# SC 1980 ABDUCTION & 1996 CHILD PROTECTION



PREL. DOC. NO 9 (FIRST REVISED VERSION)



Title	Draft Country Profile for the 1996 Child Protection Convention
Document	Prel. Doc. No 9 of July 2024 (first revised version)
Author	PB
Agenda Item	Item TBD
Mandate(s)	C&D No 23 of CGAP 2024 C&D No 48 of CGAP 2023 C&D No 16 of CGAP 2021
Objective	To obtain comments from HCCH Members on the first revised version of the Country Profile under the 1996 Convention. HCCH Members are invited to share any comments they have in writing at the latest by end of day 13 September 2024. HCCH Members are, in particular, invited to indicate whether question 21.2 would be difficult to respond and to also indicate their preference for question 21.2 or 21.3.  The Country Profile follows, whenever applicable and with the necessary adjustments, the language of the Country Profile for the 1980 Child Abduction Convention (text in green) and the 2000 Protection of Adults Convention (text in purple).
Action to be Taken	For Decision □ For Approval □ For Discussion □ For Action / Completion ⊠ For Information □
Related Documents	<ul> <li>Prel. Doc. No 18 of January 2024 (revised version approved by the 2023 SC) - Country Profile for the 1980 Child Abduction Convention</li> <li>Prel. Doc. No 7 of December 2023 (third revised version) - 2000 Protection of Adults Convention Draft Country Profile</li> <li>Prel. Doc. No 3 (final) of September 2011 - Country Profile 2007 Child Support Convention</li> </ul>

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# **Draft Country Profile for the 1996 Child Protection Convention**

### **Foreword to the Country Profile**

This Country Profile should be used by Contracting Parties¹ to assist with the fulfilment of their obligations under the Convention of 19 October 1996 on Jurisdiction, Applicable Law, Recognition, Enforcement and Co-operation in respect of Parental Responsibility and Measures for the Protection of Children (1996 Child Protection Convention or Convention). It is anticipated that the Country Profile will help Contracting Parties fulfil their obligations under Article 30 of the Convention, that is:

- To co-operate with each other and promote co-operation amongst the competent authorities in their States to achieve the purposes of the Convention.
- In connection with the application of the Convention, to take appropriate steps to provide information as to the laws of, and services available in, their States relating to the protection of children.

The Country Profile is intended to assist with the practical operation of the Convention and to facilitate:

- a) the exchange of information between Contracting Parties;
- b) obtaining information about services provided by Central Authorities and other competent authorities in the Contracting Parties;
- c) obtaining information about relevant concepts and measures of protection available in the Contracting Parties;
- d) accessibility of information concerning the application of the Convention and relevant rules and procedures in the Contracting Parties.

The information in this Country Profile is not legal advice and should not be relied upon as a statement of the current law. For information on the current law on any particular issue, individuals should seek their own independent legal advice.

#### **Background**

This draft Country Profile is consistent, as to form and structure, to the extent possible, with other Country Profiles such as the 1980 Child Abduction Convention, the 2000 Protection of Adults Convention and the 2007 Child Support Convention the draft Country Profile for the 2000 Protection of Adults Convention, which was the latest one adopted by HCCH Members. It follows, whenever applicable, and with the necessary adjustments, the language of the Country Profile for the 1980 Child Abduction Convention (text in green) and the 2000 Protection of Adults Convention (text in purple).

This draft Country Profile is divided into thirteen Sections that follow, to the extent possible, the order of the Chapters in the text of the 1996 Child Protection Convention. The aim of each section is as follows.<sup>2</sup>.

Section I: Designated Central and other authorities: This section aims to provide all the relevant information that will enable the Central Authority, a legal practitioner or a member of the public you to contact the relevant Central and other authorities designated by this Contracting Party. Central Authorities are designated to discharge the duties imposed by the Convention (Art. 29). They play an important role in facilitating communication and cooperation between competent authorities in different Contracting Parties, as well as in transmitting information and requests to other Central Authorities. In this section the Central Authority, a legal practitioner or a member of the publicyou-can

Any reference to a Contracting Party in this Country Profile is a reference to a Contracting Party of the 1996 Child Protection Convention.

If practically possible to implement and subject to available resources, the Permanent Bureau suggests the edition-addition of a mouse over information icon "(i)" that will display such explanations in the electronic version of the Country Profile. This suggestion intends to make the Country Profile user friendliermore user-friendly and more accessible by profiting creatively from available features in an electronic environment.

also find information relating to the authorities designated under Articles 40 and 44 of the Convention.

Please note that the detailed list of services provided by the Central Authority under item 7.5 is based on the lists of services in the Questionnaires on the practical operation of the Convention that circulated ahead of the previous and upcoming Special Commission Meetings.<sup>3</sup>

- **Section II: Coming into force and territorial application:** This section presents information about when the Convention entered into force in the given State, and its territorial application.
- Section III: Relevant legislation: This section provides information about the legislation in <a href="mailto:a-the">a-the</a> given State, including legislation implementing the Convention, as well as information on other Conventions to which the State is Party.
- Section IV: Measures or other matters falling within the scope of the Convention: This section will present an overview of the domestic law applicable to the different measures for the protection of the child that fall within the scope of the 1996 Child Protection Convention. As such, you will find out what supportive measures / arrangements and measures of protection are available in that State, and how the legislation of this State governs the different measures / arrangements.

Item <u>19-16</u> contains a detailed list of possible urgent measures of protection-that could be ordered under Article <u>11 of the Convention</u>, which can provide helpful assistance to the competent authorities, for example, in their implementation of the Conclusion & Recommendation (C&R) No 27 of the Seventh Meeting of the Special Commission on the operation of the <u>1980 Child Abduction and 1996 Child Protection Conventions</u>.

- Section V: Jurisdiction (Arts 5 -14): This section provides information relating to matters of jurisdiction, including information on judicial authorities and the procedure of transferring jurisdiction under Articles 8 and 9 of the 1996 Convention.and
- Section VI: Information relevant to courts and judicial proceedings: Thiese sections provides information about jurisdiction matters and on practical matters and questions that may arise when dealing with Courts and judicial proceedings in cases falling within the scope of the 1996 Child Protection Convention, including the rules governing legal representation and assistance, the general procedure regarding first instance proceedings, the child's participation, and the appeals procedure.
  - Section 215 "Legal assistance and legal aid" allows Contracting Parties to elaborate on the type of legal assistance / legal aid they provide in their jurisdictions. covers mostly the same information requested under the Country Profile for the 1980 Child Abduction Convention. Therefore, Contracting Parties can indicate whether their responses are the same so as to avoid the need for filling the information again.
- Section VII: Multiple systems of law or sets of rules Applicable law (Arts 15 22): For the purpose of identifying the applicable law, t∓his section provides information on the application of the Convention in a State with multiple territorial units and on the application of the Convention in a State which has multiple systems of law applicable to different categories of persons in respect of matters covered by the Convention.e Convention provides, as a general rule, that authorities of Contracting Parties shall apply their own law (Art. 15). In addition, the Convention also allows Contracting Parties to

The Permanent Bureau is developing a Co-operation Model Form for requests under the 1996 Child Protection Convention where it also intends to use the same list of services for alignment across the different HCCH documents.

The text of the C&R reads as follows: When taking measures of protection in accordance with Article 11 of the 1996 Convention in a child abduction case (for example, to facilitate interim access or ensure safe return), competent authorities are invited, preferably through Central Authorities or members of the International Hague Network of Judges (IHNJ) to obtain information on available measures of protection in the other State with a view to ensuring the effective implementation of such measures.

exceptionally apply the law of another State. This section will provide information on these two issues, by presenting an overview of the law(s) this State can apply in relation to the Convention.

- Section VIII: Recognition and Enforcement (Arts 23-28): This section provides information on the rules applicable in this State relating to the recognition and enforcement of decisions under the 1996 Child Protection Convention
- Section IX: Cooperation (Arts 29-39): This section provides information on practical matters and questions that may arise when dealing with matters falling within the scope of the Convention in this State, including: how authorities gather and transmit information and, how authorities can assist with locating a child, the rules governing legal representation and assistance, the general procedure regarding first instance proceedings, the child's participation, and the appeals procedure.
- Section X: Mediation and other forms of Alternative Dispute Resolution (ADR): Under the 1996 Child Protection Convention, Central Authorities have the an obligation, either directly or through public authorities, to take all appropriate steps to facilitate agreed solutions for the protection of the person or property of the child (Art. 31(b)). If parties wish to engage in mediation in the context of the 1996 Convention, this section provides information on the mediation facilities available in this State, the legislation governing it, how to access mediation, the process of mediation, and the rules on enforcement of mediated agreements in this State. Information will also be given regarding other ADR mechanisms available in this State.

This section covers mostly the same information requested under the Country Profile for the 1980 Child Abduction Convention. Therefore, Contracting Parties can indicate whether their responses are the same so as to avoid the need for filling in the information again.

- **Section XI: General:** This section provides information about international certificates under Article 40, training and other information.
- Section XII: Direct judicial communications: Engaging in direct judicial communications in the context of the 1996 Convention has beenwas encouraged at the Special Commissions on the practical operation of the 1980 and 1996 Conventions of 2011, and 2017 and 2023. This section provides information as to the practice of direct judicial communication in this State.
- Section XIII: Electronic resources

#### **Instructions**

The Country Profile is a standardised document that will be available to Contracting Parties to complete, view and update electronically. It contains a mix of open-ended, multiple answers and yes/no questions that will be available for Contracting Parties to digitally fill in and update whenever necessary.

Contracting Parties comprised of more than one territorial unit may choose to submit separate Country Profiles for each territorial unit. Respondents are encouraged to provide links to relevant domestic legislation and procedural rules, where possible and applicable.

Contracting Parties are exclusively responsible for filling in and updating the information contained in their Country Profile.

Completed Country Profiles will be published on the website of the HCCH (<u>www.hcch.net</u>) under "Child Protection Section" and readily available for public consultation.

If comprehensive information on the 1996 Convention is of interest, users and interested parties are encouraged to consult the Explanatory Report and the Practical Handbook. For more information on questions in specific States, users are invited to contact the relevant Central Authority directly.

# I. Central and other authorities designated by [name of your State]<sup>5</sup>

# 1 Central Authority contact details (Art. 29)

1.1.	Organisation	
1.2.	Address	
1.3.	Territorial and personal extent of functions, if applicable	
1.4.	Telephone	
1.5.	Emergency telephone	
	(outside working hours - see question 7.1)	
1.6.	Fax	
1.7.	Email	
1.8.	Website	
1.9.	Contact person 1	Direct contact details: Direct telephone: Direct email:  Preferred IL anguage(s) of communication:
		Preferred method of communication:  Phone Fax Email Other (please specify):
1.10	Contact person 2, if applicable	Direct contact details:  Direct telephone:  Direct email:  Preferred-Leanguage(s) of communication:  Preferred method of communication:  Phone Fax Email Other (please specify):
Last	Update: [INSERT DATE] <sup>6</sup>	
2	Other designated Central Authority,	if applicable (Art. 29(2)) <sup>7</sup>
2.1.	Organisation	
2.2.	Address	
2.3.	Territorial and personal extent of functions, if applicable	
2.4.	Telephone	
2.5.	Emergency telephone	

<sup>&</sup>lt;sup>5</sup> This section is drafted following the 2000 CP, which in turn follows the 1980 and the 2007 CP.

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

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

	(outside working hours - see question 7.1)	
2.6.	Fax	
2.7.	Email	
2.8.	Website	
2.9.	Contact person 1	Direct contact details: Direct telephone: Direct email:  Preferred-Llanguage(s) of communication:
		Preferred method of communication:  Phone Fax Email Other (please specify):
2.10	. Contact person 2, if applicable	Direct contact details: Direct telephone: Direct email:  Preferred Llanguage(s) of communication:  Preferred method of communication:
		☐ Phone ☐ Fax ☐ Email ☐ Other (please specify):
3	Update: [INSERT DATE]  Designated authority for Article 8 and More information about requests under Articles and Articles	nd 9 requests (Art. 44) <sup>8</sup> 8 and 9 can be found in Part V – Jurisdiction, question 18.
3.1.	Has [name of your State] designated an authority to which for requests under	Yes, the Central Authority is responsible for processing
	Articles 8 and 9 are to be addressed?	Article 8 and 9 requests (see details provided above)  Yes, an authority other than the Central Authority is responsible for processing Article 8 and 9 requests (please complete questions 3.2 – 3.10)  No
3.2.	Articles 8 and 9 are to be addressed?  Organisation	Yes, an authority other than the Central Authority is responsible for processing Article 8 and 9 requests (please complete questions 3.2 – 3.10)
		Yes, an authority other than the Central Authority series ponsible for processing Article 8 and 9 requests (please complete questions 3.2 – 3.10)
	Organisation	Yes, an authority other than the Central Authority is responsible for processing Article 8 and 9 requests (please complete questions 3.2 – 3.10)
3.3. 3.4.	Organisation Address Territorial and personal extent of	Yes, an authority other than the Central Authority is responsible for processing Article 8 and 9 requests (please complete questions 3.2 – 3.10)
3.3. 3.4.	Organisation Address Territorial and personal extent of functions, if applicable	Yes, an authority other than the Central Authority is responsible for processing Article 8 and 9 requests (please complete questions 3.2 – 3.10)
<ul><li>3.3.</li><li>3.4.</li><li>3.5.</li><li>3.6.</li></ul>	Organisation  Address  Territorial and personal extent of functions, if applicable  Telephone	Yes, an authority other than the Central Authority series ponsible for processing Article 8 and 9 requests (please complete questions 3.2 – 3.10)
<ul><li>3.3.</li><li>3.4.</li><li>3.5.</li><li>3.6.</li></ul>	Organisation  Address  Territorial and personal extent of functions, if applicable  Telephone  Fax	Yes, an authority other than the Central Authority is responsible for processing Article 8 and 9 requests (please complete questions 3.2 – 3.10)
3.5. 3.6. 3.7.	Organisation Address Territorial and personal extent of functions, if applicable Telephone Fax Email	Yes, an authority other than the Central Authority is responsible for processing Article 8 and 9 requests (please complete questions 3.2 – 3.10)

<sup>&</sup>lt;sup>8</sup> This section will be expandable in order to allow for the inclusion of additional authorities.

		Preferred_Llanguage(s) of communication:
		Preferred method of communication:
		Phone
		Fax
		Email
		Other (please specify):
3 10	Contact person 2, if applicable	Direct contact details:
0.10.	Zentade person 2, il applicable	Direct telephone:
		Direct email:
		Preferred-Lianguage(s) of communication:
		Preferred method of communication:
		Phone
		Fax
		Email
		Other (please specify):
Last l	Jpdate: [INSERT DATE]	
		3 can be found in Part IX - Cooperation, question 31.
4.1.	Has [name of your State] designated an authority to which for Article 33 requests	Yes, the Central Authority is responsible for processing Article 33 requests (see details provided above)
	under Article 33 are to be addressed?	Yes, an authority other than the Central Authority is
		responsible for processing Article 33 requests (please complete
		questions 4.2 – 4.10)
		□ No
4.2.	Organisation	
4 0		
4.3.	Address	
4.4.		
	Address  Territorial and personal extent of	
4.4.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone	
4.4. 4.5. 4.6.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)	
4.4. 4.5. 4.6.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax	
4.4. 4.5. 4.6. 4.7. 4.8.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax  Email	
4.4. 4.5. 4.6. 4.7. 4.8. 4.9.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax  Email  Website	
4.4. 4.5. 4.6. 4.7. 4.8. 4.9.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax  Email	Direct contact details:
4.4. 4.5. 4.6. 4.7. 4.8. 4.9.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax  Email  Website	Direct telephone:
4.4. 4.5. 4.6. 4.7. 4.8. 4.9.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax  Email  Website	Direct telephone: Direct email:
4.4. 4.5. 4.6. 4.7. 4.8. 4.9.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax  Email  Website	Direct telephone:
4.4. 4.5. 4.6. 4.7. 4.8. 4.9.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax  Email  Website	Direct telephone: Direct email:
4.4. 4.5. 4.6. 4.7. 4.8. 4.9.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax  Email  Website	Direct telephone: Direct email:  Preferred Language(s) of communication:
4.4. 4.5. 4.6. 4.7. 4.8. 4.9.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax  Email  Website	Direct telephone: Direct email:  Preferred-Language(s) of communication:  Preferred method of communication:
4.4. 4.5. 4.6. 4.7. 4.8. 4.9.	Address  Territorial and personal extent of functions, if applicable  Telephone  Emergency telephone (outside working hours)  Fax  Email  Website	Direct telephone: Direct email:  Preferred_Lianguage(s) of communication:  Preferred method of communication:  Phone

<sup>&</sup>lt;sup>9</sup> This section will be expandable in order to allow for the inclusion of additional authorities.

		Other (please specify):
4.11	. Contact person 2, if applicable	Direct contact details:
		Direct telephone:
		Direct email:
		Preferred Lianguage(s) of communication:
		Preferred method of communication:
		Phone
		Fax
		Email
		Other (please specify):
Last	Update: [INSERT DATE]	
5	Designated authority competent to	draw up international certificates under Article 4010
<u>More i</u>	nformation about international certificates under	Article 40 can be found in Part XI – General, question 35.
	name of your State] designated an authority	☐ Yes
to dr 40?	aw up international certificates under Article	No (please move to section 6)
	se complete if the authority competent to dranisation:	aw up international certificates under Article 40 is <mark>ene-a</mark> sing <mark>leular</mark>
5.1.	Organisation	
5.2.	Address	
5.3.	Territorial and personal extent of functions, if applicable	
5.4.	Telephone	
5.5.	Fax	
5.6.	Email	
5.7.	Website	
5.8.	Contact person 1	Direct contact details:
		Direct telephone:
		Direct email:
		Preferred_Language(s) of communication:
		Preferred method of communication:
		Phone
		Fax
		☐ Email
		Other (please specify):
5.9.	Contact person 2, if applicable	Direct contact details:
		Direct telephone:
		Direct email:
		Preferred Language(s) of communication:

Preferred method of communication:

This section allows for the possibility of enables States which have one-a singleular authority competent to draw up certificates under Article 40 to fill in this information in items 5.1 to 5.9, and the possibility of enables States which have several authorities that are competent to draw up the certificate to indicate which authorities are competent in 5.10.

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Please complete if several authorities are competed in the several authorities.	☐ Phone ☐ Fax ☐ Email ☐ Other (please specify):  tent to draw up international certificates under Article 40: ☐ Competent authorities, including court clerks / registrars
[name of your State] are competent to draw up international certificates under Article 40.  Please tick all boxes that apply.  Where applicable, please provide the details of the authorities (name of organisation, address, telephone, fax, email, website) and the details of the contact person(s), as requested above.	Details of the authority:  Details of contact person(s):  Notaries  Details of the authority:  Details of contact person(s):  Other (please specify):  Details of the authority:  Details of contact person(s):
Last Update: [INSERT DATE]	
6 Language requirements (Art. 54)	
6.1. In addition to its original language, please specify the official language of [name of your State] in which any communication sent to the Central Authority or to another authority is to be translated. Does the Central Authority prefer applications, communications and other documents sent to them to be accompanied by a translation into the official language(s) of the State?  See Article 54(1)	Yes, for all. The official language of [name of your State] is: Not for informal communications No
6.2. Has [name of your State] made a reservation in respect of the use of French or English for any communication sent to the Central Authority or any other authority?  See Article 54(2)	☐ Yes, objection to French ☐ Yes, objection to English ☐ No
7 Central Authority functions, operation	ons and services <sup>11</sup>
7.1. Please specify the working days and hours of the Central Authority.	Days of the week open:  Monday Tuesday Wednesday Thursday Friday Saturday Sunday Opening hours:

This section will be expandable in order to allow for the inclusion of additional authorities. It should be noted that the functions mentioned in this section are not necessarily mandatory and that they are included to the extent that such functions are available and permitted under the State's domestic law.

		Shut down periods (e.g., public holidays, court closures etc):
7.2.	Can assistance be accessed outside ef working hours?	Yes (see emergency telephone number at questions 1.5 or 2.5, as needed)  Please specify contact details for persons in other Contracting Parties and, if different, for persons in [name of your State]:
7.3.	Does the Central Authority have staff who deal exclusively with Convention requests and related issues?	☐ Yes ☐ No
7.4.	Please indicate the professions represented in the Central Authority:	Civil servants (including legal advisors and child protection officers)  Legal practitionersawyers Mediators Psychologists Social workers Other (please specify):
7.5.	What are the available services provided by the Central Authority in [name of your State] in the context of requests to person(s) making an application—under the Convention?  Please tick all the boxes that apply.  Please be aware that not all services may be available in cases initiated by private persons (as opposed to authorities).	(1) Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance and services such authorities could provide (Art. 30(1))   (2) Assistance in obtaining information on the operation of the Convention in [name of your State] (Art. 30(2))   (3) Assistance in obtaining information on the relevant laws and / or procedures and / or services available in the requested[name of your State] and the requested State relating to the protection of children (Art. 30(2))   (5) Transmission of the request to the Central Authority or to the competent authorities in the requested State   (4) Assistance concerning requests under Articles 8 and 9 of the Convention (Art. 31(a))   (5) Assistance in bringing about an amicable resolution of the issue (e.g., by offering mediation services)Facilitation, by mediation, conciliation or similar means, agreed solutions for the protection of the person or property of the child (Art. 31(b))   (6) Assistance in discovering the whereabouts of a child that may be present in [name of your State] and in need of protection within the territory of the requested State (Art. 31(c))   (7) Requesting − or transmitting the request on behalf of competent authorities in [name of your State] - that a report be provided on the situation of the child (Art. 32(a))   (9) Requesting − or transmitting the request on behalf of competent authorities in [name of your State] - that the competent authorities in [name of your State] - that the competent authorities in [name of your State] - that the competent authorities in [name of your State] - that the competent authorities in [name of your State] - that the competent authorities in [name of your State] - that the competent authorities in [name of your State] - that the competent authorities in [name of your State] - that the competent authorities in [name of your State] - that the competent authorities in [name of your State] - that the competent authorities in [name of your State]
		(11) Assistance in obtaining information relevant to the

			another Contracting Party (e.g., previous judicial proceedings involving the child)Communication of information relevant to the protection of the child, if the situation of the child so
			requires (Art. 34(1))  (12) Assistance in the implementation of measures of protection taken under the Convention, especially in securing the effective exercise of rights of access /contactinitiating judicial or administrative proceedings (e.g., with a view to
			making arrangements for organising or securing the effective exercise of rights of access) (Art. 35(1))
			(13) Assistance in the transmission of requests under Article 35(1) from competent authorities in [name of your State] to authorities of another Contracting Party (or from competent authorities of another Contracting Party to the authorities in [name of your State]) to assist in the implementation of measures of protection under this Conventiontaking provisional or urgent measures of protection, including in relation to their implementation
			(14) Assistance with a request that an authority gather information or evidence or make a finding Provision of information on the suitability of a parent residing in the requested Stateanother Contracting Party to exercise access/contact and on the conditions under which such access/contact is to be exercised (Art. 35(2))
			(15) Assistance in securing the return of the child to the State of habitual residence (Art. 50)
			(16) Assistance in obtaining private legal counsel or mediation services, where needed in the requested State
			$\left(17\right)$ Assistance in providing or facilitating the provision of legal aid and advice
			(18) Assistance in providing such administrative arrangements as may be necessary to protect the child test. for the safe return of the child to the State of habitual residence in cases of international child abduction)
			(19) Assistance concerning the recognition and enforcement of decision
			(20) Assistance in obtaining the Certificate under Article 40 or, in case the Central Authority is competent to draw up the certificate, issuance of the Certificate
			(21) Assistance in initiating judicial or administrative proceedings
		_	(22) Ensuring separate legal representation for the child
			governmental organisations for assistance  (19) Provision of regular updates on the progress of the
			application
		*If	(23) Other:  necessary, please provide clarifications in relation to any of experiors above and specify the number of the item of erence:
7.6.	Has [name of your State] entered into any agreements with one or more other Contracting Parties, with a view to improving cooperation under the 1996 Convention?		Bilateral agreement  Please provide the title of the agreement and, if available, a web link to the agreement or attach a copy:  Regional agreements
	See Article 39		EU Regulation (Council Regulation (EU) 2019/1111 of 25 June 2019 on jurisdiction, the recognition and enforcement of decisions in matrimonial matters and the matters of

		Please provide the title of the agreement and, if available, web link to the agreement or attach a copy  No
7.7.	Has [name of your State] made a declaration under Article 34(2), requiring all requests for information under Article 34(1) from a Contracting Party contemplating a measure of protection to be communicated through the Central Authority of [name of your State]?	Yes (please insert the hyperlink to the declaration made iname of your State) on the HCCH websiteelaborate):  No
7.8.	What role does the Central Authority of [name of your State] play in the context of requests for recognition under Article 24 or requests for declarations of enforceability or registrations for the purpose of enforcement under Article 26? (e.g., must such requests be processed by the Central Authority?)	
7.9.	Noting the general obligation under Article 38 on Contracting Parties to bear their own costs in applying the 1996 Convention, does the Central Authority in [name of your State] impose any "reasonable charges" for the provision of services?	Please indicate on which services the Central Authority impose reasonable charges:  Please tick all boxes that apply.  Mediation  Conciliation  Legal advice  Initiating proceedings before a competent authority impose of the competent authority in the competent authority in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges for an provision of services (please specify if there are any exceptions in the central Authority does not impose charges (please specify if the central Authority does not impose charges (please specify if the central Authority does not impose charges (please sp
Last	Update: [INSERT DATE]	
	Coming into force and territori	al application of the Convention in [name of
II.	your State]	
	your State] Coming into force and territorial app	
8	Coming into force and territorial app  When did the 1996 Convention enter into	

parental responsibility, and on international child abduction

(recast)) (i.e., "Brussels IIb Regulation")

Other (please specify):

Other (please specify):

	State] made a declaration under Article 59?	☐ No ☐ Not applicable
8.4.	If [name of your State] is comprised of one or more overseas territories, please provide information about the	Please list the territories that are <b>bound</b> by the 1996 Convention:
	applicability of the 1996 Convention to them.	Please list the territories that are <b>not</b> bound by the 1996 Convention:
Last	Update: [INSERT DATE]	
III.	Relevant legislation in [name o	f your State]
9	1996 Child Protection Convention	
9.1.	In [name of your State], was implementing legislation passed before the 1996 Child Protection Convention entered into force in your domestic law?	Yes  Please specify legislative provision(s) or implementing legislation and indicate the date that the legislation entered into force:
	If applicable, please provide a web link to the legislation or attach a copy.	□ No
9.2.	Was any other legislative work carried out after the entry into force of the 1996 Convention in [name of your State], with a view to assist with its effective operation?  If applicable, please provide a web link to	Yes, substantive laws and / or procedural rules were enacted following the entry into force of the 1996 Convention in our State  Please specify the legislative provision(s) or procedural rules and indicate the date that the legislation or procedural rules entered into force or effect:
	the legislation or attach a copy.	□ No
Last	Update: [INSERT DATE]	
10	Other relevant HCCH Conventions in	the field of child protection
	se indicate to-which of the following HCCH ventions pertaining to the protection of	1980 Child Abduction Convention (please specify the date it entered into force in [name of your State]):
<u>pers</u>	ons in the field of child protection [name of State] is also a party to:	1993 Adoption Convention (please specify the date it entered into force in [name of your State]):
	se consult the status table on the HCCH site to verify whether [name of your State]	2007 Child Support Convention (please specify the date it entered into force in [name of your State]):
<u>has a</u>	a treaty relationship with your State.	2007 Maintenance Obligations Protocol (please specify the date it entered into force in [name of your State]):
1		2000 Protection of Adults Convention (please specify the date it entered into force in [name of your State]):
Last	Update: [INSERT DATE]	
Last	Update: [INSERT DATE]  Other agreements on international of	it entered into force in [name of your State]):

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	<ul> <li>□ Protocol to Prevent, Supress and Punish Trafficking in Persons especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime (Palermo Protocol)</li> <li>□ African Charter on the Rights and Welfare of the Child</li> <li>□ Council of Europe Convention on the Protection of Children against Sexual Exploitation and Sexual Abuse (Lanzarote Convention)</li> <li>□ Brussels Ilb Regulation (Council Regulation (EU) 2019/1111 of 25 June 2019)</li> </ul>	
	<ul> <li>☐ Inter-American Convention of 15 July 1989 on the International Return of Children</li> <li>☐ Bilateral agreements (please specify):</li> <li>☐ Non-binding memoranda of understanding (please specify):</li> <li>☐ Other (please specify):</li> </ul>	
Loot Hadeter (INCEPT DATE)	□ No	
Last Update: [INSERT DATE]		
<ul> <li>IV. Measures or other matters falling within the scope of the Convention</li> <li>Parental Responsibility - rights of custody - rights of access / contact</li> </ul>		
12.1. What are the legal concepts that correspond to the notion Please elaborate briefly on the meaning of parental responsibility according to the laws of [name of your State]?-		
12.2. What are the legal concepts that correspond to the notion of Please elaborate briefly on the meaning of rights of custody according to the laws of [name of your State] and what is their relationship with the notion legal concept of parental responsibility?		
12.3. Which legislation governs parental responsibility and / or rights of custody in [name of your State]?  Please describe and specify how legislation can be accessed or attach as copy		
12.4. How is parental responsibility attributed in [name of your State]?  Please tick all the boxes that apply.	By operation of law, which includes:  the person giving birth to the child; the person(s) married to the person giving birth to the child;  the partner of person(s) in a partnership with the person giving birth to the child; the person(s) who are genetically connected to the child. Other (please specify):  Judicial decision Administrative decision Agreement having legal effect Other (please specify):	

12.5.	Are there any exceptions to limitations or conditions in [name of your State] preventing the attribution of parental responsibility, by operation of law, in [name of your State] to certain persons?	☐ Yes (please specify): ☐ No
12.6.	Can parental responsibility or its exercise be delegated in [name of your State]?	<ul> <li>Yes (please specify how):</li> <li>Judicial decision</li> <li>Administrative decision</li> <li>Other (please specify):</li> <li>No</li> </ul>
12.7.	Can the attribution of parental responsibility be modified or terminated in [name of your State]?	<ul> <li>Yes (please specify how):</li> <li>By order of a judicial authority</li> <li>By order of an administrative authority</li> <li>It depends on how parental responsibility rights were attributed (please specify):</li> <li>Other (please specify):</li> <li>No</li> </ul>
12.8.	Are there is there a limits on the number of persons that can haveattribution of parental responsibility over a child in [name of your State]?	Yes (please specify):  Number of persons (please specify):  Age (please specify):  Marital / partnership status (please specify):  Legal parent-child relationship (please specify):  Other (please specify):  No
12.9.	Are there any requirements under the law of [name of your State] for an agreement regarding parental responsibility to take legal effect (e.g., registration)?	Yes (please specify): No
12.10	. Are there any age requirements in [name of your State] for person(s) to have parental responsibility over a child?	<ul> <li>☐ Yes</li> <li>☐ Maximum age requirements (please specify):</li> <li>☐ Minimum age requirements (please specify):</li> <li>☐ Difference in years required between the person and the</li> </ul>
		child (please specify):  Other (please specify):  No
12.11	. How can a person or institution acquire rights of custody over a child in [name of your State]?  See Article 3(b) of the 1996 Convention.	Other (please specify):

12.13. Which legislation governs the acquisition and exercise of rights of access / contact in [name of your State]?  Please specify how legislation can be accessed or attach a copy.	
12.14. In [name of your State], who can exercise their rights of access / contact with the child?  See Articles 3(b) and 35 of the 1996 Convention.  Please tick all relevant boxes.	☐ A parent ☐ A step-parent ☐ A grand-parent ☐ Another member of the family (please specify): ☐ Other (please specify):
12.15. How can a person seek rights of access / contact in [name of your State]?  Please tick all relevant boxes.	☐ Judicial decision ☐ Administrative decision ☐ Agreement having legal effect ☐ Other (please specify):
12.16. Can rights of access / contact be modified or terminated in [name of your State]?	<ul> <li>Yes (please specify):</li> <li>By order of a judicial or administrative authority</li> <li>By agreement having legal effect</li> <li>It depends on how the rights of custody were acquired (please specify):</li> <li>Other (please specify):</li> <li>No</li> </ul>
How can a person or institution acquire rights of custody over a child in [name of your State]?  See Article 3(b) of the 1996 Convention.	By operation of law (if relevant, please specify to whom this is applicable):  Judicial decision Administrative decision Agreement having legal effect Other (please specify):
Can rights of custody be modified or terminated in [name of your State]?	<ul> <li>☐ Yes (please specify):</li> <li>☐ By order of a judicial or administrative authority</li> <li>☐ By agreement having legal effect</li> <li>☐ It depends on how the rights of custody were acquired (please specify):</li> <li>☐ Other (please specify):</li> <li>☐ No</li> </ul>
Which legislation governs the acquisition and exercise of rights of access / contact in [name of your State]?  Please specify how legislation can be accessed or attach a copy.	
In [name of your State], who can exercise their rights of access / contact with the child?  See Articles 3(b) and 35 of the 1996 Convention.  Please tick all relevant boxes.	A step parent A grand parent Another member of the family (please specify): Other (please specify):
How can a person seek rights of access / contact in [name of your State]?  Please tick all relevant boxes.	Judicial decision Administrative decision Agreement having legal effect Other (please specify):

	Can rights of access / contact be modified or terminated in [name of your State]?	Yes (please specify):  By order of a judicial or administrative authority  By agreement having legal effect  It depends on how the rights of custody were acquire (please specify):  Other (please specify):
	Jpdate: [INSERT DATE] Guardianship <mark>, and</mark> -curatorship <u>or an</u>	alogous institutions
	What are the legal concepts that correspond to the notions of guardianship, curatorship or analogous institutions according to the laws of [name of your State]?	
13.2.	Is guardianship, and curatorship or an analogous institution towards a child permitted available in [name of your State]?  Please tick all boxes that apply	Yes, guardianship is available Yes, curatorship is available Yes, an analogous institution is available No (please proceed to the following section)
13.3.	Do guardianships, curatorships or analogous institution always carry the full rights of custody of the child in [name of your State]?	Yes (please elaborate):  No (please elaborate):
13.4.	Which legislation governs guardianship and curatorship in [name of your State]?  Please specify how legislation can be accessed or attach a copy.	
13.5.	How can guardianship or curatorship be acquired in [name of your State]?  Please tick all the boxes that apply.	<ul> <li>Will or testament established by the holders of parent responsibility</li> <li>*Please specify the requirements for a will or testament to valid in [name of your State]:         <ul> <li>Judicial decision</li> <li>Administrative decision</li> <li>By agreement having legal effect</li> <li>Other (please specify):</li> </ul> </li> </ul>
13.6.	Are there limits for appointing a person as a child's guardian or curator in [name of your State]?	Yes (please specify):  Number of guardians / curators (please specify):  Age (please specify):  Marital / partnership status (please specify):  Other (please specify):  No
13.7.	Can guardianships or curatorships be modified or terminated in [name of your State]?	Yes, if so, please specify how By order of a judicial authority By order of an administrative authority By agreement having legal effect Other (please specify): No

14 Supportive mea	sures / arrangements
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In [name of your State] are supportive measures	Voluntary arrangements
/ arrangements available in place of, or alongside, the placement of a child (e.g., family	Support measures ordered by a judicial authority
assistance, family coaching, monitoring)?	Support measures ordered by administrative authority
Please tick all boxes that apply and indicate the	Other (please specify):
<u>measures / arrangements available.</u>	
If applicable, please provide a web link to the legislation or attach a copy.	
Last Update: [INSERT DATE]	
15 Alternative care of children Foster	care, kinship care, kafala, institutional care and
educational measures	care, kinship care, karala, institutional care and
	T
In case a child is in need of alternative care arrangements in [name of your	Foster care
State], what are the available options?	- Kinship care
Please tick all the boxes that apply	Institutional care
Please tick all the boxes that apply.	Other (please specify):
Which pormative frameworks apply to	Carlot (picace apasity).
alternative care of children in [name of	
<del>your State]?</del>	
Please specify how legislation can be accessed or attach a copy.	
	□ Factor cove
15.1. How can alternative care arrangements be established modified or terminated in	☐ Foster care ☐ Judicial decision
[name of your State]?	Administrative decision
	By agreement having legal effect
	Other (please specify):
	Kinship care
	Judicial decision
	Administrative decision
	☐ By agreement having legal effect
	Other (please specify):
	☐ Kafala
	Judicial decision
	Administrative decision
	☐ By agreement having legal effect
	☐ Other (please specify): ☐ Institutional care
	Judicial decision
	Administrative decision
	☐ By agreement having legal effect
	Other (please specify):
	Educational measures
	Judicial decision
	Administrative decision
	By an agreement in force
	Other (please specify):
	Other (please specify):

	☐ Judicial decision
	☐ Administrative decision
	☐ By agreement having legal effect
	Other (please specify):
15.2. How can alternative care arrangements	Foster care
be modified or terminated in [name of	Judicial decision
your State]?	Administrative decision
	☐ By agreement having legal effect
	Other (please specify):
	Kinship care
	Judicial decision
	Administrative decision
	By agreement having legal effect
	Other (please specify):
	<mark> Kafala</mark>
	Judicial decision
	Administrative decision
	By agreement having legal effect
	Other (please specify):
	Institutional care
	Judicial decision
	Administrative decision
	By agreement having legal effect
	Other (please specify):
	Educational measures
	Judicial decision
	Administrative decision
	By an agreement in force
	Other (please specify):
	Other (please specify):
	Judicial decision
	Administrative decision
	By agreement having legal effect
	Other (please specify):
15.3. Are there limitations as to what kind of	
alternative care is available in [name of	Yes (please specify the circumstances and the relevant limitations):
your State] under certain circumstances?	□ No
(e.g., only long-term or short-term)	
15.4. Are there any requirements or criteria in	Yes (please specify):
Iname of your State for a person to be	No
designated as responsible for a child in	<u> </u>
kinship care (e.g. degree of proximity, age,	
marital/partner status, no criminal	
records)?	
15.5. Are there any requirements or criteria in	Yes (please specify):
[name of your State] for a person to be	□ No
designated as responsible for a child in	
foster care (e.g., age, marital/partner status, no criminal records)?	
15.6. Are there any requirements or criteria in	Yes (please specify):
[name of your State] for a person to be designated as the kafil of a child (e.g.,	<mark>□ No</mark>
accignated as the Rain of a cilia (e.g.,	

age, marital/partner status, no criminal records, religious confession)?	
15.7. In [name of your State], is there a centralised government entity or accredited body that is responsible for managing cases in which alternative care arrangements are involved?	Yes (please specify entity or body and provide contact details):
15.8. In cases of unaccompanied and separated children in need of alternative care arrangements arriving in [name of your State], what are the steps or procedures that follow their arrival in your State? (e.g., appointment of a guardian and placement in foster care)  Please describe the steps and specify any relevant applicable legislation, regulation and/or framework.	
Does the same government entity or accredited body mentioned in question 20.5 manage cases of unaccompanied and separated children in need of alternative care arrangements arriving in [name of your State]?	Yes, the same entity manages all alternative care cases, including those involving unaccompanied and separated children (see contact details under question 20.5)  No (please specify entity or body and provide contact details):
Last Update: [INSERT DATE]	

# 16 Urgent measures of protection

Bearing in mind that the measures listed in this question are not meant to be exhaustive.  pPlease indicate which what urgent measures of protection are available in [name of your State], in cases of urgency.	Concerning the urgent protection of the child against violence, abuse, mistreatment, and in cases of international child abduction:
Articles 6 and 11 of the 1996 Convention	Issuing a placement order
Please tick all the boxes that apply.  If possible, please specify how legislation can be	<ul> <li>Issuing an order prohibiting removal from the jurisdiction (i.e., an exeat order) (please specify relevant legislation):</li> </ul>
accessed or attach a copy.  It is understood that, in some States, measures of protection are not provided for under	Issuing other types of orders preventing certain actions, for example prohibiting the issuance of a passport for the child (please specify relevant legislation):
domestic law but are left to the discretion of the competent authorities.	Ordering the retention of the child's documents with an authority, for example depositing the passport with the police (please specify relevant legislation):
	Issuing an order temporarily suspending the exercise of parental authority and/or rights of custody and/or rights of access/contact (please specify relevant legislation):
	Issuing an order of protection of the primary caregiver of the child (please specify relevant legislation):
	Establishing supervised contact (please specify relevant legislation):
	Providing shelter for victims of domestic and family violence (please specify relevant legislation):
	Providing psychological first aid for the child and family members (please specify relevant legislation):
	Other (please specify measure and relevant legislation):
	Concerning the urgent socio-economic needs of the child:
	Issuing interim provision of financial assistance to the child (please specify relevant legislation):

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	Issuing an order of integration into the national education systems and schooling (please specify relevant legislation):
	<ul> <li>Issuing an order requesting support and monitoring by social services (please specify relevant legislation):</li> </ul>
	Providing psychological and other kind of professional support (please specify relevant legislation):
	Ordering procedures for family reunification, subject to obtaining relevant immigration documents (please specify
	relevant legislation):  Designating a temporary guardian (please specify relevant legislation):
	Arranging provisional alternative care (i.e., placement in foster care or institutional care) (please specify relevant legislation):
	Other (please specify measure and relevant legislation):
	Concerning the urgent needs of the child in the case of judicial or administrative proceedings:
	Designating a guardian <i>ad litem</i> (please specify relevant legislation):
	Ordering the provision of legal aid and legal assistance (please specify relevant legislation):
	Designating a separate representative for the child, such as an Independent Children's Lawyer, for example, in case of conflicts of interest (please specify relevant legislation):
	Ordering the appointment of an interpreter (please specify relevant legislation):
	Other (please specify measure and relevant legislation):
	Other urgent needs:
	Arranging urgent medical treatment (please specify relevant legislation):
	Issuing an order to protect the child's image and right to privacy (please specify relevant legislation):
	Administrating the child's property, for example, to protect perishable goods belonging to a child or to cover urgent expenses (please specify relevant legislation):
	☐ Issuing an order of preventive immobiliseation of assets belonging to the child (please specify relevant legislation):
	Other (please specify measure and relevant legislation):
Last Update: [INSERT DATE]	<u> </u>
and opening (means area)	
V. Jurisdiction (Arts 5 – 14)	
17 Judicial Authorities	
Please indicate the judicial authorities in [name of your State] that are competent to deal with	Courts of with a general competence
of your State] that are competent to deal with matters falling under the scope of the	Relevant laws and / or procedural rules:
Convention.	Courts of family law
Please tick all the boxes that apply.	Relevant laws and / or procedural rules:
	Other sSpecialised courts (please specify):

	e provide any links or attachments to the relevant laws and / or rules that govern dural issues for the protection of children	Relevant laws and / or procedural rules:  Other (please specify):  Relevant laws and / or procedural rules:
-	ır State.  Jpdate: [INSERT DATE]	
Last C	pade: [INOLIVI DATE]	
18	Transfer of jurisdiction (Arts 8 and 9)	)
<u>See Q</u>	Duestion 3 above for the contact details of th	ne designated authority, if any.
18.1.	How does the law of [name of your State] provide for domestic procedures and mechanisms for the transfer or assumption of jurisdiction under Articles 8 and 9 of the Convention?  If applicable, please provide a web link to	☐ Statutory rules ☐ Jurisprudence ☐ Other (please specify):  Please indicate the conditions under which a transfer
	the relevant legislation in the space available or attach a copy.	assumption of jurisdiction may occur:
18.2.	Has [name of your State] designated an	Yes (please ensure you have completed question 3_abov
	authority for the purpose of transmittal and receipt of requests for a transfer of jurisdiction under Articles 8 and 9, in accordance with Article 44?	□ No
18.3.	If no to the above question, does the Central Authority play a role in the transmittal and receipt of requests for a transfer of jurisdiction under Article 8 in [name of your State]?	Yes Please elaborate on this role: No. competent authorities exchange directly betwee themselves
18.4.	Does the law of [name of your State] prescribe the use of a specific model form for the purpose of transfers or assumption of jurisdiction under Articles 8 and 9?	Yes (please specify): No
Last l	Jpdate: [INSERT DATE]	
L9	Divorce or legal separation of the pa	irents
State] applic give e Article Please releva	e indicate the authorities in [name of your ] that are competent to decide upon an eation for divorce or legal separation or to effect to a divorce agreement:  e 10 of the 1996 Convention  e tick all the boxes that apply.  e provide any links or attachments to the east laws and / or rules that govern dural issues for the protection of children ar State.	Courts withof a general competence Relevant laws and / or procedural rules: Courts of family law Relevant laws and / or procedural rules: Other sepecialised courts (please specify): Relevant laws and / or procedural rules: Other (please specify): Relevant laws and / or procedural rules:
in you	I I . THISTER DATE:	
	Jpdate: [INSERT DATE]	
Last L	Information relevant to courts a	and judicial proceedings
Last U		and judicial proceedings

for procedural aspects of cases falling within the scope of the Convention?	
Last Update: [INSERT DATE]	

### 21 Legal assistance and legal aid 12

21.1. In [name of your State], is legal representation required in proceedings falling within the scope of the 1996 Child Protection Convention?	☐ Yes ☐ No ☐ No, but recommended ☐ It depends on the matter (please specify):
21.2. Does [name of your State] provide free or reduced rate legal assistance / legal aid for the following categories? If so, please indicate the types of costs that are covered.  In the space next to each category, please elaborate on who can request such legal assistance / legal aid.  Please provide any links or attachments to the relevant laws and / or rules and / or procedures in [name of your State].	Divorce  Yes (please specify):  Mediation  Translation  Interpreters  Service of documents  Costs associated with locating the child  Court fees  Travel costs for the child  Other (please specify):  No  Child protection
	Yes (please specify):  Mediation  Translation  Interpreters
	Service of documents  Costs associated with locating the child  Court fees  Travel costs for the child  Other (please specify):
	Custody Yes (please specify): Mediation
	☐ Translation ☐ Interpreters ☐ Service of documents ☐ Costs associated with locating the child ☐ Court fees
	Travel costs for the child

Legal assistance and legal aid may include as necessary legal advice, assistance in bringing a case before an authority, legal representation and exemption from costs of proceedings.

	Other (please specify): No
	INC
	Access / Contact
	Yes (please specify):
	Mediation Translation
	Interpreters
	Service of documents
	Costs associated with locating the child
	Court fees
	Travel costs for the child
	Other (please specify):
	No
	<u>Placement</u>
	Yes (please specify):
	Mediation
	☐ Translation
	Interpreters
	Service of documents
	Costs associated with locating the child
	Court fees
	Travel costs for the child
	Other (please specify): No
	INC
	Recognition and enforcement
	Yes (please specify):
	Mediation Translation
	☐ Interpreters
	Service of documents
	Costs associated with locating the child
	Court fees
	Travel costs for the child
	Other (please specify):
	No
	Other (please specify):
	Mediation
	Translation
	☐ Interpreters
	Service of documents
	Costs associated with locating the child

21.3. Please elaborate on the legal assistance	Court fees Travel costs for the child Other (please specify):  Divorce:
or legal aid provided in [name of your State] for the following categories (including offering mediation, translation, and interpretation services as well as covering the cost of serving documents, court fees, travel costs for the child and costs associated with locating the chid):  Please provide any links or attachments to the relevant laws and / or rules and / or procedures in [name of your State].	Child protection: Custody: Access / Contact: Placement: Recognition and enforcement: Other (please specify):
Are the responses of [name of your State] in this section the same as for the Country Profile for the 1980 Child Abduction Convention (item 15).	☐ Yes — go to question 27. ☐ No
Is free or reduced rate legal assistance available to an applicant in proceedings under the Convention in [name of your State]?	☐ Yes, free legal assistance ☐ Yes, reduced rate legal assistance ☐ No
Is the applicant required to complete an application form for free or reduced rate legal assistance in [name of your State]?	Yes  Please specify how application forms can be obtained (e.g., website) or attach as copy:  No
Please indicate on what basis free or reduced legal assistance may be available in [name of your State]  Please explain where necessary	☐ Income of the applicant ☐ Assets of the applicant ☐ State of residence of the applicant ☐ Likelihood of success of the procedure ☐ Other (please specify):
Which costs are covered by free or reduced rate legal assistance in [name of your State]?  Please explain where necessary	Mediation Translation Interpreters Service of documents Costs associated with locating the child Court fees Travel costs for the child Other (please specify):
Please indicate which costs, if any, are covered by the Central Authority in [name of your State].	Mediation Translation Interpreters Service of documents Costs associated with locating the child Court fees Travel costs for the child Other (please specify):
Is free or reduced rate legal assistance available in [name of your State] for the appeal of decisions?	☐ No ☐ Yes, free legal assistance

	☐ Yes, reduced rate legal assistance
	It depends upon the assessment of the merits of the case are or the means of the individual concerned (please specify
Is a new application for free or reduced rate legal assistance required for appeals in [name of your State]?	□ Yes □ No
Last Update: [INSERT DATE]	
22 Procedures	
22.1. Does documentation submitted to competent authorities have to be translated into the official language(s) of [name of your State]?	<ul><li>☐ Yes (please state who is responsible for arranging t translation and for its cost):</li><li>☐ No</li></ul>
22.2. In [name of your State], are all parties generally required to participate in proceedings?	Yes (please specify in what circumstances):  No, but it is advisable  No
22.3. Are facilities available to enable parties to participate from outside [name of your State]?	Yes Video-conference Telephone Through a legal representative Other (please specify): No
22.4. Is simultaneous—interpretation available during proceedings in [name of your State], where necessary?	☐ Yes ☐ No ☐ It depends upon the circumstances (please specify):
Who is responsible for the cost of providing facilities that enable parties to participate from outside [name of your State]?	☐ The party outside the State ☐ The applicant ☐ The requesting Central Authority ☐ The requested Central Authority ☐ The competent authority ☐ It depends on the facilities used (please specify): ☐ Other (please specify):
Can special immigration arrangements be made to enable parties to attend proceedings in person if they so wish?	Yes (please specify): No
Last Update: [INSERT DATE]	
23 Relocation	
Does [name of your State] provide for specific procedures for international family relocation?	<ul><li>☐ Yes (please specify the applicable legislation and relevant provisions):</li><li>☐ No</li></ul>
Last Update: [INSERT DATE]	
24 Participation of the child	
Does the child have an opportunity to be heard in all proceedings under the Convention in [name of your State]?	Yes, in every case (please specify the applicable legislat and relevant provisions):  It depends on the particular case (please specify):

		Other (please specify): No
<mark>24.1.</mark>	Please indicate the rules, procedures and guidelines in place in [name of your State] for hearing the child during judicial or administrative proceedings before a competent authority.	
24.2.	In [name of your State], Hhow is the child heard during proceedings in [name of your State] under the Convention?  Please tick all the boxes that apply.	☐ Direct interview with judge-☐ Report prepared for court—by independent expert☐ The legal representative of the child☐ Other (please specify):
	Please provide any links or attachments to the relevant laws and / or rules and / or procedures in [name of your State].	
24.3.	Can competent authorities in [name of your State] appoint a separate legal representative (attorney or guardian ad litem) to represent the child's best interests?	Yes (please specify under what circumstances):  No
Last U	pdate: [INSERT DATE]	

#### 25 Appeals

25.1	Please indicate if there are Are there any restrictions in [name of your State] on the possibility of appealing a decision on a particular type of case where the Convention applies?	Divorce  Yes (please specify): No  Child protection
		Yes (please specify): No  Custody
		Yes (please specify):  No  Access / Contact
		Yes (please specify): No  Placement Yes (please specify):
		Recognition and enforcement  Yes (please specify):
		Other (please specify): Yes (please specify): No

Prel. Do	oc. No 9 of July 2024	
25.2	In [name of your State], can decisions be suspended pending an appeal?	<ul> <li>Yes, they are automatically suspended pending appeal</li> <li>Yes, they can be suspended pending an appeal at the request of either party</li> <li>Yes, they can be suspended pending an appeal at the request of either party and after determination by the judge / authority</li> <li>No</li> </ul>
25.3	Are the rules that are applicable to the participation of the child in the proceedings in general, also applicable to appeals?	Yes No (please specify the differences at the appeal level(s)):
Last L	Jpdate: [INSERT DATE]	
/II.		Multiple systems of law or sets of rules
26	Multiple systems of law or sets of r	<del>rules</del> Territorial units (Arts 47-48)
<b>Territ</b>	<del>orial units (Arts 47-48)</del>	
26.1	Does [name of your State] have two or more systems of law or sets of rules of law with regard to any matters dealt with in the 1996 Convention that apply in different territorial units?	☐ Yes (please specify): ☐ No
26.2	If yes to the above question, which matters are applicable to the entirety of [name of your State]?	Rules governing parental responsibility Rules governing rights of custody Rules governing rights of access Rules governing divorce Rules governing guardianship or curatorship of a child Rules governing supportive measures / arrangements Rules governing the establishment of institutional care, foster care and kafala arrangements Other (please specify):
26.3	If yes to the above question 26.1, which matters under the Convention are subject to multiple systems of law or sets of rules in the different territorial units of [name of your State]?	Rules governing parental responsibility Rules governing rights of custody Rules governing rights of access Rules governing divorce Rules governing guardianship or curatorship of a child Rules governing supportive measures / arrangements Rules governing the establishment of foster care arrangements Rules governing the establishment of institutional care foster care and kafala arrangements

Please provide further details on which different systems of law or sets of rules are applicable in which territorial unit within [name of your State].

unit?

26.4 If [name of your State] consists of two or more territorial units, are there any laws in [name of your State] which provide for or regulate the designation of a territorial

Yes Yes

Other (please specify):

Please explain briefly what those rules are:

If possible, please provide any links or attachments to the relevant laws and / or rules:

Rules governing the establishment of kafala arrangements

☐ No

See Article 48	

<b>27</b>	Different categories of persons (Ar	t. 49 <u>)</u>
<b>Diffe</b>	rent categories of persons (Art. 49)	
27.1	Does [name of your State] have two or more systems of law or sets of rules of law with regard to any matters dealt with in the 1996 Convention that apply to different categories of persons?	☐ Yes (please specify): ☐ No
27.2	If yes to the above question, which matters under the Convention are subject to multiple systems of law or sets of rules that apply to different categories of persons in [name of your State]?	Rules governing parental responsibility Rules governing rights of custody Rules governing rights of access Rules governing guardianship or curatorship of a child Rules governing supportive measures / arrangements Rules governing the establishment of foster care arrangements Rules governing the establishment of institutional care foster care and kafala arrangements Rules governing the establishment of kafala arrangements Rules governing the establishment of kafala arrangements Other (please specify):
Last l	Jpdate: [INSERT DATE]	
	Application of the law of another S	<del>tate</del>
	When exercising their jurisdiction under the Convention, can the authorities of [name of your State] apply or take into account the law of another State with which the child has a substantial connection?  Article 15(2) of the 1996 Convention	☐ Yes (please specify): ☐ No
	In which cases would the authorities of [name of your State] refuse to apply the law applicable under the Convention, on the ground that this application would be manifestly contrary to its public policy?  Article 22 of the 1996 Convention	
Last U	Jpdate: [INSERT DATE]	
VIII.	Recognition and Enforcement	(Arts 23-28 and 55)
28	Recognition	

28.2.	What is the procedure in [name of your State] for the refusal to recognise a measure of protection taken by the competent authorities of a Contracting Party?	
	Article 23(2) of the 1996 Convention	
28.3.	In [name of your State], what is the procedure for the recognition or non-recognition of a measure under Article 24?	<ul> <li>☐ An administrative procedure (please elaborate):</li> <li>☐ A judicial procedure (please elaborate):</li> <li>If possible, please provide a web link or attach a copy of any relevant legislation, guidelines or protocols:</li> <li>Please provide the details of the authority responsible for the procedure for the recognition or non-recognition of a measure under Article 24:</li> <li>Name of organisation<sup>13</sup>:</li> <li>Telephone:</li> <li>Fax:</li> <li>Email:</li> <li>Website:</li> </ul>
Last L	Jpdate: [INSERT DATE]	
29	Enforcement	
29.1.	Has [name of your State], implemented a specific (simple and rapid) procedure for declarations of enforceability or registration for the purposes of enforcement of a measure taken in another Contracting Party?  Article 26(2) of the 1996 Convention	☐ Yes ☐ No If possible, please provide a web link or attach a copy of any relevant legislation, guidelines or protocols:
29.2.	Given the duty under Article 26 to apply a simple and rapid procedure to declarations of enforceability, pPlease describe the procedure in [name of your State] for declarations of enforceability or registration for the purposes of enforcement of a measure taken in another Contracting Party.  Article 26(2) of the 1996 Convention	<ul> <li>In particular, please indicate:</li> <li>The information needed in [name of your State] to register or process a decision for the purpose of enforcement:</li> <li>The nature of the procedure:    It is an administrative procedure (please specify):   It is a judicial procedure (please specify):   It is a combination of a judicial and administrative procedure (please specify):</li> <li>Which authority declares enforceable or registers for the purposes of enforcement a measure of protection taken in another Contracting Party:</li> <li>Whether the law of [name of your State] provides for a particular time frame for the resolution of applications for declarations of enforceability or the registration of a measure for the purpose of enforcement to ensure that the procedure is rapid:   Yes   If possible, please specify the number of days / weeks / months foreseen by the law of [name of your State]:   If possible, please provide a web link to the relevant legislation in the space available next to each item or attach</li> </ul>

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

		□ No
		Whether legal representation is required
		Yes (please describe):
		□ No
		<ul> <li>Whether the applicant can apply without notice to the other</li> </ul>
		partythis procedure can be done unilaterally or if there must
		be other parties than the applicant to the action
		The procedure can be unilateral Yes
		The procedure requires other parties than the applicant to
		the action No
		<ul> <li>Whether the declaration of enforceability or registration for the purposes of enforcement is appealable</li> </ul>
		Yes, it is appealable
		Please specify the timeframe foreseen in [name of your
		State] for the resolution of appeals regarding declarations of enforceability or the registration of a measure for the purpose of enforcement:
		Less than a week
		☐ Within one month
		Within three months
		☐ Within a year
		Other (please specify):
		No, it is not appealable
		Any other measures taken in [name of your State] to ensure
		the procedure is simple and rapid:
29.3.	What is the procedure in [name of your	☐ The Central Authority must apply for enforcement.
	State] to commence enforcement	Please describe how this procedure is initiated:
	proceedings?	☐ The applicant must apply for enforcement.
		Please describe how this procedure is initiated:
		ricase describe now this procedure is initiated.
		Other (please specify):
29.4.	Can documents be transmitted	-
29.4.	electronically in [name of your State], for	☐ Other (please specify): ☐ Yes
29.4.		☐ Other (please specify): ☐ Yes ☐ No
	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are	<ul> <li>☐ Other (please specify):</li> <li>☐ Yes</li> <li>☐ No</li> <li>Please provide any specific requirements:</li> <li>☐ Intervention by government agency (e.g., police, social)</li> </ul>
	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to	<ul> <li>☐ Other (please specify):</li> <li>☐ Yes</li> <li>☐ No</li> <li>Please provide any specific requirements:</li> <li>☐ Intervention by government agency (e.g., police, social welfare)</li> </ul>
	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are	<ul> <li>☐ Other (please specify):</li> <li>☐ Yes</li> <li>☐ No</li> <li>Please provide any specific requirements:</li> <li>☐ Intervention by government agency (e.g., police, social welfare)</li> <li>☐ Contempt of courtriminal charges</li> </ul>
	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to	<ul> <li>☐ Other (please specify):</li> <li>☐ Yes</li> <li>☐ No</li> <li>Please provide any specific requirements:</li> <li>☐ Intervention by government agency (e.g., police, social welfare)</li> <li>☐ Contempt of courtriminal charges</li> <li>☐ Removal of the child from the non-uncompliant party</li> </ul>
	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to	<ul> <li>☐ Other (please specify):</li> <li>☐ Yes</li> <li>☐ No</li> <li>Please provide any specific requirements:</li> <li>☐ Intervention by government agency (e.g., police, social welfare)</li> <li>☐ Contempt of courtriminal charges</li> <li>☐ Removal of the child from the non-uncompliant party</li> <li>☐ Imprisonment</li> </ul>
	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to	<ul> <li>☐ Other (please specify):</li> <li>☐ Yes</li> <li>☐ No</li> <li>Please provide any specific requirements:</li> <li>☐ Intervention by government agency (e.g., police, social welfare)</li> <li>☐ Contempt of courtriminal charges</li> <li>☐ Removal of the child from the non-uncompliant party</li> <li>☐ Imprisonment</li> <li>☐ Pecuniary measures</li> </ul>
	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to	<ul> <li>☐ Other (please specify):</li> <li>☐ Yes</li> <li>☐ No</li> <li>Please provide any specific requirements:</li> <li>☐ Intervention by government agency (e.g., police, social welfare)</li> <li>☐ Contempt of courtriminal charges</li> <li>☐ Removal of the child from the non-uncompliant party</li> <li>☐ Imprisonment</li> <li>☐ Pecuniary measures</li> <li>☐ An order placing the child under supervision</li> </ul>
	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to	<ul> <li>☐ Other (please specify):</li> <li>☐ Yes</li> <li>☐ No</li> <li>Please provide any specific requirements:</li> <li>☐ Intervention by government agency (e.g., police, social welfare)</li> <li>☐ Contempt of courtriminal charges</li> <li>☐ Removal of the child from the non-uncompliant party</li> <li>☐ Imprisonment</li> <li>☐ Pecuniary measures</li> </ul>
	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to enforce a measure?  Who is generally responsible for	<ul> <li>☐ Other (please specify):</li> <li>☐ Yes</li> <li>☐ No</li> <li>Please provide any specific requirements:</li> <li>☐ Intervention by government agency (e.g., police, social welfare)</li> <li>☐ Contempt of courtriminal charges</li> <li>☐ Removal of the child from the non-uncompliant party</li> <li>☐ Imprisonment</li> <li>☐ Pecuniary measures</li> <li>☐ An order placing the child under supervision</li> <li>☐ Other (please specify):</li> <li>☐ The applicant</li> </ul>
29.5.	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to enforce a measure?  Who is generally responsible for supervising the process of enforcement in	<ul> <li>□ Other (please specify):</li> <li>□ Yes</li> <li>□ No</li> <li>Please provide any specific requirements:</li> <li>□ Intervention by government agency (e.g., police, social welfare)</li> <li>□ Contempt of courtriminal charges</li> <li>□ Removal of the child from the non-uncompliant party</li> <li>□ Imprisonment</li> <li>□ Pecuniary measures</li> <li>□ An order placing the child under supervision</li> <li>□ Other (please specify):</li> <li>□ The applicant</li> <li>□ Central Authority</li> </ul>
29.5.	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to enforce a measure?  Who is generally responsible for	<ul> <li>☐ Other (please specify):</li> <li>☐ Yes</li> <li>☐ No</li> <li>Please provide any specific requirements:</li> <li>☐ Intervention by government agency (e.g., police, social welfare)</li> <li>☐ Contempt of courtriminal charges</li> <li>☐ Removal of the child from the non-uncompliant party</li> <li>☐ Imprisonment</li> <li>☐ Pecuniary measures</li> <li>☐ An order placing the child under supervision</li> <li>☐ Other (please specify):</li> <li>☐ The applicant</li> </ul>
29.5.	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to enforce a measure?  Who is generally responsible for supervising the process of enforcement in	☐ Other (please specify):         ☐ Yes         ☐ No         Please provide any specific requirements:         ☐ Intervention by government agency (e.g., police, social welfare)         ☐ Contempt of courtriminal charges         ☐ Removal of the child from the non-uncompliant party         ☐ Imprisonment         ☐ Pecuniary measures         ☐ An order placing the child under supervision         ☐ Other (please specify):         ☐ The applicant         ☐ Central Authority         ☐ Public Prosecutor         ☐ The court / administrative authority
29.5.	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to enforce a measure?  Who is generally responsible for supervising the process of enforcement in	☐ Other (please specify):         ☐ Yes         ☐ No         Please provide any specific requirements:         ☐ Intervention by government agency (e.g., police, social welfare)         ☐ Contempt of courtriminal charges         ☐ Removal of the child from the non-uncompliant party         ☐ Imprisonment         ☐ Pecuniary measures         ☐ An order placing the child under supervision         ☐ Other (please specify):         ☐ The applicant         ☐ Central Authority         ☐ Public Prosecutor         ☐ The court / administrative authority         ☐ Police
29.5.	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to enforce a measure?  Who is generally responsible for supervising the process of enforcement in	☐ Other (please specify):         ☐ Yes         ☐ No         Please provide any specific requirements:         ☐ Intervention by government agency (e.g., police, social welfare)         ☐ Contempt of courtriminal charges         ☐ Removal of the child from the non-uncompliant party         ☐ Imprisonment         ☐ Pecuniary measures         ☐ An order placing the child under supervision         ☐ Other (please specify):         ☐ The applicant         ☐ Central Authority         ☐ Public Prosecutor         ☐ The court / administrative authority         ☐ Police         ☐ No singleular body has general responsibility
29.5.	electronically in [name of your State], for the purpose of enforcement?  What coercive measures, if any, are available in [name of your State] to enforce a measure?  Who is generally responsible for supervising the process of enforcement in	☐ Other (please specify):         ☐ Yes         ☐ No         Please provide any specific requirements:         ☐ Intervention by government agency (e.g., police, social welfare)         ☐ Contempt of courtriminal charges         ☐ Removal of the child from the non-uncompliant party         ☐ Imprisonment         ☐ Pecuniary measures         ☐ An order placing the child under supervision         ☐ Other (please specify):         ☐ The applicant         ☐ Central Authority         ☐ Public Prosecutor         ☐ The court / administrative authority         ☐ Police

# IX. Cooperation (Arts 29-39 and 42)

#### 30 General information

	Central Authority use a standard for requests under the on? <sup>14</sup>	Yes (please provide a link to the form or attach as copy):
the gov preparing child?	athority, entity or department of the remainder of the situation of the 2 of the 1996 Convention	
requests protection to the a through t	ne of your State] declared that for information relevant to the n of the child be communicated authorities of your state only he Central Authority?	
ensures informati cases fa Conventic procedur Articles Conventi Please p to the re-	dicate how [name of your State] the confidentiality of all on gathered or transmitted in Illing within the scope of the on (i.e., any special rules, es or protocols)? 41 and 42 of the 1996 on revide any links or attachments levant laws and / or rules and / rols or attach a copy.	General Data Protection Regulation (EU) 2016/679 (GDPR)  Other (please specify):
Please in deals with exposed special rule.  Article 36 Please puto the relationship.	dicate how [name of your State] th situations where a child is to serious danger (i.e., any eles, procedures or protocols)? S of the 1996 Convention revide any links or attachments elevant laws and / or rules and / els or attach a copy.	
Last Update: [IN	SERT DATE]	,

#### 31 Placement and provision of care abroad (Art. 33)

See Q	See Question 4 above for the contact details of the designated authority, if any.			
31.1	Does [name of your State] have procedures or protocols in place to deal with the mechanism of consultation established in Article 33 for the placement of children abroad?	<ul><li>☐ Yes (please specify and provide a link to the form or attach as copy):</li><li>☐ No</li></ul>		
31.2	Is a standard form used for Article 33 requests in [name of your State]?	Yes (please specify and provide a link to the form or attach as copy):  No		

Following the Conclusion and Recommendation No 41 of the Seventh Meeting of the Special Commission on the Practical operation of the 1980 Child Abduction Convention and the 1996 Child Protection Convention, the Permanent Bureau is developing a model Co-operation Request Form that will be presented for consultation with interested Contracting Parties with a view to be discussed during the upcoming Eighth Meeting of the Special Commission.

31.3	Please briefly elaborate on the procedure followed by the Central or other competent authority in [name of your State], in order to arrange a cross-border placement of a child.	If the competent authority in [name of your State] is contemplating the placement or the provision of care of a child in another Contracting Party:  If the competent authority in [name of your State] is consulted on the placement or the provision of care of a child in your State:
31.4	Please specify any other authority in [name of your State] that would be responsible, in liaison with the designated authority under the Convention, to evaluate the best interests of the child when a placement or the provision of care abroad is being contemplated.	
	Is a standard form used for Article 33 requests in [name of your State]?	Yes (please specify and provide a link to the form or attach as copy):  No
31.5	Are there costs implicated_involved_in Article 33 requests in [name of your State]?	Yes (please specify the type of costs and to whom they are charged):  No
Last L	Jpdate: [INSERT DATE]	
32	Locating a child (Art. 30)	
32.1	How does the Central Authority of [name of your State], on—at_the request of a competent authority of another Contracting Party, provide assistance in discovering the whereabouts of a child where it appears that said—child may be present and in need of protection within the territory of [name of your State]?  Article 31(c)) of the 1996 Convention	<ul> <li>☐ Assistance is provided directly         Please elaborate on the procedure:</li> <li>☐ Assistance is provided through public authorities         Please elaborate on the procedure:</li> <li>☐ Assistance is provided through other bodies         Please indicate the body and elaborate on the procedure:</li> </ul>
32.2	What evidence and information showing that the child is present in the State and in need of protection is required for authorities to assist with locating the child?	<ul> <li>Evidence that the child entered your State (e.g., evidence that the child boarded an aeroplane bound for your State)</li> <li>Information from the applicant/requesting authority as to why they believe the child is in your State</li> <li>No information or evidence is required; searches can begin upon request</li> <li>Other (please explain):</li> </ul>
32.3	What resources of information are available in [name of your State] to discover the whereabouts of the child located in [name of your State]?  Please indicate in the space provided any associated costs for an applicants or any other necessary information	<ul> <li>☐ (1) Private location services:</li> <li>☐ (2) Population register:</li> <li>☐ (3) Employment register:</li> <li>☐ (4) Information maintained by other government agencies (e.g., immigration, social welfare):</li> <li>☐ (5) Police:</li> <li>☐ (6) INTERPOL:</li> <li>☐ (7) EUROPOL<sup>15</sup>:</li> <li>☐ (8) Other (please specify):</li> </ul>

The original text of the Country Profile for the 1980 Child Abduction Convention did not include "Europol". The Permanent Bureau suggests that the inclusion be transposed, when appropriate, in review of the text of the 1980 Convention Country Profile.

Please indicate who is responsible for making contacting / utilising the resources arranging the measures listed in the question above by inserting the relevant measures numbers next to the responsible person or authority.  E.g., Central Authority: 2,3  The applicant's representative: 7	A competent authorityThe applicant:  The representative(s) of the party(ies)applicant's
Please indicate which of the measures listed above need an order from a competent authority?	
ast Update: [INSERT DATE]	

#### **Family mediation** 33

33.1	How does the Central Authority of [name of your State] facilitates agreed solutions for the protection of the person or property of the child in situations where the Convention applies?  Please tick all the boxes that apply.  Article 31(b) of the 1996 Convention.	<ul> <li>By providing, upon request, services of mediation, conciliation or other similar means</li> <li>By providing information about mediation, conciliation and other similar means</li> <li>By assisting and or liaising with third parties (e.g., independent mediators)</li> <li>By referring parties to accredited professionals to undertake mediation</li> <li>By seeking an order from judicial or administrative authorities for mediation between the parties</li> <li>Other (please specify):</li> </ul>
33.2	The following set of questions replicate those questions contained in the Country Profile for the 1980 Child Abduction Convention. Are the answers of [name of your State] the same for both the 1980 Child Abduction and the 1996 Child Protection Conventions?	☐ Yes - go to question 3439. ☐ No
33.3	What family matters can be dealt with by mediation in [name of your State]?  Please tick all the boxes that apply.	Return / non-return of a child following an alleged wrongful removal / retention  Custody Access / contact Relocation Child support Property disputes on relationship breakdown Other (please specify):
33.4	What mediation services / structures exist in [name of your State] for international family disputes which are within the scope of the 1996 Conventionapplications within the scope of the Convention?  Please tick all the boxes that apply.	<ul> <li>□ Private mediation services / structures (please specify):</li> <li>□ Mediation services / structures within the judicial or administrative system (please explain):</li> <li>□ Mediation services / structures provided by NGOs (please specify the NGO and give brief details of the service they provide):</li> <li>□ Other (please specify):</li> <li>□ There are no mediation services / structures available in our State</li> </ul>

33.5	Is co-mediation (i.e., mediation involving two mediators – one from each State) available in [name of your State] for international family disputes which are within the scope of the 1996 Convention?	Yes Please provide brief details of any available scheme (e.g., binational mediation programmes and any relevant web links):  No
33.6	How can individuals obtain information on suitable mediators in [name of your State]?  Please tick all the boxes that apply.	<ul> <li>☐ Lists of mediators are available:</li> <li>☐ Through the Central Authority</li> <li>☐ Via accrediting bodies (please provide details):</li> <li>☐ Through other sources (please specify):</li> <li>☐ Other methods of accessing information are available (please specify):</li> <li>☐ No general information is available. Individuals must carry out research themselves</li> </ul>
	What role does the Central Authority in [name of your State] play in facilitating mediation for the protection of the child or their property?  Article 31(b) of the 1996 Convention	Provides information about mediation  Refers parties to accredited professionals to undertake mediation  Seeks order from judicial or administrative authorities for mediation between the parties  Other (please explain):
33.7	How are the costs of mediation met in [name of your State]?	☐ If an individual qualifies for free or reduced rate legal assistance, this will always include the cost of mediation ☐ If an individual qualifies for free or reduced rate legal assistance, this may cover the cost of mediation ☐ The Central Authority will meet the costs associated with mediation ☐ Other sources of funding are available (please specify): ☐ The costs of mediation must be borne by the parties
33.8	At what stage of applications under the 1996 Convention is mediation available in [name of your State]?	<ul> <li>Other (please explain):</li> <li>At all stages, including prior to any application and as a preventive measure where necessary (please provide further explanation if necessary):</li> <li>Only before an application has been made to the relevant Central Authority</li> <li>Only after an application has been made to the relevant Central Authority</li> <li>Only before an application has been filed in the relevant competent authority</li> <li>Only after an application has been filed in the relevant competent authority</li> <li>Other (please specify):</li> </ul>
33.9	State], to determine their suitability for mediation?	Yes, always (please specify who carries out such an assessment of suitability):  Mediators Other (please specify):  Sometimes (please elaborate and specify who carries out such an assessment of suitability, when it happens):  No, never Other (please specify):
	If "yes" to the question above, who carries out such an assessment of suitability?	— Mediators  Other:

33.10 Can legal proceedings in [name of your State] be suspended while mediation is being carried out?	☐ Yes ☐ No
33.11 How, if at all, are the views of the child taken into account in the mediation process?	Rules / legislation require that, if the child is of a sufficient age / maturity, the child must be seen by the mediator  Rules / legislation require that, if the child is of a sufficient age / maturity, the views of the child must be communicated to the mediator but this need not be done directly (please explain the method(s) used):  It is within the discretion of the particular mediator  The child's views play no part in the mediation  Other (please specify):
33.12 What safeguards are available in [name of your State] in cases where allegations of domestic violence and / or other forms of abuse are made in a dispute which goes to mediation?	<ul> <li>☐ The address and other contact details of the alleged victim are kept confidential</li> <li>☐ Other safeguards (please specify):</li> </ul>
33.13 Are these safeguards required by rules / legislation or left to the discretion of the mediator?	Required by legislation / rules of State Left to the discretion of the mediator
33.14 Are there legal restrictions on the content of mediated agreements regarding family law matters in [name of your State]?	☐ Yes (please specify): ☐ No
33.15 Are there any additional formalities required in [name of your State] to make family mediated agreements involving children enforceable?	<ul> <li>Yes (please specify):</li> <li>Notarisation of the mediation agreement</li> <li>Court approval of the mediation agreement. Please specify competent court:</li> <li>Registration of the mediation agreement with the court. Please specify the competent court:</li> <li>Other (please specify):</li> <li>No additional formalities are required. Family mediated agreements involving children are immediately enforceable without any additional formalities being required.</li> </ul>
33.16 Once approved by or registered with a court in [name of your State], is the mediated agreement treated as an order of that court?	☐ Yes ☐ No
33.17 In [name of your State], is it possible to turn a mediated agreement into a court order?	<ul><li>☐ Yes</li><li>Please briefly explain what steps are required and which court would be competent:</li><li>☐ No</li></ul>
33.18 In [name of your State], who bears the cost of rendering the mediated agreement enforceable?	<ul> <li>☐ The parties</li> <li>☐ The cost is covered by any free or reduced rate legal assistance provided to one / both parties</li> <li>☐ The Central AuthorityOther (please specify):</li> <li>☐ There are no costs</li> </ul>
33.19 Can an agreement involving children mediated in another State be approved by a court in [name of your State] or otherwise be formalised in [name of your State] in the same manner as a mediated agreement reached in [name of your State]?	<ul> <li>Yes</li> <li>No, a different method for formalising the agreement must be used. Please specify:</li> <li>No, it is not possible to formalise an agreement mediated in another State</li> <li>Other (please specify):</li> </ul>

34	Other forms of ADR	
34.1	What other forms of ADR are available in [name of your State] for the resolution of international family disputes falling within the scope of the 1996 Convention?	☐ In-court conciliation ☐ Out-of-court conciliation ☐ Collaborative law ☐ Early Neutral Evaluation ☐ Other (please specify): ☐ No other forms of ADR are available
34.2	Does [name of your State] regulate other forms of ADR in the same manner as mediation?	Yes No (please specify):
Last U	pdate: [INSERT DATE]	
CI.	General <sup>16</sup>	
35	International certificates under Arti	icle 40
	uestion 5 above for the contact details of th	
JJ.1.	Where a child is habitually resident in [name of your State] or where authorities in [name of your State] have taken a measure of protection, does [name of your State] provide (if requested) for the delivery of certificates to a person having parental responsibility or entrusted with the protection of the person or property of the child, indicating the capacity in which said person may act and the powers conferred, under Article 40?	☐ Yes (please ensure you have responded to item 5 above) ☐ No
35.2.	If yes to the above question, how may certificates under Article 40 be requested in [name of your State]?  Please tick all boxes that apply.	☐ By an application on a website ☐ By e-mail ☐ By mail ☐ By phone ☐ In person ☐ Other (please specify):
35.3.	In addition to the official language of [name of your State], can the certificate be issued in different languages?	☐ Yes ☐ English ☐ French ☐ Spanish ☐ Other (please specify): ☐ No
Last U	pdate: [INSERT DATE]	
36	Training	
		☐ Training as required for Central Authority staff

Questions under this section follow the language on the draft Country Profile for the 2000 protection of Adults Convention.

personnel) receive appropriate information and training?	Updates as required on legal developments related to the 1996 Convention provided to staff responsible for its
Please tick all the boxes that apply.	implementation
Please contact the Permanent Bureau for	Training as required for lawyers
information in relation to forms of assistance which may be available for this purpose.	Other (please specify):
	Specifically in respect of judges:
	Sending a basic package of information on the 1996 Child Protection Convention to judges
	☐ Training through a dedicated judicial studies board
	Participation in judicial training seminars
	Participation in the International Hague Network of Judges
	Other (please specify):
Last Update: [INSERT DATE]	
37 Other information	
37.1. Does the Central Authority of [name of your State] have regular meetings with competent authorities to exchange any experience or insights on the implementation and operation of the 1996 Convention?	<ul> <li>☐ Yes</li> <li>If possible, please indicate how often such meetings take place:</li> <li>☐ Once a year</li> <li>☐ Twice a year</li> <li>☐ As needed</li> <li>☐ Other (please specify):</li> <li>☐ No</li> </ul>
In [name of your State], what mechanisms / laws are in place in order to protect the confidentiality of information that is gathered or transmitted under the 1996 Convention?  Articles 41 and 42 of the 1996 Convention.	General Data Protection Regulation (EU) 2016/679 (GDPR)  Other (please specify):
37.2. What other services / resources are available in [name of your State] to assist those involved in the international protection of children?  Please tick all the boxes that apply.  Please indicate, where available, contact details, websites and costs for such services.	
Last Update: [INSERT DATE]	

# XII. Direct judicial communications 47

#### 38 Direct judicial communications

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

#### XIII. Electronic resources

#### 39 Resources

Please use the space below to provide any additional links to relevant legislation, rules of private international law, guidelines or protocols regarding the protection of children, and relevant websites (e.g., of courts and other competent authorities, public bodies, agencies, non-governmental organisations, associations) and any other electronic resource pertinent to the protection of children.

Last Update: [INSERT DATE]

<sup>47</sup> Questions 54-56 in this section replicate the same questions contained in the Country Profile for the 1980 Child Abduction Convention. Question 57 replicates the same question contained in the draft Country Profile for the 2000 Protection of Adults Convention.