document  Sentences  Notarial titles  YOUR STAT Competent seals and	document – go to Question  Certification is required for so of public documents – go to Question 7.1b)  Certification is required for all public documents – go to Question 7.1b)  Certification is required for all public documents – go to Questions  Sentences  1  Notarial titles  1  YOUR STATE has designated a Competent Authority but the seals and stamps of local office authorities are subject to a ceregional authority, whose certurn subject to an Apostille is Competent Authority (in othe Apostille is not issued for the document but for the (final) of the above circumstances, in can an Apostille be issued for document?

		Other – please specify:
Only for States that require certification		Yes – please specify/explain:
d) Does YOUR STATE plan to make changes		
to the certification process (e.g., adopting a one-step process for all or certain	$\boxtimes$	No – please explain why not:
categories of public documents)?		
c.f. Q 7.1 d) of the 2012 questionnaire		
7.2 Decentralisation of Apostille services		
Only for States that have designated ONE Competent Authority	$\boxtimes$	Yes – please specify/explain:
a) Has YOUR STATE considered	_	
decentralising the Apostille services by		No – please explain why not:
establishing regional offices or by		
designating additional Competent Authorities?		
encouraged efforts designed to decentralise the provision of Apostille services. Such efforts		
have been shown to increase efficiency in the provision of services while reducing the burden		
on the public (C&R No 18 of the 2012 SC)		
⇒ see also para. 218 of the Apostille HB		
7.3 Diplomatic missions as Competent A	uthori	ties
a) A few Contracting States have recently	No	
designated their diplomatic missions as Competent Authorities (e.g., Australia and		
Austria). Does YOUR STATE consider		
there to be any advantages or disadvantages with regard to this		
practice, in particular in light of Art.		
1(3)(a) of the Convention?		
f. The Consider Constitution has a sufficient district		
The Special Commission has confirmed that the exception for "documents executed by		
diplomatic or consular agents" is to be		
interpreted <b>narrowly</b> (see C&R No 77 of the 2009 SC and C&R No 15 of the 2012 SC).		
⇒ see paras 139-140 of the <u>Apostille HB</u> ,	_	
Only for States that have designated diplomatic missions as Competent Authorities		Documents executed in YOUR STATE (i.e. the State that the consular or diplomatic
b) For which of the following documents do		agent represents), which are subsequently
your diplomatic missions issue Apostilles?		presented for apostillisation to the diplomatic mission
<b>⇒</b> see also paras 144-145 of the Apostille HB		Documents handled by consular or
		diplomatic agents but executed by another
		authority in YOUR STATE, which are reprinted or reissued by the diplomatic
		mission (i.e., the consular or diplomatic
		agent merely acts as an intermediary for a
		document that has been effectively issued in the State (s)he represents)
		Documents executed by consular or
		diplomatic agents that are not of a diplomatic or consular nature (e.g., civil
		status documents or notarial acts)
		Others. Please specify

	Comments:
Only for States that have designated diplomatic missions as Competent Authorities	Yes – please specify/explain:
c) Has YOUR STATE experienced any practical difficulties with the designation of diplomatic missions as Competent Authorities?	□ No – please explain:
Admorntes:	Comments:
Only for States that have designated diplomatic missions as Competent Authorities	
d) Please explain how, in practice, Apostille services are provided by the diplomatic missions of YOUR STATE (e.g. via retrieval from a database of public documents in YOUR STATE or using physical documents presented at the diplomatic mission, and how the origin of a public document is verified).	
7.4 Apostille requests	
a) In YOUR STATE, how can an Apostille be requested?	<ul> <li>In person</li> <li>By post</li> <li>By email (to request the issuance of an e-Apostille)</li> <li>Through a website</li> <li>Other − please specify:</li> </ul> Comments:
<ul> <li>b) In YOUR STATE, do Competent Authorities enquire about the State of destination of the public document to be apostillised?</li> <li>⇒ c.f. Q 7.2 c) of the 2012 questionnaire</li> <li>⇒ see also para. 203 of the Apostille HB</li> </ul>	Always  Applicants specify the State of destination in an application form  The State of destination is mentioned on the Apostille Certificate  The enquiry is made orally and no record is kept  Occasionally – please specify any circumstances for such an inquiry:  Never  Comments:
c) How long does it take for an Apostille to be issued?	In-person request Other requests (from the time of receipt of request to the time of dispatch / collection)
c.f. Q 7.2 e) of the 2012 questionnaire	Less than one hour
	Less than two hours
	On the same day

		By the working	following g day		
		Within three v days			
		Within workin	-		
		Other - specify	- please :		
7.	5 Fees				
a)	Do Competent Authorities in YOUR STATE impose a fee for issuing an Apostille?		Yes. Please No	e specify the fe	ee in Annex A.
	C.f. Q 7.3 a) of the 2012 questionnaire	Comm \$ 392	oents: (to 20 <sup>th</sup> . Ju	ne 2016)	
	⇒ see also paras 274-277 of the Apostille HB				
Co	estion O leguance of Amerilles				
8.	ection 8 Issuance of Apostilles  1 Verification of public documents				
	Do all Competent Authorities of YOUR STATE have access to a register or database containing sample signatures / stamps / seals of the officials / authorities that execute public documents, which the Competent Authority may consult before issuing an Apostille?		Authority( signature document	/ stamp / seal	rtain(s) whether a l on a public d comes from an
	⇒ c.f. Q 8.1 a) of the 2012 questionnaire ⇒ see also paras 219 et seq. of the Apostille HB	Comn	nents:		
b)	What is the form of the register or database containing sample signatures / stamps / seals of the officials / authorities that execute public documents?		Electronic Paper forn Electronic		m
	<b>⇒</b> c.f. Q 8.1 b) of the 2012 questionnaire	Comn	nents:		
c)	How is the register or database containing sample signatures / stamps / seals of the officials / authorities that execute public documents maintained and updated?		updates its	s own register t Authorities r	
	⇒ c.f. Q 8.1 c) of the 2012 questionnaire ⇒ see also paras 223-225 of the Apostille HB	is use	d to obtain	ding whether sample signa	

d) How does a Competent Authority of YOUR STATE address situations where the public document for which an Apostille is requested bears a signature, stamp or seal that does not match the sample in the register or database containing sample signatures / stamps / seals of the officials / authorities that execute public documents?  ⇒ c.f. Q 8.1 d) of the 2012 questionnaire ⇒ see also para. 227 of the Apostille HB	
8.2 The Apostille	
a) What stationery is used for the Apostille?  • c.f. Q 8.2 b) of the 2012 questionnaire • see also paras 245, 248-249 of the Apostille HB	<ul> <li>Standard paper</li> <li>Paper with security features − please specify (e.g., watermarks, holograms, barcodes):</li> <li>Rubber stamp</li> <li>Self-adhesive stickers</li> <li>Other − please specify:</li> </ul>
	Comments:
b) Does YOUR STATE use a bilingual or trilingual Apostille Certificate or is it planning to introduce one?	Yes - please specify in which languages:  Spanish - English - French
<ul> <li>C.f. Q 8.2 c) of the 2012 questionnaire</li> <li></li></ul>	□ No – please specify why not:  Comments:
c) Does YOUR STATE use the Apostille Certificate to authenticate the origin of public documents even when the Apostille Convention does not apply (e.g. using the Apostille Certificate for legalisations or other certifications)?	Yes – if applicable, please specify the disclaimer included in the Apostille:  No
⇒ see also paras 87 et seq. of the <u>Apostille HB</u>	Comments:
8.3 Completing the Apostille	
a) How are Apostilles filled in?  • c.f. Q 8.3 a) of the 2012 questionnaire	<ul> <li>□ By hand</li> <li>□ Using a typewriter</li> <li>☑ Using computer software – please specify:</li> </ul>
	Comments:

	In what language are the <b>blanks</b> of Apostilles usually <b>filled in</b> ?		In one language – <i>please specify:</i> SPANISH
	Please note that this question does not refer to the 10 standard informational items of the Apostille Certificate, which		In two languages – please specify:
	was the subject of Question 8.2b). In other words, how does YOUR STATE complete its Apostille certificates?		In three languages – please specify:
	◆ c.f. Q 8.3 b) of the 2012 questionnaire  ✓ The Special Commission has encouraged  States to consider that, in addition to a		Other – please specify:
	language used by the State of origin, if not English or French, the information in Apostilles be completed in one of these languages (see C&R No 90 of the 2009 SC).  ⇒ see also para. 259 of the Apostille HB	Comr	nents:
c)	How are Apostilles numbered?	$\boxtimes$	Consecutively
	⇒ c.f. Q 8.3 c) of the 2012 questionnaire		Randomly – please specify how the number is generated:
	⇒ see also paras 262-264 of the <u>Apostille HB</u>		Other – please specify:
		Comr	ments:
d)	Where an item of the Apostille is not applicable (e.g. the underlying public document is not signed or does not bear a		Yes No - Please specify your current practice:
	seal), does YOUR STATE write in the		
	relevant item "not applicable" or "n/a"?		Such situations do not arise in practice
	relevant item "not applicable" or "n/a"?       The Special Commission has emphasised the importance of completing the 10 numbered standard informational items in every Apostille. No item should be left blank. Where an item is not applicable this should be indicated by writing "not applicable" or "n/a" (C&R No 21 of the 2012 SC)       see also para. 258 of the Apostille HB		Such situations do not arise in practice nents:
Q	The Special Commission has emphasised the importance of completing the 10 numbered standard informational items in every Apostille. No item should be left blank. Where an item is not applicable this should be indicated by writing "not applicable" or "n/a" (C&R No 21 of the 2012 SC)	Comr	
	The Special Commission has emphasised the importance of completing the 10 numbered standard informational items in every Apostille. No item should be left blank. Where an item is not applicable this should be indicated by writing "not applicable" or "n/a" (C&R No 21 of the 2012 SC)       See also para. 258 of the Apostille HB	Comr	

Question 8.3f) and g) – for Apostilles issued in electronic form (e-Apostilles)			
f) How is an e-Apostille signed?  • c.f. Q 8.3 f) of the 2012 questionnaire  • con also paras 348 at seq. of the Apostille HR	Please describe the technology used for applying the electronic signature:		
⇒ see also paras 348 et seq. of the <u>Apostille HB</u>			
g) Does the law of YOUR STATE allow for a printout of an electronic document or an e-Apostille (both of which have been digitally signed) to be circulated?	☐ No – please specify:		
	Comments:		
8.4 Additional text			
a) Do Competent Authorities include other information on the Apostille (in addition to the entries of the 10 numbered standard informational items)?	☐ Yes ☐ Information relating to the limited effect of an Apostille (see Art. 3 of the Convention) ☐ Information relating to the nature or content of the underlying public document ☐ Information relating to the effect of Apostilles on certified copies ☐ Information relating to the person who requested the Apostille ☐ Information relating to the State of destination ☐ Information relating to the e-Register of the Competent Authority (e.g., the URL of the relevant website) ☐ Information relating to a digital signature ☐ Identification of a code to access the e-Register of the Competent Authority ☐ Other — please specify: ☐ No  Comments:		

8.5 Affixing the Apostille		
Questions 8.5a) to d) – for Apostilles issued in paper form		
<ul> <li>a) Is the Apostille placed on the document itself or on a separate slip of paper (an allonge)?</li> <li>⇒ c.f. Q 8.5 a) of the 2012 questionnaire</li> <li>⇒ see also paras 265 et seq. of the Apostille HB</li> </ul>	☐ The Apostille is placed on the document itself by: ☐ self-adhesive sticker ☐ glue ☐ rubber stamp ☐ printing it on the underlying document ☐ seals ☐ staples ☐ other – please specify:	
	<ul> <li>☐ The Apostille is placed on a separate slip of paper by (see also Question 8.5b))</li> <li>☐ self-adhesive sticker</li> <li>☐ glue</li> <li>☐ rubber stamp</li> <li>☐ printing it on the separate slip of paper</li> <li>☐ seals</li> <li>☐ other - please specify:</li> </ul>	
	Comments (in particular, please specify what criteria are applicable to determine whether the Apostille is placed on the document itself or on an allonge):	
b) If a separate slip of paper is used (an allonge), how is it attached to the document?	<ul> <li>Staples</li> <li>Grommet</li> <li>Ribbons</li> <li>Glue</li> <li>Tape</li> <li>Other − please specify:</li> </ul> Comments:	
c) In the case of a one-page public document, where is the Apostille placed / allonge attached?	☐ The front of the document ☐ The back of the document ☐ Comments:	
<ul> <li>C.f. Q 8.5 c) of the 2012 questionnaire</li> <li>d) In the case of a multi-page document, where is the Apostille placed / allonge attached?</li> <li>C.f. Q 8.5 d) of the 2012 questionnaire</li> <li>The Special Commission has recommended that the Apostille be placed on the signature page and, if an allonge is used, that the allonge be attached to the front or back of the document (see C&amp;R No 17 of the 2003 SC)</li> <li>See also paras 271-272 of the Apostille HB</li> </ul>	☐ The first page of the document ☐ The last page of the document ☐ The page with the signature / seal / stamp ☑ Other – please specify:  Comments:	

	S .
Question 8.5e) and f) – for Apostilles issued	l in electronic form (e-Apostilles)
e) What technology does YOUR STATE use to affix or logically associate the Apostille to the underlying public document?	
<b>⊃</b> c.f. Q 8.5 e) of the 2012 questionnaire <b>⊃</b> see also para. 270 of the <u>Apostille HB</u>	
f) How does that technology ensure that the Apostille is not tampered with?	
⇒ see also para. 267 of the Apostille HB	
Section 9 Register of Apostilles	
9.1 Maintaining the register	
a) Does each Competent Authority of YOUR STATE record particulars of each Apostille issued in a register? <ul> <li>C.f. Q 9.1 a) of the 2012 questionnaire</li> <li>The Special Commission has recalled that Article 7 of the Convention requires each Competent Authority to establish and maintain a Register of Apostilles containing the information required by that Article (C&amp;R No 25 of the 2012 SC)</li> <li>See also para. 278 of the Apostille HB</li> </ul>	Yes – what information is recorded?  the number and date of the Apostille (requirement of Art. 7(1))  the name and capacity of the person signing the document and/or the name of authority whose seal or stamp is affixed thereto (requirement of Art. 7(1))  the name and/or type of the underlying document  a description of the contents of the underlying document  the name of the applicant  the State of destination  a copy of the Apostille  a copy of the Apostille  other – please specify:  No – please explain (including how Competent Authorities in YOUR STATE respond to requests for verification of Apostille – then go to Question 10.1):
	Comments:
b) In what form is the register kept?	☐ Electronic form, <i>not</i> publicly accessible
<ul> <li>c.f. Q 9.1 b) of the 2012 questionnaire</li> <li>         The Special Commission has recognised the utility of maintaining an e-Register that is accessible online in order to facilitate recipients' ability to verify the issuance of Apostilles (C&amp;R No 25 of the 2012 SC)</li> <li>see also paras 279-280 of the Apostille HB</li> </ul>	online  Electronic form, publicly accessible online (an "e-Register") – with the following features:  the URL for the relevant website is indicated on the Apostille (see Question 8.4a))  the register incorporates features to avoid 'fishing expeditions' (i.e., attempts by users to collect information about an Apostille that he/she has not received) – please specify:
	the register allows users to view details about the Apostille (e.g., the entries against any of the 10 numbered standard informational items) – please

specify:

	the register allows users to access the Apostille, or an image thereof the register allows users to access the underlying document, or an image thereof the register allows users to verify the signature on the Apostille Paper form  Comments:
c) How is the register maintained?	Each Competent Authority maintains its own register
c.f. Q 9.1 c) of the 2012 questionnaire	Competent Authorities maintain a common register
d) For how long do Competent Authorities retain records of particulars in their register?	☐ Less than one year ☐ Between one and five years ☐ Between five and ten years ☐ Ten years or more ☑ Indefinitely  Comments (including specific detailed regarding records retention):
SC)  See also paras 289-290 of the Apostille HB	
9.2 Checking the register	
9 9	
Only for States in which Competent Authorities keep a Register in paper or in electronic form BUT it is not publicly accessible online (i.e. not an e-Register) a) How frequently is a request made to the Competent Authorities in YOUR STATE to check the register of Apostilles?   □ c.f. Q 9.2 a) of the 2012 questionnaire  □ Under Art. 7(2) of the Apostille Convention, the Competent Authority that issued the Apostille must, at the request of any interested person, verify whether the particulars of the Apostille correspond with those in the register.  □ see also paras 286-288 of the Apostille HB	<ul> <li>□ Never</li> <li>□ Once per year</li> <li>□ Between 2 and 10 times per year</li> <li>□ Between 10 and 20 times per year</li> <li>□ More than 20 times per year – please specify approximately how many:</li> <li>□ Unknown</li> </ul> Comments:

Comments:

Section 10 The effect of Apostilles	
10.1 Apostilles issued in YOUR STATE	
a) Has the effect of a paper Apostille or e-Apostille issued by a Competent Authority of YOUR STATE ever been refused to be given in other Contracting States (i.e., has the Apostille been rejected)?    • c.f. Q 10.1 a) of the 2012 questionnaire • see also paras 293-320 of the Apostille HB	Tyes - please specify on what grounds:  the Apostille was not square-shaped the Apostille did not have sides at least nine centimetres long the Apostille did not have a border the colour of the ink used to print the Apostille the Apostille was signed other than by hand ("wet" signature) the Apostille was not signed at all the Apostille was issued in electronic form (an e-Apostille) the Apostille had expired the manner in which the Apostille was numbered − please specify:  the manner in which the Apostille was affixed to the underlying document − please specify:  the Apostille was physically detached from the underlying document was not a public document under the law of the State of destination the person that signed the underlying document no longer acts in the capacity certified in the Apostille the Apostille did not certify the authenticity of the signature or the capacity in which the person signing the underlying document had acted, whether or not the document was signed (i.e., standard informational item no 2 and 3 are not filled in) ther − please specify:  No Unknown  Comments:
b) If an Apostille was rejected, what action	☐ The Apostille was reissued
did YOUR STATE take?  • c.f. Q 10.1 b) of the 2012 questionnaire	<ul> <li>☐ The receiving authority was contacted</li> <li>☐ The Competent Authority of the State of destination was contacted</li> <li>☐ Diplomatic mission of the State of destination in YOUR STATE was contacted</li> <li>☐ Diplomatic mission of YOUR STATE in the State of destination was contacted</li> <li>☐ The Permanent Bureau was contacted</li> <li>☐ No action taken</li> <li>☐ Other – please specify:</li> </ul>

c) Has a Competent Authority in YOUR STATE ever been requested by the	Yes – please elaborate:
authorities in another Contracting State to certify or confirm its procedures for	□ No
issuing Apostilles?	Comments (including views on this practice):
c.f. Q 10.1 c) of the 2012 questionnaire	
10.2 Foreign Apostilles produced in YOUR	STATE
a) On which of the following grounds has the effect of a foreign Apostille in fact been refused to be given in YOUR STATE?	☐ The Apostille was not square-shaped ☐ The Apostille did not have sides at least nine centimetres long
	☐ The Apostille did not have a border
<ul> <li>c.f. Q 10.2 a) of the 2012 questionnaire</li> <li>see also paras 293-320 of the Apostille HB</li> </ul>	The colour of the ink used to print the Apostille
	The Apostille was signed other than by hand ("wet" signature)
	The Apostille was not signed at all
	the Apostille was issued in electronic form (an e-Apostille)
	☐ The Apostille had expired
	The manner in which the Apostille was numbered – <i>please specify</i> :
	The manner in which the Apostille was affixed to the underlying document – please specify:
	The Apostille was physically detached from the underlying document
	The underlying document was not a public document under the law of YOUR STATE
	The person that signed the underlying document no longer acts in the capacity certified in the Apostille
	The Apostille does not certify the authenticity of the signature or the capacity in which the person signing the underlying document had acted, whether or not the document was signed (i.e., standard informational items no 2 and 3 are not filled in)
	Other – please specify:
	None of the above
	│
	Comments:

b) On which of the following grounds <i>might</i> the effect of a foreign Apostille possibly be refused to be given, in YOUR STATE?  ② c.f. Q 10.2 a) of the 2012 questionnaire ③ see also paras 293-320 of the Apostille HB	<ul> <li>□ The Apostille was not square-shaped</li> <li>□ The Apostille did not have sides at least nine centimetres long</li> <li>□ The Apostille did not have a border</li> <li>□ The Colour of the ink used to print the Apostille</li> <li>□ The Apostille was signed other than by hand ("wet" signature)</li> <li>□ The Apostille was not signed at all</li> <li>□ The Apostille was issued in electronic form (an e-Apostille)</li> <li>□ The Apostille had expired</li> <li>□ The manner in which the Apostille was numbered − please specify:</li> <li>□ The manner in which the Apostille was affixed to the underlying document − please specify:</li> <li>□ The Apostille was physically detached from the underlying document</li> <li>□ The underlying document was not a public document under the law of YOUR STATE</li> <li>□ The person that signed the underlying document no longer acts in the capacity certified in the Apostille</li> <li>□ The Apostille does not certify the authenticity of the signature or the capacity in which the person signing the underlying document had acted, whether or not the document was signed (i.e., standard informational items no 2 and 3 are not filled in)</li> <li>□ Other − please specify:</li> <li>□ None of the above</li> </ul>
	Unknown
	Comments:
c) Does YOUR STATE apply any time limit on the effect of foreign Apostilles and/or	☐ Yes – please specify:
foreign public documents that are produced in YOUR STATE?	□ No
<ul> <li>c.f. Q 10.2 b) of the 2012 questionnaire</li> <li>see also paras 28, 174, 186-187 of the Apostille HB</li> </ul>	Comments:
- Apodemo Fib	

Section 11 The electronic Apostille Program (e-APP)		
11.1 Implementation		
a) Has either component of the e-APP been implemented by the Competent Authorities of YOUR STATE?	<ul> <li>Yes</li> <li>□ the e-Apostille component</li> <li>⋈ the e-Register component – please specify the URL(s) for the e-Register(s):</li> <li>http://www.mrree.gub.uy/frontend/page?1,dgacv,consulta-publica-de-apostilla,O,es,O,</li> <li>□ No</li> </ul>	
Only for States that have not implemented either component of the e-APP  b) If neither component of the e-APP has been implemented, has the e-APP been studied by Competent Authorities in YOUR STATE?   For information on the e-APP, see paras 321-363 of the Apostille HB  c.f. Q 11.1 b) of the 2012 questionnaire	<ul> <li>Yes</li> <li>and both components are being considered for implementation − please specify:</li> <li>and only the e-Apostille component is being considered for implementation − please specify:</li> <li>and only the e-Register component is being considered for implementation − please specify:</li> <li>but neither component is being considered for implementation − please explain why not:</li> <li>No − please explain why not:</li> </ul>	
	Comments:	
Only for States that have implemented either component of the e-APP or are actively considering implementing it  c) Has YOUR STATE contacted other Competent Authorities that already operate an e-APP component and asked for any relevant information or exchange of experience?	☐ Yes – please specify: ☐ No  Comments:	
◆ see also para 339 of the <u>Apostille HB</u>		
Only for States that have implemented the e-Apostille component  d) For which of the following documents does YOUR STATE issue e-Apostilles?  ◆ see also paras 171, 346 et seq. of the Apostille HB	<ul> <li>□ Electronic public documents. Please specify:</li> <li>□ Paper public documents that have been subsequently scanned</li> <li>□ Both</li> </ul> Comments:	

e) Are there any issues (legal or otherwise) that may affect the implementation of the e-APP in YOUR STATE?	<ul><li>☐ Yes − please specify:</li><li>☑ No</li><li>☐ Unknown</li><li>Comments:</li></ul>	
Continue 12 Other		
Section 12 Other		
12.1 Additional comments and information	n	
a) If you need more space for your response to one or more of the questions above, please specify the question number(s) and add your comments below:		
b) If you would like to make any additional comment or provide information relating to the practical operation of the Apostille Convention (including the implementation of the e-APP) that has not been reflected in your responses above, please do so below:		
c) Are there any specific topics or practical issues that YOUR STATE would like to have discussed at the 2016 Special Commission?	<ul><li>☐ Yes − please specify:</li><li>☑ No</li></ul>	
<b>⇒</b> c.f. Q 12.1 c) of the 2012 questionnaire <b>⇒</b> see also paras 38-39 of the <u>Apostille HB</u>		