Questionnaire concerning the Practical Operation of the 1996 Child Protection Convention

Wherever your replies to this Questionnaire make reference to domestic legislation, rules, guidance or case law relating to the practical operation of the 1996 Child Protection 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:2	Austria

PART I - FOR CONTRACTING PARTIES

1. Recent developments in your State

1.		there been any significant developments in your State regarding the legislation or procedural applicable in cases of international child protection? Where possible, please state the reason
	for th	e development and the results achieved in practice.
	\boxtimes	No
		Yes
	_	Please specify:
		Please insert text here

2. Please provide the three most significant decisions concerning the interpretation and application of the 1996 Convention recently rendered by the relevant authorities³ in your State.

Case Name	Court Name	Court Level	Brief summary of the ruling
8 0b 68/21i ECLI:AT:OGHO 002: 2012:RS012 84 60 03.08.2021	Oberster Gerichtshof (OGH)	supreme	Jurisdictional rules of Regulation Brussels Ilbis prevails the system of jurisdiction of 1996 Convention. No perpetuatio fori when the child changes habitual residence from AT to DK, as DK is a 1996 Convention Party, but no Member State of Brussels Ilbis. Application of the Regulation even when the child is a citizen of a nonMember state
9 0b 52/20t ECLI:AT:0GH0 002: 2012:RS012 84 38 25.11.2020	Oberster Gerichtshof (OGH)	supreme	Objective of 1996 Convention: establishing a system of jurisdiction, avoiding concurring jurisdiction, habitual residence of the child as decisive moment;

² The term "State" in this Questionnaire includes a territorial unit, where relevant.

³ The term "relevant authorities" is used in this Questionnaire to refer to the judicial or administrative authorities with decision-making responsibility under the 1996 Convention. Whilst in the majority of Contracting Parties such "authorities" will be courts (i.e., judicial), in some Contracting Parties administrative authorities remain responsible for decision-making in Convention cases.

			No application of perpetuatio fori; thus, jurisdiction might change during the proceedings; No definition of habitual residence. Autonomous interpretation in line of text, context and aims of 1996 Convention. Identical interpretation of "habitual residence" as in 1961 Convention and Brussel Ilbis according to the identical objectives.
1 0b 181/20d ECLI:AT:OGHO 002: 2011:RS012 72 34 20.10.2020	Oberster Gerichtshof (OGH)	supreme	Applicable law for amendment of custody relations follows Art 15. The Court having jurisdiction applies its own Law. An Austrian Court having jurisdiction for matters of parental responsibility applies Austrian Law.

3. Please provide a brief summary of **any other significant developments** in your State relating to international child protection, including any regional instruments or bilateral agreements that have been negotiated or which your State has signed and ratified or acceded to (e.g., Memorandum of Understanding on the placement of children abroad):

In November 2022 an agreement between the Free State of Bavaria and the Province of Salzburg concerning the placement of a child in another Member State pursuant to Art 82 Para 8 Regulation Brussels Ilbis was concluded. In order to be able to carry out and follow up the procedure for placing a child in another Member State as soon as possible, the Party requesting placement will inform the receiving Party immediately in advance as soon as it is aware of the planned placement, and will provide the child's essential data.

Exceptionally, a minor may be placed in the receiving country even before the decision on consent to the cross-border placement is taken. The urgency of the placement must be justified. It is at the risk of the requesting Party to place a child without the formal consent in the receiving country and if it turns out, that no consent can be given in accordance with Art. 82 Para 1, the child must be taken back immediately by the requesting Party.

2. Scope of application (Arts 2, 3 and 4, and C&R No 29 of 2017 SC)

4.	Have competent authorities in your State experienced any challenges, or have questions arisen, in
	determining the scope of the 1996 Convention (e.g., which measures of protection fall within the
	scope of the 1996 Convention)?

\boxtimes	No
\Box	Yes
	Please specify:
	Please insert text here

3. Jurisdiction to take measures of protection

Habitual residence (Art. 5 and C&R No 31 of 2017 SC)

5.	Have competent authorities in your State experienced any challenges when determining the habitual residence of the child in cases falling within the scope of the 1996 Convention?
	 No Yes Please specify: Please insert text here
Inte	rnational child abduction (Arts 7 and 50)
6.	Have competent authorities in your State experienced any challenges, or have questions arisen, in making a determination whether to exercise jurisdiction in cases of wrongful removal or retention of the child?
	NoYesPlease specify:Please insert text here
Pen	ding divorce or legal separation of the child's parents (Art. 10)
7.	Have competent authorities in your State experienced any challenges, or have questions arisen, in making a determination whether to exercise jurisdiction in cases where there is a pending divorce or legal separation of the child's parents (Art. 10)?
	NoYesPlease specify:Please insert text here
Tran	sfer of jurisdiction (Arts 8 and 9)
8.	How often have competent authorities in your State experienced cases of transfer of jurisdiction under Articles 8 and / or 9 of the 1996 Convention?
	☐ Do not know ☐ Never ☐ Rarely ☐ Sometimes ☐ Very often ☐ Always
	If possible, please provide supplementary information: Please insert text here
9.	Has your State developed any good practices, procedures, guidelines or protocols to facilitate the transfer of jurisdiction?
	 Yes Please specify and provide the links to relevant documents whenever possible: Please insert text here No Please specify any reasons:

No demand, due to rarity.

4. Special types of measures of protection

Urgent measures of protection (Art. 11)

with	competent authorities in your State experienced any challenges, or have questions arisen, respect to the application of Article 11 (e.g., the definition of "urgency"; scope, nature and ion of measures)? No
	Yes, in cases of international child abduction. If possible, please provide more details about the experience of your State using Article 11 in cases of international child abduction: Please insert text here Yes, in other situations. Please describe in which other situations a competent authority in your jurisdiction
	has applied Article 11: Please insert text here
Provisiona	I measures (Art. 12)
apply	competent authorities in your State experienced any challenges, or have questions arisen, in ing Article 12 (e.g., definition as to what may constitute a "provisional character"; scope, nature duration of measures)?
	No Yes Please describe: Please insert text here
5. Applic	able law (Chap. III)
	competent authorities in your State experienced any challenges, or have questions arisen, in on to the applicable law rules provided by Articles 15, 16 and 17 of the 1996 Convention?
	No Yes Please describe: Please insert text here
6. Recog	nition and enforcement
	competent authorities in your State experienced any challenges, or have questions arisen, in on to the recognition of measures of protection , from the perspective of the requested State?
	No Yes Please describe: Please insert text here

Advance recognition (Art. 24)

14. How often have competent authorities in your State experienced cases of requests for advance recognition?

☐ N ⊠ F ☐ S	Do not know Never Rarely Sometimes Very often Always
As A	ossible, please provide supplementary information: Austrian Law gives no opportunity for in-advance-orders, requests are very rare and er successful.
-	judicial or administrative procedures, guidelines, or protocols been adopted in your State to ate the application of Article 24?
	Yes, but there have been no changes since the last SC meeting Yes, with changes since the last SC meeting. Please specify: Please insert text here No
Declaration	of enforceability or registration for the purpose of enforcement (Arts 26, 27 and 28)
of enf	ation to the <i>simple and rapid procedure</i> for declaring enforceable or registering for the purpose forcement of measures of protection taken in another Contracting Party (Art. 26), what is the ce in your State?
	Which authority declares enforceable or registers a measure of protection taken in another Contracting Party? Please specify:
Т	The Courts declare enforceablity
b) V	What time frames are applied to ensure that the procedure is rapid? Please explain:
Т	There have never been problems with the timeframe.
c) Is	s legal representation required? Please explain:
L	Legal representation is not mandatory.
	ou aware of any challenges, or have questions arisen, in applying Articles 26, 27 and / or 28 r State? No Yes Please describe: Please insert text here

7. Cooperation (Chap. V)

Central Authority practice

No

Please inse	
Services available	
•	ered the 2016 Questionnaire, please indicate whether since then there have been ation to the services provided by your Central Authority:
	proceed to question No 22 continue answering the following questions
may vary, does yo	Inding that services provided by Central Authorities under the 1996 Convention our Central Authority provide assistance to individuals habitually resident in your it in connection with the following matters? If so, please specify the nature of the ed.
Matter	Service(s) provided
a) A request to organise or secure effective exercise of rights of access in another Contracting Party (requested State) ⁴	 1. None 2. Assistance in obtaining information on the operation of the 1996 Convention 3. Assistance in obtaining information on the relevant laws and procedures in the requested State 4. Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance such authorities could provide 5. Transmission of the request to the Central Authority or to the competent authorities in the requested State 6. Assistance in initiating judicial or administrative proceedings with a view to making arrangements for organising or securing the effective exercise of rights of access 7. Assistance in providing or facilitating the provision of legal aid and advice 8. Assistance in obtaining private legal counsel or mediation services, where needed in the requested State 9. Referral to other governmental and / or non-governmental organisations for assistance 10. Provision of regular updates on the progress of the application 11. Other, please specify: Please insert text here
b) A request to secure the return to your State of a child subject to international abduction where the 1980 Convention is not applicable	 □ 1. None □ 2. Assistance in obtaining information on the operation of the 1996 Convention □ 3. Assistance in obtaining information on the relevant laws and procedures in the requested State □ 4. Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance such authorities could provide □ 5. Transmission of the request to the Central Authority or to the competent authorities in the requested State

18. Are you aware of any challenges, or have questions arisen, in applying Article 30 in your State (e.g.,

in relation to the timeliness of responses to requests)?

⁴ See in this context, e.g., the <u>Practical Handbook</u> on the Operation of the 1996 Child Protection Convention, sections 11(E)(d) and 13(B) (2014).

c) A request to secure the return to your State of a runaway child (see Art. 31(c))	G. Assistance in discovering the whereabouts of a child who has been wrongfully removed or retained
d) A request for a report on the situation of a child	Please insert text here 1. None 2. Assistance in obtaining information on the operation of the 1996 Convention
habitually resident in another Contracting Party (e.g., a child returned as a result of child abduction proceedings or a child who has moved as a result of a relocation) (see Art. 32(a)) e) A request that the	Convention 3. Assistance in obtaining information on the relevant laws and procedures in the requested State 4. Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance such authorities could provide 5. Transmission of the request to the Central Authority or to the competent authorities in the requested State 6. Other, please specify: Please insert text here
competent authorities of	2. Assistance in obtaining information on the operation of the 1996 Convention

another Contracting Party decide on the recognition or non- recognition of a measure taken in your State (see Art. 24)	 3. Assistance in obtaining information on the relevant laws and procedures in the requested State 4. Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance such authorities could provide 5. Transmission of the request to the Central Authority or to the competent authorities in the requested State 6. Assistance in obtaining private legal counsel 7. Regular updates on the progress of the request 8. Other, please specify: Please insert text here
f) A request that the competent authorities of another State Party declare enforceable or register for the purpose of enforcement measures taken in your State (see Art. 26)	 1. None 2. Assistance in obtaining information on the operation of the 1996 Convention 3. Assistance in obtaining information on the relevant laws and procedures

21. With the understanding that services provided by Central Authorities under the 1996 Convention may vary, if your Central Authority were to receive a request of assistance from **another Central Authority** on behalf of an individual residing abroad, in connection with the following matters, please specify the nature of the assistance that your Central Authority provides or would provide if the situation were to arise.

Matter	Service(s) provided
a) A request to organise or secure effective exercise of rights of access in another Contracting Party (requested State) ⁵	 □ 1. None □ 2. Assistance in obtaining information on the operation of the 1996 Convention □ 3. Assistance in obtaining information on the relevant laws and procedures in the requested State □ 4. Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance such authorities could provide □ 5. Transmission of the request to the Central Authority or to the competent authorities in the requested State □ 6. Assistance in initiating judicial or administrative proceedings with a view to making arrangements for organising or securing the effective exercise of rights of access □ 7. Assistance in providing or facilitating the provision of legal aid and advice □ 8. Assistance in obtaining private legal counsel or mediation services, where needed in the requested State □ 9. Referral to other governmental and / or non-governmental organisations for assistance
	10. Provision of regular updates on the progress of the application 11. Other, please specify:

⁵ See in this context, e.g., the <u>Practical Handbook</u> on the Operation of the 1996 Child Protection Convention, sections 11(E)(d) and 13(B) (2014).

		Please insert text here
	A request to secure the return to your State of a child	1. None 2. Assistance in obtaining information on the operation of the 1996
	subject to	Convention 3. Assistance in obtaining information on the relevant laws and
	international abduction where the 1980	procedures in the requested State 4. Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance
	Convention is <u>not</u> applicable	such authorities could provide 5. Transmission of the request to the Central Authority or to the
		competent authorities in the requested State 6. Assistance in discovering the whereabouts of a child who has been
		wrongfully removed or retained 7. Assistance in taking provisional / urgent measures of protection to
		prevent further harm to the child
		8. Assistance in securing the voluntary return of the child or in bringing about an amicable resolution of the issue
		9. Assistance in initiating judicial or administrative proceedings with a view to obtaining the return of the child
		10. Assistance in providing or facilitating the provision of legal aid and advice
		 11. Assistance in providing such administrative arrangements as may be necessary and appropriate to secure the safe return of the child 12. Assistance in obtaining private legal counsel or mediation services
		☐ 13. Referral to other governmental and / or non-governmental organisations for assistance
		14. Regular updates on the progress of the application15. Other, please specify:
		Please insert text here
	A request to secure	1. None
	the return to your State of a runaway	2. Assistance in obtaining information on the operation of the 1996 Convention
	child (see	3. Assistance in obtaining information on the relevant laws and
	Art. 31(c))	procedures in the requested State 4. Establishment of contact with the Central Authority and / or the
		competent authorities in the requested State to find out the kind of assistance such authorities could provide
		☐ 5. Transmission of the request to the Central Authority or to the competent authorities in the requested State
		 6. Assistance in discovering the whereabouts of a runaway child 7. Assistance in initiating judicial or administrative proceedings with a
		view to obtaining the return of the child
		8. Assistance in providing or facilitating the provision of legal aid and advice
		 9. Assistance in providing such administrative arrangements as may be necessary and appropriate to secure the safe return of the child 10. Assistance in obtaining private legal counsel
		11. Referral to other governmental and / or non-governmental
		organisations for assistance 12. Regular updates on the progress of the application
		13. Other, please specify:
-11	A 40 000 0 = ± f = 11	Please insert text here
a)	A request for a report on the	1. None2. Assistance in obtaining information on the operation of the 1996
	situation of a child	Convention
	habitually resident	3. Assistance in obtaining information on the relevant laws and
	in another	procedures in the requested State

	Contracting Party (e.g., a child returned as a result of child abduction proceedings or a child who has moved as a result of a relocation) (see Art. 32(a))	 4. Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance such authorities could provide 5. Transmission of the request to the Central Authority or to the competent authorities in the requested State 6. Other, please specify: Please insert text here
e)	A request that the competent authorities of another Contracting Party decide on the recognition or non-recognition of a measure taken in your State (see Art. 24)	 1. None 2. Assistance in obtaining information on the operation of the 1996 Convention 3. Assistance in obtaining information on the relevant laws and procedures in the requested State 4. Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance such authorities could provide 5. Transmission of the request to the Central Authority or to the competent authorities in the requested State 6. Assistance in obtaining private legal counsel 7. Regular updates on the progress of the request 8. Other, please specify: Please insert text here
f)	A request that the competent authorities of another Contracting Party declare enforceable or register for the purpose of enforcement measures taken in your State (see Art. 26)	 □ 1. None □ 2. Assistance in obtaining information on the operation of the 1996 Convention □ 3. Assistance in obtaining information on the relevant laws and procedures in the requested State □ 4. Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance such authorities could provide □ 5. Transmission of the request to the Central Authority or to the competent authorities in the requested State □ 6. Assistance in obtaining private legal counsel □ 7. Regular updates on the progress of the request □ 8. Other, please specify: Please insert text here

Mediation, conciliation or similar methods (Art. 31(b))

22. How does your Central Authority (either directly or through public authorities or other bodies) take appropriate steps under **Article 31(b)** to facilitate, by mediation, conciliation or similar means, agreed solutions for the protection of the person or property of the child in situations to which the 1996 Convention applies?

Please explain:

Facilitating mediation is a core competence of the Family Courts and the assistant social workers (for example Family Court Assistance and Child and Youth Welfare Service).

Placement and provision of care abroad (Art. 33)

- 23. Have authorities in your State experienced any challenges, or have questions arisen, in relation to:
 - a) the **scope of application of Article 33** (*e.g.*, in case of placement with relatives, migrant children)

		Please provide further details, if possible: Please insert text here
	b)	time frames of consultations under Article 33 Please provide further details, if possible: Please insert text here
	c)	the availability of equivalent measures of protection in the other Contracting Party or differences in the applicable domestic legislation Please provide further details, if possible: Please insert text here
	d)	inancial costs involved in the placement / provision of care abroad Please provide further details, if possible: Please insert text here
	e)	other practical issues arising from the placement / provision of care abroad (e.g., documentation, immigration matters) Please provide further details, if possible: Please insert text here
	f)	other issues relating to Article 33. Please specify: Please insert text here
24		e judicial or administrative procedures, guidelines, or protocols been adopted in your State to with the placement procedure under Article 33?
		No Yes Please describe and also provide a link or attach any relevant documents, preferably translated into English or French: Please insert text here
25		the placement of the child abroad to another Contracting Party, does your State seek follow formation on the situation of that child?
		No Yes Please describe: If the jurisdiction is with the Court and Child Welfare Authority of another State, there is nothing more to do in Austria.
Repo	orts (A	arts 32, 33 and 34)
26		e authorities in your State experienced any challenges, or have questions arisen, in providing or ining reports or information under Article 32, 33 or 34 ?
		No Yes Please describe: Please insert text here
27		uthorities in your State use a standard template when providing a report on the (situation of child under Article 32 or 33?
	\boxtimes	No

		Yes Please attach the template to your response (preferably translated into English or French): Please insert text here
Assis	tance	from the authorities of another Contracting Party
28.		competent authorities in your State experienced any challenges, or have questions arisen, in ing Article 35 ?
		No Yes Please describe: Please insert text here
29.		judges in your State used direct judicial communications in cases falling under the 1996 ention?
		No Yes Please specify in relation to which specific matters (e.g., transfer of jurisdiction, placement of a child):: Yes, via our Hague Liasion Judge.
8.	Gen	eral provisions
Articl	e 40 (Certificates
30.	capad	often have competent authorities in your State issued Article 40 certificates indicating the city in which a person having parental responsibility or entrusted with the protection of the s person or property is entitled to act and the powers conferred upon him or her?
	☐ No	o not know ever arely ometimes ery often ways
31.	Has y Articl	our State experienced any challenges, or have questions arisen, in relation to requests under e 40?
		No Yes Please describe: Please insert text here
Issue	s in re	elation to the property of the child (Arts 55 and 60)
32.		often have competent authorities in your State dealt with measures for the protection of the erty of the child by using the framework of the Convention?
	□ N	o not know ever arely

☐ Ve ☐ Al	ometimes ery often ways ossible, please provide supplementary information: ase insert text here
9. Specia	il topics
Internation	al family relocation
33. Has y	our State adopted specific procedures for international family relocation?
	Yes Please describe such procedures, if possible: If there is no agreement between the parents, a court decision can be requested. To secure the decision, the court can also order a ban on leaving ("ne exeat") the country with the child. No
	Please describe how the authorities deal with international family relocation cases, if possible: Please insert text here
	ou aware of any use being made of Article 24, which provides for advance recognition, in lieu in connection with international family relocation?
	No Yes Please explain: Please insert text here
-	ou aware of any use being made of other provisions of the 1996 Convention in cases where a t wishes to relocate with his or her child to another State?
	No Yes Please explain: Please insert text here
Children su	bject to international abduction
the a	authorities in your State experienced any challenges, or have questions arisen, in relation to pplication of the 1996 Convention (e.g., Art. 50) in cases of child abduction where the 1980 ention was <u>not</u> applicable (see Questions 20(b) and 21(b) above)?
	No Yes Please describe: Please insert text here
37. In ca	ses of child abduction where both the 1980 Convention and the 1996 Convention were

37. In cases of child abduction where both the 1980 Convention and the 1996 Convention were applicable, have authorities in your State made use of provisions under the 1996 Convention (e.g., Art. 50) in addition to or instead of provisions of the 1980 Convention?

	No Yes Please specify the provisions and explain: Recognition and enforcement of a foreign judgement regarding custody.
your whet	ses of child abduction, whether or not the 1980 Convention is applicable, have authorities in State used the cooperation provisions in Chapter V of the 1996 Convention to determine her adequate measures of protection are available in the State of the habitual residence of the (e.g., to facilitate the safe return of the child)?
	No Yes Please explain: As the 1996 Convention entered into force between AT and the Russian Federation long before the 1980 Convention, some cases were handled on the basis of the 1996 Convention.
unde	ses of child abduction, have competent authorities in your State taken measures of protection r Article 11, as an alternative to measures of protection in the form of mirror orders or rtakings, to facilitate the safe return of the child?
	No Yes Please explain: Unaccompanied and separated children and emergency situations (Art. 6)
Unaccomp	panied and separated children ⁶ and emergency situations (Art. 6)
inter	often have competent authorities in your State dealt with cases involving refugee children, nationally displaced children, or children whose habitual residence cannot be established by the framework of the 1996 Convention?
	Do not know Never Rarely Sometimes Very often Always
Du Ukr	possible, please provide supplementary information: e to the war in the Ukraine we have several requests for contact rights, regarding rainian refugee children staying in Austria that have been submittet from Third untries. Some of these cases are handled on the basis of the 1996 Convention.
autho	re the habitual residence of a child present in your State could not be established , have prities in your State used any of the cooperation provisions of the 1996 Convention in rmining the child's place of habitual residence?
	No Yes Please specify: Please insert text here

In relation to this section of the Questionnaire, see <u>Prel. Doc. No 7 of February 2020</u>, "The application of the 1996 Child Protection Convention to unaccompanied and separated children".

42. Have competent authorities in your State had experience with providing assistance to discover the whereabouts of children that went missing due to disturbances occurring in their State of habitual residence by using the framework provided by the 1996 Convention?
 No Yes Please specify: Please insert text here
43. Have procedures, guidelines, or protocols been adopted in your State to deal with the protection of unaccompanied or separated children in the context of the 1996 Convention?
No Yes Please describe and also provide a link or attach any relevant documents, preferably translated into English or French: Please insert text here
44. In emergency situations, such as a humanitarian crisis, have authorities in your State experienced any challenges, or have questions arisen, in regard to the exchange of information among authorities of the Contracting Parties, in particular taking into account Articles 36 and 37 of the 1996 Convention?
The exchange of information has been difficult with the Russian Federation lately.
45. Are you aware of whether Preliminary Document No 7 of February 2020, "The application of the 1996 Child Protection Convention to unaccompanied and separated children", has been brought to the attention of the competent authorities in your State?
 No Yes Please specify: Please insert text here
International access / contact cases involving children
46. Should your State also be a Contracting Party to the 1980 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? ⁷
No Yes Please explain: Application depends on the request of the applicant, if there is already a judgement concerning access, it might be enforceable and replaces a request for establishing a contact order pursuant Art 21 of the 1980 Convention.
Practical Handbook
47. Do you have any observations or comments to share concerning the Practical Handbook on the

Operation of the 1996 Child Protection Convention?

The <u>Explanatory Report</u> (Lagarde) on the 1996 Convention notes that cooperation under Art. 35(1) between authorities of States Parties with respect to rights of access "serves in a certain way to complete and reinforce the co-operation, which is not always effective, provided for the same purpose between Central Authorities" under Art. 21 of the 1980 Convention. Explanatory Report, para. 146 (1997).

No
Yes
Please specify:
Please insert text here

Agenda items for the next SC meeting

48. Are there any **particular issues** that your State would like the SC meeting to discuss in relation to the 1996 Convention? Please specify and list in order of priority:

Please insert text here

PART II - FOR NON-CONTRACTING PARTIES

	ur State currently considering signing and ratifying or acceding to the 1996 Child Protection ention ?
	Yes If possible, please provide further information: Please insert text here No If possible, please provide further information: Please insert text here
	nsidering how your State would implement the 1996 Child Protection Convention , have you untered any issues of concern?
	No Yes Please explain: Please insert text here
	nere any particular issues that your State would like the SC meeting to discuss in relation to 996 Child Protection Convention?
	No Yes Please specify and list in order of priority: Please insert text here
-	bu have any observations or comments to share concerning the Practical Handbook on the ation of the 1996 Child Protection Convention?
	No Yes Please specify: Please insert text here