### SC 2000 PROTECTION OF ADULTS

#### **NOVEMBER 2022**

PREL. DOC. NO 7 (THIRD REVISED VERSION)



Title	2000 Protection of Adults Convention Draft Country Profile
Document	Prel. Doc. No 7 of December 2023 (third revised version – track changes version)
Author	PB with the assistance of the Working Group on the development of a draft Practical Handbook under the 2000 Protection of Adults Convention
Agenda Item	VIII.5.
Mandate(s)	C&R No 34 of the 2019 CGAP; C&D No 31 of the 2020 CGAP; C&D No 26 of the 2021 CGAP; C&D No 24 of the 2022 CGAP
Objective	To obtain the approval of HCCH Members on the Country Profile under the 2000 Protection of Adults Convention. The Country Profile will assist Contracting Parties with the fulfilment of their obligations under the 2000 Protection of Adults Convention such as providing information on: (1) the authorities designated; (2) the services provided; and (3) some of the legal issues arising under the Convention.  Changes highlighted in <a href="yellow">yellow</a> show changes made to the second revised version of the document. In the absence of any objection within six weeks of its circulation, the Country Profile will be taken to be approved.
Action to be Taken	For Decision  For Approval  For Discussion  For Action / Completion  For Information
Related Documents	Prel. Doc. No 3 (final) of September 2011 - Country Profile 2007 Child Support Convention

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# 2000 Protection of Adults Convention Draft Country Profile

## Foreword to the Country Profile

Contracting Parties are encouraged to use this Country Profile to assist with the fulfilment of their obligations under the Hague HCCH Convention of 13 January 2000 on the International Protection of Adults (hereinafter, the 2000 Convention). In particular, it is anticipated that the Country Profile will help Contracting Parties fulfil their obligations under Article 29 of the 2000 Convention, that is:

- (1) Central Authorities shall co-operate with each other and promote co-operation amongst the competent authorities in their States to achieve the purposes of the Convention.
- (2) They shall, in connection with the application of the Convention, take appropriate steps to provide information as to the laws of, and services available in, their States relating to the protection of adults.

The Country Profile is a standardised document that will be available to Contracting Parties to complete, view, and update electronically. Its objective is to assist with the practical operation of the 2000 Convention. It is hoped that it will facilitate:

- a) information exchanges between Contracting Parties;
- b) timely compliance with the obligations under the 2000 Convention with minimum administrative effort;
- c) efficient and effective resolution of cases by well-informed competent authorities;
- d) knowledgeable service by Central and other authorities;
- e) cost-effective translation of the information provided by Contracting Parties into English and French; and
- f) prompt updates of the information provided.

This Country Profile is based on the final text of the 2000 Convention, as agreed at the Special Commission of a diplomatic character of September-October 1999.

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 2000 Convention. The aim of each section is as follows.<sup>1</sup>

Section I - Designated Central and other authorities: This section aims to provide all the relevant information that will enable 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. 28). 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 you can also find information relating to the authorities designated under Articles 38 and 42 of the Convention.

Section II - Coming into force and territorial application of the 2000 Convention: 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 the given State.
- Section IV Scope: ratione materiae (measures available to competent authorities): This section presents an overview of the domestic law applicable to the different measures for the protection of the adult that fall within the scope of the 2000 Convention. As such, this section provides information on what measures of protection are available in the given State and how the domestic legislation of this State governs the different measures.
- Section V Jurisdiction (Arts 5-12): This section provides information about jurisdiction matters.
- Section VI Recognition and Enforcement (Arts 22-27): This section provides information on the rules applicable in a given State that relate to the recognition and enforcement of decisions under the 2000 Convention.
- Section VII Applicable law (Arts 13 21 and 45 47): The 2000 Convention provides, as a general rule, that authorities of Contracting Parties shall apply their own law (Art. 13). In addition, the Convention also allows Contracting Parties to exceptionally apply the law of another State. This section presents an overview of the law(s) applicable in a given State in relation to the Convention. This section also includes information on the mandatory laws in a given State (Art 20) as well as information on the law applicable to powers of representation (Art 15). Questions relating to multi-unit States and States that have two or more systems of law or sets of rules are also addressed in this section.
- Section VIII Other matters pertaining to the protection of adults: This section provides information on other matters pertaining to the protection of adults which fall within the scope of the 2000 Convention, such as ex lege representation and voluntary anticipatory acts containing instructions given and wishes made by an adult in anticipation of a future impairment (e.g., advance directives).
- Section IX Cooperation (Arts 28-37): This section provides information on practical issues and questions that may arise when dealing with matters falling within the scope of the 2000 Convention in a given State: how Central and other authorities gather and transmit information, how Central and other authorities assist with locating an adult, where it appears they may be in need of protection, how Central and other authorities assist in the placement of an adult in an establishment, or other place where protection can be provided, located in another Contracting Party. This section also provides information on direct judicial communications, including through the assistance of Central Authorities (Arts 30, 32, 33 and 34).
- Section X General: This section provides information about international certificates under Article 38, training and other general information.
- Section XI Electronic resources

Contracting Parties are to prepare their Country Profiles with a view to providing clear information regarding their domestic laws and processes to other Contracting Parties. Where multiple answers to the questions are appropriate, respondents are encouraged to check all the tick boxes that apply. 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.

# I. Central and other authorities designated by [name of your State]

## 1. Central Authority contact details (Art. 28)

1.1	Organisation	
1.2	Address	
1.3	Territorial and personal extent of functions, if applicable	
1.4	Telephone	
1.5	Fax	
1.6	Email	
1.7	Website	
1.8	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):
1.9	Contact person 2, if applicable	Direct contact details:
		Direct telephone:
		Direct email:
		Preferred language(s) of communication:
		Preferred method of communication:
		Phone
		Fax
		☐ Email
		Other (please specify):
Last	t Update: [INSERT DATE] <sup>2</sup>	
2.	Other designated Central Authority, if ap	plicable (Art. 28(2)) <sup>3</sup>
2.1	Organisation	
2.2	Address	

The "Last update" will be done automatically in the electronic format of the Profile.

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

2.3	Territorial and personal extent of functions, if applicable	
2.4	Telephone	
2.5	Fax	
2.6	Email	
2.7	Website	
2.8	Contact person 1	Direct contact details:
		Direct telephone:
		Direct email:
		Preferred language(s) of communication:
		Preferred method of communication:
		Phone
		☐ Fax
		☐ Email
		Other (please specify):
2.9	Contact person 2, if applicable	Direct contact details:
		Direct telephone:
		Direct email:
		Preferred language(s) of communication:
		Preferred method of communication:
		Phone
		☐ Fax
		☐ Email
		Other (please specify):
Last	Update: [INSERT DATE]	
3.	Designated authority for Article 8 reques	sts (Art. 42) <sup>4</sup>
3.1	Has [name of your State] designated an authority for Article 8 requests?	Yes, the Central Authority is responsible for processing Article 8 requests (see details provided above)
		Yes, an authority other than the Central Authority is responsible for processing Article 8 requests (please complete questions 3.2 – 3.10)
		No
3.2	Organisation	
3.3	Address	

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

3.4	Territorial and personal extent of functions, if applicable	
3.5	Telephone	
3.6	Fax	
3.7	Email	
3.8	Website	
3.9	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):
3.10	Contact person 2, if applicable	Direct contact details:
		Direct telephone:
		Direct email:
		Preferred language(s) of communication:
		Preferred method of communication:
		☐ Phone
		☐ Fax
		☐ Email
		Other (please specify):
Last	Update: [INSERT DATE]	
4.	Designated authority for Article 33 reque	ests (Art. 42) <sup>5</sup>
4.1	Has [name of your State] designated an authority for Article 33 requests?	Yes, the Central Authority is responsible for processing Article 33 requests (see details provided above)
		Yes, an authority other than the Central Authority is responsible for processing Article 33 requests (please complete questions 4.2 – 4.10)
		<u>No</u>
4.2	Organisation	
4.3	Address	

<sup>5</sup> This section will be expandable in order to allow for the inclusion of additional authorities.

4.4	Territorial and personal extent of functions, if applicable	
4.5	Telephone	
4.6	Fax	
4.7	Email	
4.8	Website	
4.9	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):
4.10	Contact person 2, if applicable	Direct contact details:
		Direct telephone:
		Direct email:
		Preferred language(s) of communication:
		Preferred method of communication:
		☐ Phone
		☐ Fax
		☐ Email
		Other (please specify):
Last	Update: [INSERT DATE]	
	Designated authority competent to of Article 386	draw up international certificates under
	e complete if the authority competent to draw ar organisation:	v up international certificates under Article 38 is one
5.1	Organisation	
5.2	Address	
5.3	Territorial and personal extent of functions, if applicable	
5.4	Telephone	
5.5	Fax	
L		

<sup>&</sup>lt;sup>6</sup> This section will be expandable in order to allow for the inclusion of additional authorities.

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:
		Phone
		☐ Fax
		☐ Email
		Other (please specify):
	e complete if several <del>professions or</del> authoritie <sup>·</sup> Article 38:	es are competent to draw up international certificates
5.10		Competent authorities, including court clerks /
5.10	of your State] are competent to draw up	registrars
	international certificates under Article 38.  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. 51)	
6.1		
0.1	In addition to its original language, please specify the official language(s) of [name of	
	your State in which any communications	

	sent to the Central Authority or to another authority is are to be translated.	
	Where that is not feasible, a translation into French or English should be provided, please see next question.	
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?	Yes, object to French Yes, object to English No
Last	t Update: [INSERT DATE]	
7.	Central Authority functions / operations	/ services <sup>7</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:  Shut down periods (e.g., public holidays, court closures etc):
7.2	Can assistance be accessed outside of working hours?	Yes  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 ☐ Lawyers ☐ Members of the judiciary ☐ Mediators ☐ Social workers Please indicate social workers' specialisation, if applicable: ☐ Family ☐ Medical

<sup>&</sup>lt;sup>7</sup> This section will be expandable in order to allow for the inclusion of additional authorities.

		Disability
		☐ Gerontological
		☐ Mental health
		Other (please specify):
		☐ Welfare professionals
		Other (please specify):
7.5	Has [name of your State] entered into any	☐ Bilateral agreement
	agreements with one or more other Contracting Parties, with a view to improving the application of the 2000 Convention and facilitate cooperation?	Please provide the title of the agreement and, if available, a web link to the agreement or attach a copy
	Article 37 of the 2000 Convention.	Other (please specify):
		Please provide the title of the agreement and, if available, a web link to the agreement or attach a copy
		□ No
7.6	Has [name of your State] made a	Yes (please elaborate):
	declaration under Article 32(2), requiring all requests for information from a Contracting Party contemplating a measure of protection to be communicated through the Central Authority of [name of your State]?	□ No
7.7	In [name of your State], are mediation, conciliation or other similar means encouraged by Central or competent	Yes, mediation, conciliation or other similar means can be provided upon request by the Central or competent authority.
	authorities (directly or through other bodies) to achieve agreed solutions in situations where the 2000 Convention applies?	Yes, <b>information</b> about mediation, conciliation and other similar means can be provided upon request by the Central or competent authority (see question 7.8 below).
	Article 31 of the 2000 Convention.	Yes, mediation, conciliation or other similar means can be provided by a third party (e.g., independent mediators) through the assistance of the Central or competent authority (see question 7.8 below).
		Yes, mediation, conciliation or other similar means can be obtained without the assistance of the Central or competent authority (see question 7.8 below).
		□No
7.8	Please indicate how services of mediation, conciliation or other similar means to achieve agreed solutions in matters falling under the scope of the 2000 Convention are provided in [name of your State]	Please indicate the name(s) of the authority(ies) that provide such services in [name of your State]. If possible, please provide the contact details of such authority(ies) or any other relevant information / web links.
your State].	your state].	<b>≛</b> Name of authority: <sup>8</sup>

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

	If applicable and relevant, please provide	Telephone:
	or attach any useful web links or documents.	Fax:
	<del>documents.</del>	Email:
İ		wwebsite:
		* Mandatory fields
		Please indicate the services provided:
		Please tick more than one box, if applicable
		Mediation (please elaborate):
		Conciliation (please elaborate):
í		Other (please specify and elaborate):
7.9	What role does the Central Authority of [name of your State] play in the context of requests for recognition under Article 23 or requests for declarations of enforceability or registrations for the purpose of enforcement under Article 25? (e.g., to whom must these such requests be addressed in [name of your State]?)processed by the Central Authority?)	
7.10	Noting the general obligation under Article 36 on Contracting Parties to bear their own costs in applying the 2000 Convention, does the Central Authority in	Yes  Please indicate on which services the Centra Authority imposes reasonable charges:
	[name of your State] impose any "reasonable charges" for the provision of	Please tick all boxes that apply.
	services?	Mediation
		Conciliation
		Legal advice
		☐ Initiating proceedings before a competen authority
		Legal representation
		☐ Translation
		Other services (please specify):
		☐ No, the Central Authority does not impose charges for any provision of services
Last	Update: [INSERT DATE]	
l.		pplication of the 2000 Convention in
	[name of your State]	
8.	Entry into force and territorial applicatio	n
8.1	When did the 2000 Convention enter into force in [name of your State]?	

the legislation or attach a copy.

Last Update: [INSERT DATE]

8.2	Has [name of your State] objected to the accession of another State to the 2000 Convention?  Article 54(3) of the 2000 Convention.	☐ Yes  Please consult the HCCH website, under the "Protection of Adults Section", then "Status table" and "A**" (Accession giving rise to an objection procedure; click on A** for details of objections to the accession)  ☐ No
8.3	If [name of your State] consists of two or more territorial units, has [name of your State] made a declaration under Article 55?	Yes (please elaborate):  No Not applicable
	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 unit?  Article 46(a) of the 2000 Convention.	Please explain briefly what those rules are:  If possible, please provide any links or attachments to the relevant laws and / or rules:  No
8.4	If [name of your State] is comprised of one or more overseas territories, please provide information about the applicability of the 2000 Convention to them.	Please list the territories that are bound by the 2000 Convention:  Please list the territories that are <b>not</b> bound by the 2000 Convention:
Last	t Update: [INSERT DATE]	
III. 9.	Relevant legislation in [name of your 2000 Convention	our State]
9.1	In [name of your State], was implementing legislation passed before the 2000 Protection of Adults Convention entered into force in your domestic law?  If applicable, please provide a web link to	Yes  Please specify legislative provision(s) or implementing legislation and indicate the date that the legislation entered into force:
	legislation or attach a copy.	□ No
9.2	Was any other legislative work carried out after the entry into force of the 2000 Convention in [name of your State], with a view to assist with its effective operation?	Yes, substantive laws and / or procedural rules were enacted following the entry into force of the 2000 Convention in our State  Please specify the legislative provision(s) or
	If applicable, please provide a web link to	procedural rules and indicate the date that the

effect:

legislation or procedural rules entered into force or

## 10. Other instruments / agreements relating to the protection of adults

Is [name of your State] a party to, or has	Yes, please tick all the boxes that apply:
implemented into its domestic law, any other international instruments / agreements which relate to the cross-border protection of adults?	2006 UN Convention on the Rights of Persons with Disabilities (UNCRPD)
relate to the cross-border protection of addits?	☐ 1997 Council of Europe Convention on Human Rights and Biomedicine
	☐ Bilateral agreements (please specify):
	Council of Europe Recommendation CM/Rec(99)4: Principles concerning the legal protection of incapable adults
	Council of Europe Recommendation CM/Rec(2009)11: Principles concerning continuing powers of attorney and advance directives for incapacity
	□ Non-binding memoranda of understanding (please specify):
	Other (please specify):
	□ No
Last Update: [INSERT DATE]	
IV. Scope: ratione materiae (measure	s available to competent authorities)

## 11. Measures available to competent authorities

Please indicate the types of measures under	Determination of the incapacity of an adult
Article 3 that are available in [name of your	(Art. 3(a))
State], including those measures which are not	Term / institution applied in [name of your State]:
explicitly listed under Article 3 but would nevertheless fall within its scope.	
Please tick all boxes that apply.	Link to relevant legislation:
	The institution of a protective regime (Art. 3(a))
Where applicable, please indicate the	
term / institution applied in [name of your State] to describe any of the measures listed under	Term / institution applied in [name of your State]:
Article 3 available in [name of your State] (e.g.,	
betreuer, sauvegarde de justice, person of trust	Link to relevant legislation:
etc).	The placement of the adult under the protection
If possible, please provide a web link to the	of a judicial authority (Art. 3(b))
relevant legislation in the space available under	Term / institution applied in [name of your State]:
each item or attach a copy.	
	Link to relevant legislation:
	The placement of the adult under the protection
	of an administrative authority (Art. 3(b))
	Term / institution applied in [name of your State]:
	Link to relevant legislation:
	Guardianship (Art. 3(c))
	<u> </u>

Term / institution applied in [name of your State]:
Link to relevant legislation:
Curatorship (Art. 3(c))
Term / institution applied in [name of your State]:
Link to relevant legislation:
Analogous institution to guardianship or curatorship (Art. 3(c))
Term / institution applied in [name of your State]:
Link to relevant legislation:
Designation and functions of any person or body to represent or assist the adult in matters relating to their person (Art. 3(d))
Term / institution applied in [name of your State]:
Link to relevant legislation:
Designation and functions of any person or body to represent or assist the adult in matters relating to their property (Art. 3(d))
Term / institution applied in [name of your State]:
Link to relevant legislation:
The placement of the adult in an establishment or other place where protection can be provided (Art. 3(e))
Term / institution applied in [name of your State]:
Link to relevant legislation:
The administration, conservation or disposal of the property of an adult (Art. 3(f))
Term / institution applied in [name of your State]:
Link to relevant legislation:
The authorisation of a specific intervention for the protection of the person or property of the adult (Art. 3(g))
Term / institution applied in [name of your State]:
Link to relevant legislation:
Other (please specify):
Term / institution applied in [name of your State]:

		Link to relevant legislation:
Last	Last Update: [INSERT DATE]	
12.	Measures dealing with guardianships (Art. 3(c))	s, curatorships or analogous institutions
12.1	How can a guardianship, curatorship or analogous role intended for the care of the person or property of an adult be put in place under the law of [name of your State]?  Please tick all boxes that apply.  Does the law of [name of your State] limit	<ul> <li>□ By judicial decision</li> <li>□ By administrative decision</li> <li>□ By operation of law (ex lege)</li> <li>□ Other (please specify):</li> <li>□ Yes (please specify):</li> </ul>
12.2	the number of people who may be appointed by a competent authority as a guardian, curator or analogous role?	□ No
12.3	Does the law of [name of your State] provide any eligibility requirements for person(s) to be appointed by a competent authority as a guardian, curator or analogous role intended for the care of the person or property of an adult?	<ul> <li>Yes (please specify):</li> <li>Age requirements (please elaborate):</li> <li>Proximity to the adult (e.g., life partner, close friend)</li> <li>Blood relation</li> <li>Professional qualification (please elaborate):</li> <li>Other (please specify):</li> <li>No</li> </ul>
12.4	Can a guardianship, curatorship or analogous role be modified?	<ul> <li>Yes, please specify:</li> <li>By judicial decision</li> <li>By administrative decision</li> <li>Other (please specify):</li> <li>No (please elaborate):</li> </ul>
12.5	Can a guardianship, curatorship or analogous role be terminated?	<ul> <li>☐ Yes, please specify:</li> <li>☐ By judicial decision</li> <li>☐ By administrative decision</li> <li>☐ By operation of law</li> <li>☐ Other (please specify):</li> <li>☐ No (please elaborate):</li> </ul>
Last	Update: [INSERT DATE]	
13.	Sale of property located in [name of you 3(g))3)	r State] belonging to an adult (Art. <del>3(f) and</del>
13.1	When <b>immovable</b> property belonging to an adult, which is located in [name of your State], is to be sold following a measure taken by a competent authority under	Please briefly describe the procedure: Is this procedure judicial or administrative? If applicable, please tick more than one box.

	Article 3(f) or 3(g), what procedure is followed by the relevant authorities in [name of your State]?	Administrative (please elaborate):	
		Please indicate the administrative authority in [name of your State] which is competent to take such a measure:	
		☐ Judicial (please elaborate):	
		Please indicate the judicial authority in [name of your State] which is competent to take such a measure:	
			If you have ticked both boxes, please elaborate on the circumstances which determine whether such a procedure is to be administrative or judicial:
	13.2 When <b>movable</b> property belonging to adult, which is located in [name of	your	The procedure is the same as that described above
	State], is to be sold following a meataken by a competent authority to Article 3(f) or 3(g), what procedu	ınder	☐ The procedure concerning movable property is different from that concerning immovable property
	followed by the relevant authorities		Please briefly describe the procedure:
	[name of your State]?		Is this procedure judicial or administrative?
			If applicable, please tick more than one box.
			Administrative (please elaborate):
			Please indicate the administrative authority in [name of your State] which is competent to take such a measure:
			☐ Judicial (please elaborate):
		Please indicate the judicial authority in [name of your State] which is competent to take such a measure:	
			If you have ticked both boxes, please elaborate on the circumstances which determine whether such a procedure is to be administrative or judicial:
	13.3 When assets belonging to an adult,	such	Please briefly describe the procedure:
	as <b>stocks or bonds</b> held in [name of State], are to be sold following a mea	-	Is this procedure judicial or administrative?
	taken by a competent authority u		If applicable, please tick more than one box.
	Article 3(f) or 3(g), what procedu followed in [name of your State]?	re is	Administrative (please elaborate):
	ronowed in [name or your State]?	Please indicate the administrative authority in [name of your State] which is competent to take such a measure:	
			☐ Judicial (please elaborate):
		Please indicate the judicial authority in [name of your State] which is competent to take such a measure:	
			If you have ticked both boxes, please elaborate on the circumstances which determine whether such a procedure is to be administrative or judicial:
	T .		

	How do the relevant authorities of [name	Please briefly describe the procedure:
of your State] go about the forced sale / liquidation of movable or immovable property and other assets?	Please indicate the details of the relevant authority in [name of your State] which is competent to take such a measure:	
		Name of organisation:
		Telephone:
		Fax:
		Email:
		Website:
13.5	Does the law of [name of your State]	Yes (please elaborate):
	provide for any laws, regulations or rules that prevent or limit the disclosure of information pertaining to the adult's	If possible, please provide a web link to the relevant legislation or attach a copy:
	property located in [name of your State]?	□No
13.6	Does the law of [name of your State]	Yes (please elaborate):
	provide for any laws, regulations or rules that prevent or limit the sale of the adult's property located in [name of your	If possible, please provide a web link to the relevant legislation or attach a copy:
	State]?	□No
Last	Update: [INSERT DATE]	
<ul><li>V. Jurisdiction (Arts 5 – 12)</li><li>14. Proceedings regarding the protection of ac</li></ul>		
<b>14</b> .	Proceedings regarding the protection of	adults
	Proceedings regarding the protection of se indicate the authorities in [name of your	adults  Courts of a general competence
Pleas	se indicate the authorities in [name of your e] that are competent to deal with matters	
Pleas State fallin	se indicate the authorities in [name of your e] that are competent to deal with matters g under the scope of the 2000 Convention.	Courts of a general competence
Pleas State fallin	se indicate the authorities in [name of your e] that are competent to deal with matters g under the scope of the 2000 Convention. se tick all the boxes that apply.	Courts of a general competence  Relevant laws and / or procedural rules:
Pleas State fallin Pleas	se indicate the authorities in [name of your e] that are competent to deal with matters g under the scope of the 2000 Convention.	<ul><li>☐ Courts of a general competence</li><li>Relevant laws and / or procedural rules:</li><li>☐ Courts of family law</li></ul>
Pleas State fallin Pleas Pleas relev proce	se indicate the authorities in [name of your e] that are competent to deal with matters in gunder the scope of the 2000 Convention. See tick all the boxes that apply.  see provide any links or attachments to the yant laws and / or rules that govern edural issues for the protection of adults in	<ul><li>☐ Courts of a general competence</li><li>Relevant laws and / or procedural rules:</li><li>☐ Courts of family law</li><li>Relevant laws and / or procedural rules:</li></ul>
Pleas State fallin Pleas Pleas relev proce	se indicate the authorities in [name of your e] that are competent to deal with matters g under the scope of the 2000 Convention. se tick all the boxes that apply.  se provide any links or attachments to the yant laws and / or rules that govern	<ul> <li>☐ Courts of a general competence</li> <li>Relevant laws and / or procedural rules:</li> <li>☐ Courts of family law</li> <li>Relevant laws and / or procedural rules:</li> <li>☐ Specialised courts (please specify):</li> </ul>
Pleas State fallin Pleas Pleas relev proce	se indicate the authorities in [name of your e] that are competent to deal with matters in gunder the scope of the 2000 Convention. See tick all the boxes that apply.  see provide any links or attachments to the yant laws and / or rules that govern edural issues for the protection of adults in	<ul> <li>☐ Courts of a general competence</li> <li>Relevant laws and / or procedural rules:</li> <li>☐ Courts of family law</li> <li>Relevant laws and / or procedural rules:</li> <li>☐ Specialised courts (please specify):</li> <li>Relevant laws and / or procedural rules:</li> </ul>
Pleas State fallin Pleas relev proce [nam	se indicate the authorities in [name of your e] that are competent to deal with matters in gunder the scope of the 2000 Convention. See tick all the boxes that apply.  see provide any links or attachments to the yant laws and / or rules that govern edural issues for the protection of adults in	<ul> <li>☐ Courts of a general competence</li> <li>Relevant laws and / or procedural rules:</li> <li>☐ Courts of family law</li> <li>Relevant laws and / or procedural rules:</li> <li>☐ Specialised courts (please specify):</li> <li>Relevant laws and / or procedural rules:</li> <li>☐ Other (please specify):</li> </ul>
Pleas State fallin Pleas relev proce [nam	se indicate the authorities in [name of your e] that are competent to deal with matters in gunder the scope of the 2000 Convention. See tick all the boxes that apply.  see provide any links or attachments to the vant laws and / or rules that govern edural issues for the protection of adults in the of your State].	<ul> <li>☐ Courts of a general competence</li> <li>Relevant laws and / or procedural rules:</li> <li>☐ Courts of family law</li> <li>Relevant laws and / or procedural rules:</li> <li>☐ Specialised courts (please specify):</li> <li>Relevant laws and / or procedural rules:</li> <li>☐ Other (please specify):</li> <li>Relevant laws and / or procedural rules:</li> </ul>

15.2	Has [name of your State] designated an authority for the purpose of transmittal and receipt of requests for a transfer of jurisdiction under Article 8, in accordance with Article 42?	Yes (please ensure you have completed Sectionquestion 3, above)  No	
15.3	If no to the above question, does the	Yes	
	Central Authority play a role in the transmittal and receipt of requests for a	Please elaborate on this role:	
	transfer of jurisdiction under Article 8 in [name of your State]?	No, competent authorities exchange directly between themselves	
15.4	Does the law of [name of your State]	Yes (please specify):	
	prescribe the use of a specific model form for the purpose of Article 8 transfers or assumption of jurisdiction?	□ No	
Last	Update: [INSERT DATE]		
VI.	VI. Recognition and Enforcement (Arts 22 – 27)		
<b>16</b> .	Recognition		
_	ame of your State], what is the procedure for	An administrative procedure (please elaborate):	
	ecognition or non-recognition of a measure er Article 23?	A judicial procedure (please elaborate):	
		If possible, please provide a web link or attach a copy of any relevant legislation, guidelines or protocols:	
		Please provide the details of the authority responsible for the procedure for the recognition or non-recognition of a measure under Article 23:	
		Name of organisation:9	
		Telephone:	
		Fax:	
		Email:	
		Website:	
17.	Enforcement		
17.1	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?	☐ Yes ☐ No If possible, please provide a web link or attach a copy of any relevant legislation, guidelines or protocols:	
	Article 25(2) of the 2000 Convention.		

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

17.2	Please describe the procedure in [name of	In p	particular, please indicate:
	your State] for declarations of enforceability or registration for the	•	The nature of the procedure:
	purposes of enforcement of a measure taken in another Contracting Party.		☐ It is an administrative procedure (please specify):
	Article 25(2) of the 2000 Convention.		☐ It is a judicial procedure (please specify):
			☐ It is a combination of a judicial and administrative procedure (please specify):
		•	Which authority declares enforceable or registers for the purposes of enforcement a measure of protection taken in another Contracting Party:
		•	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 a copy: -
			□ No
		•	Whether legal representation is required
			Yes (please describe):
			□ No
		•	Whether this procedure can be done unilaterally or if there must be parties to the action other than the applicant
			☐ The procedure can be unilateral
			The procedure requires parties to the action
		•	Whether the declaration of enforceability or registration for the purposes of enforcement is appealable
			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:
17.3 Please provide the details of the authority	Name of organisation:10
or authorities competent to enforce measures in [name of your State] which	Telephone:
have been taken in another Contracting	Fax:
Party.	Email:
Article 27 of the 2000 Convention.	Website:
Last Update: [INSERT DATE]	I
/II. Applicable law (Arts 13 – 21 <mark>and </mark>	<del>I5 - 47</del> )
	vo or more systems of law or sets of rules of
18. Multi-unit States and States that have two law applicable (Arts 45 - 47)  18.1 Does [name of your State] have two or	
18. Multi-unit States and States that have two law applicable (Arts 45 - 47)	o or more systems of law or sets of rules of
18. Multi-unit States and States that have two law applicable (Arts 45 – 47)  18.1 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 2000 Convention that apply in different territorial units?  18.2 If [name of your State] consists of two or	yo or more systems of law or sets of rules of  Yes (please specify):  No
<ul> <li>Multi-unit States and States that have two law applicable (Arts 45 - 47)</li> <li>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 2000 Convention that apply in different territorial units?</li> <li>If [name of your State] consists of two or more territorial units, each of which has its</li> </ul>	yo or more systems of law or sets of rules of  Yes (please specify):  No
<ul> <li>18. Multi-unit States and States that have two law applicable (Arts 45 - 47)</li> <li>18.1 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 2000 Convention that apply in different territorial units?</li> <li>18.2 If [name of your State] consists of two or more territorial units, each of which has its own system of law or set of rules of law in respect of matters covered by the</li> </ul>	Yes (please specify):  No  Yes  Please explain briefly what those rules are:  If possible, please provide any links or attachments
<ul> <li>18. Multi-unit States and States that have two law applicable (Arts 45 – 47)</li> <li>18.1 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 2000 Convention that apply in different territorial units?</li> <li>18.2 If [name of your State] consists of two or more territorial units, each of which has its own system of law or set of rules of law in respect of matters covered by the Convention, are there any laws identifying</li> </ul>	Yes (please specify): No  Yes Please explain briefly what those rules are: If possible, please provide any links or attachments to the relevant laws and / or rules:
18. Multi-unit States and States that have two law applicable (Arts 45 – 47)  18.1 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 2000 Convention that apply in different territorial units?  18.2 If [name of your State] consists of two or more territorial units, each of which has its own system of law or set of rules of law in respect of matters covered by the Convention, are there any laws identifying which territorial unit's law is applicable?	Yes (please specify):  No  Yes  Please explain briefly what those rules are:  If possible, please provide any links or attachments
18. Multi-unit States and States that have two law applicable (Arts 45 – 47)  18.1 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 2000 Convention that apply in different territorial units?  18.2 If [name of your State] consists of two or more territorial units, each of which has its own system of law or set of rules of law in respect of matters covered by the Convention, are there any laws identifying which territorial unit's law is applicable?  Article 46 of the 2000 Convention.	Yes (please specify): No  Yes Please explain briefly what those rules are: If possible, please provide any links or attachments to the relevant laws and / or rules:
18. Multi-unit States and States that have two law applicable (Arts 45 – 47)  18.1 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 2000 Convention that apply in different territorial units?  18.2 If [name of your State] consists of two or more territorial units, each of which has its own system of law or set of rules of law in respect of matters covered by the Convention, are there any laws identifying which territorial unit's law is applicable?	Yes (please specify): No  Yes Please explain briefly what those rules are: If possible, please provide any links or attachments to the relevant laws and / or rules:
18. Multi-unit States and States that have two law applicable (Arts 45 – 47)  18.1 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 2000 Convention that apply in different territorial units?  18.2 If [name of your State] consists of two or more territorial units, each of which has its own system of law or set of rules of law in respect of matters covered by the Convention, are there any laws identifying which territorial unit's law is applicable?  Article 46 of the 2000 Convention.	Yes (please specify): No  Yes Please explain briefly what those rules are: If possible, please provide any links or attachments to the relevant laws and / or rules:

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

Please indicate how the legislation may be accessed (e.g., by providing a web link) or attach a copy.	
Last Update: [INSERT DATE]	

# 20. Powers of representation (Arts 15 – 16)

The term "power of representation" is an autonomous concept developed specifically for the purposes of Articles 15 and 16 of the 2000 Convention. A "power of representation" is to be understood as a document (unilateral act or agreement) which enables the adult to plan, in advance, how they want to be supported in the exercise of their legal capacity and autonomy when such adult is not in a position to protect their interests.		
20.1	Does the law of [name of your State] provide for powers of representation, either in the form of agreements or unilateral acts, to be exercised when the adult is not in a position to protect their interests by reason of an impairment or insufficiency of their personal faculties?  If applicable, please provide a web link to the relevant legislation in the space available or attach a copy.	☐ Yes  Please indicate the term(s) utilised to identify such powers of representation in [name of your State]:  ☐ No
20.2	If no to the above question, does the law of [name of your State] prohibit such powers of representation or contain provisions that would render them ineffective?	☐ Yes (please elaborate): ☐ No
20.3	If yes to question 2820.1, in what form are powers of representation available in [name of your State]?	<ul><li>☐ In the form of an agreement (please elaborate):</li><li>☐ In the form of a unilateral act (please elaborate):</li><li>☐ Both (please elaborate):</li></ul>
20.4	In [name of your State] can powers of representation be granted in accordance with the domestic law applicable to general mandates?	Yes (please elaborate):  No (please elaborate):
20.5	If yes to the above question, please indicate if powers granted by the adult may remain in force upon an impairment or insufficiency of the personal faculties of the adult, under the law of [name of your State] which is applicable to general mandates.  Please tick the box that is most relevant to the rules on general mandates in [name of your State].	Yes, powers granted by the adult may remain in force upon an impairment or insufficiency of their personal faculties  Yes, powers granted by the adult may remain in force upon an impairment or insufficiency of their personal faculties but only when the document establishing the powers is drawn up specifically to takecontinue to have effect in this case or if it includes an express clause to this effect  Yes, powers granted by the adult may remain in force upon an impairment or insufficiency of their personal faculties, but they are subject to further requirements (please specify):  No, the law of our State which is applicable to general, mandates, provides, for an automatic

	T
	extinction of the powers granted by the adult upon an impairment or insufficiency of their personal faculties
	Other, please specify:
Last Update: [INSERT DATE]	
21. Formal requirements for the establish functions	ment of powers of representation and their
establishment of powers of representation. For	nation regarding the formal requirements for the or questions regarding the formal requirements for patory acts containing instructions given and wishes 231.1.
21.1 Is it mandatory in [name of your State] to	Powers of representation cannot be notarised
have powers of representation notarised?	- <b>-</b>
	Always
	Only in specific circumstances
	☐ No, it is not mandatory but optional
	☐ Notarisation is not a familiar notion in our State (please move to question-2129.2)
	If you have responded yes or "no, it is not mandatory but optional", please indicate the notarial system used in [name of your State]:
	Latin model notaries (civil law systems)
	Notaries public (common law systems)
	If you have responded yes or "no, it is not mandatory but optional", please indicate the relevant functions of this formal requirement. Please tick all the boxes that apply:
	☐ To establish the capacity of the adult at the time of granting the powers of representation
	☐ To verify that the person signing the powers of representation is the adult
	☐ To witness the signature of the powers of representation by the adult
	☐ To verify that the powers of representation are in conformity with the law (including the conditions to be met by the representative)
	☐ To verify that the powers of representation are understood by the adult
	☐ To verify that the powers of representation correspond to the will and preferences of the adult
	☐ To confirm the absence of undue influence
	Other (please elaborate):
21.2 Is it mandatory in [name of your State] to have powers of representation certified?	Powers of representation cannot be certified

		Yes, it is mandatory
		Always
		Only in specific circumstances
		☐ No, it is not mandatory but optional
		If you have responded yes or "no, it is not mandatory but optional", please indicate:
		<ul><li>Who may certify the powers of representation?</li></ul>
		Please tick all the boxes that apply
		Lawyer
		Certifying officer
		☐ The embassy of our State
		Other (please elaborate):
		<ul> <li>If relevant, in what context certification is required:</li> </ul>
		If you have responded yes or "no, it is not mandatory but optional", please indicate the relevant functions of this formal requirement. Please tick all the boxes that apply:
		To establish the capacity of the adult at the time of granting the powers of representation
		To verify that the person signing the powers of representation is the adult
		To witness the signature of the powers of representation by the adult
		☐ To verify that the powers of representation are in conformity with the law (including the conditions to be met by the representative)
		☐ To verify that the powers of representation are understood by the adult
		☐ To verify that the powers of representation correspond to the will and preferences of the adult
		☐ To confirm the absence of undue influence
		Other (please elaborate):
21.3	Is it mandatory in [name of your State] to	Powers of representation cannot be witnessed
	have powers of representation witnessed?	Yes, it is mandatory
		Always
		Only in specific circumstances
		☐ No, it is not mandatory but optional
		If you have responded yes or "no, it is not mandatory but optional", please indicate:
		<ul> <li>The minimum number of witnesses required:</li> </ul>

		<ul><li>Who may qualify as a witness?</li></ul>
		<ul> <li>If relevant, in what context witnessing is required:</li> </ul>
		If you have responded yes or "no, it is not mandatory but optional", please indicate the relevant functions of this formal requirement. Please tick all the boxes that apply:
		To establish the capacity of the adult at the time of granting the powers of representation
		To verify that the person signing the powers of representation is the adult
		To witness the signature of the powers of representation by the adult
		To verify that the powers of representation are in conformity with the law (including the conditions to be met by the representative)
		To verify that the powers of representation are understood by the adult
		☐ To verify that the powers of representation correspond to the will and preferences of the adult
		To confirm the absence of undue influence
		Other (please elaborate):
of p	name of your State], is the drawing up owers of representation subject to any er requirements?	<ul><li>☐ Yes (please specify):</li><li>☐ Usage of specified forms (please specify):</li></ul>
		□ Verification by a public authority
		Other (please specify):
		$\hfill \square$ No, there are no formal requirements other than the ones listed above
	es to the above question, is such a	Yes, it is mandatory
forn	nal requirement mandatory?	☐ Always
		Only in specific circumstances
		If yes, If you have responded yes or "no, it is not mandatory but optional", please indicate the relevant functions of this formal requirement. Please tick all the boxes that apply:
		To establish the capacity of the adult at the time of granting the powers of representation
		$\hfill \square$ To verify that the person signing the powers of representation is the adult
		To witness the signature of the powers of representation by the adult

		To verify that the powers of representation are in conformity with the law (including the conditions to be met by the representative)
		To verify that the powers of representation are understood by the adult
		To verify that the powers of representation correspond to the will and preferences of the adult
		To confirm the absence of undue influence
		Other (please elaborate):
21.6	In some cases, the impairment or	Yes (please specify):
	insufficiency of the personal faculties of an adult may affect their ability to meet	Please tick all the boxes that apply.
	the formality requirements to which powers of representation may be subject	<ul> <li>Audio recording of the adult verbally conferring powers of representation</li> </ul>
	(e.g., individuals who are visually impaired and are not able to adequately read the document, individuals whose condition	☐ Video recording of the adult verbally / physically conferring powers of representation
	affects their ability to physically write and	Other (please specify):
	/ or sign the document, etc).  Are alternative ways in which adults in these circumstances may confer powers	□No
	of representation available in [name of your State]?	
21.7	Are powers of representation in the form of a private agreement without any formal requirements (apart from being in writing) available under the law of [name of your State]?	Yes (please elaborate):
21.8	In [name of your State], does the term "in writing", in this context, mean a power of representation recorded in any medium, the information contained in which is accessible so as to be usable for subsequent reference?	☐ Yes ☐ No (please explain):
Last	Update: [INSERT DATE]	
22.	Designation of a representative under po	owers of representation
22.1	Are there any conditions / limitations (e.g., conflict of interest or other safeguards) as to who can be designated as a representative under powers of	Yes, there are conditions / limitations as to who may be designated as a representative under powers of representation relating to <b>personal matters</b> of the adult (please specify):
	representation governed by the law of [name of your State]?	Only natural persons can be representatives
		Only next of kin can be representatives
		Other (please specify):
		Yes, there are conditions / limitations as to who may be designated as a representative under powers of representation relating to <b>property</b>
		matters of the adult (please specify):

		Only natural persons can be representatives
		Only next of kin can be representatives
		Other (please specify):
		□No
22.2	Would the response to the above question	Yes (please elaborate):
	differ if powers of representation were	□No
	subject to a formal requirement (e.g., notarised, certified, witnessed)?	
Last	Update: [INSERT DATE]	
23.	Supervision and control mechanisms of	powers of representation
23.1	In [name of your State], are powers of	Yes
	representation subject to any supervision / control mechanisms or reporting obligations?	Please indicate the supervision / control mechanism:
		Please tick all the boxes that apply.
		A person designated (on a mandatory or
		voluntary basis) <b>under the powers of representation</b> to which the representative must report
		A <b>person</b> designated (on a mandatory or voluntary basis) <b>by operation of law</b> to which the representative must report
		An <b>authority</b> designated (on a mandatory or voluntary basis) <b>under the powers of representation</b> to which the representative must report
		An <b>authority</b> designated (on a mandatory or voluntary basis) <b>by operation of law</b> to which the representative must report
		Other (please specify):
		☐ No (please elaborate):
23.2	Would your response to the above	Yes (please elaborate):
	question differ if those powers of	□ No
	representation were subject to formal requirements (e.g., notarisation,	
	certification, witnessing) or not?	
Last	Update: [INSERT DATE]	
24.	Extent of powers of representation	
24.1	Are there any subject matters that cannot	Yes, please specify:
	be included in a power of representation?	Please tick all the boxes that apply.
		Administration or conservation of all kinds of property (please elaborate):

		☐ Disposal of immovable property (please elaborate):
		Disposal of movable property (please elaborate):
		Gifts (please elaborate):
		Personal or family matters (please elaborate):
		Medical or health related decisions (please elaborate):
		Other (please specify):
		□No
24.2	In [name of your State], are there any particular powers and duties automatically (i.e., by operation of law) given to representatives?	Yes (please specify):  No
24.3	According to the law of [name of your State], do certain subject matters under a	Yes, all powers matters are subject to a decision by a competent authority in order to be
	power of representation require an intervention by a competent authority?	exercised included in a power of representation
		Yes, but only certain powers matters are subject to a decision by a competent authority in order to
		be exercised included in a power of representation
		(please specify):
		Please tick all the boxes that apply.
		Administrative decision (please indicate which powers may be subject to such decisions):
		Powers relating to the administration or disposal of immovable property belonging to the adult
		Successions
		 ☐ Donations
		Other, please specify:
		Judicial decision (please indicate which powers may be subject to such decisions):
		Powers relating to the administration or disposal of immovable property belonging to the adult
		Successions
		Donations
		Other, please specify:
		No, there are no specific powers_matters_that are subject to a decision by a competent authority in order to be exercised_included in a power of representation

24.4	Are templates / model documents of powers of representation available in [name of your State]?	Yes
		Please indicate the type(s) of templates / model documents available in [name of your State].
		Please tick all the boxes that apply.
		If applicable, please provide a web link to the relevant templates / model documents in the space available next to each item or attach a copy.
		A document simply conferring on (a) designated representative(s) all powers that can be legally conferred:
		A document accompanying powers of attorney containing a list of instructions given or wishes made, whether or not they are addressed to the designated attorney:
		A document setting out all the powers that the adult wishes to confer:
		Separate documents for (a) health and welfare powers and (b) property and financial powers:
		Separate powers listed in the same document regarding (a) health and welfare powers and (b) property and financial powers:
		Other (please specify):
		□No
Last	Update: [INSERT DATE]	
25.	Registration of powers of representation	
25.1	Can / must powers of representation be	Yes, it is an option (please specify):
	registered in [name of your State]?	$\hfill \square$ Yes, it is an obligation for all powers of representation
		Yes, it is an obligation but only for those powers of representation relating to health / medical matters
		Yes, it is an obligation but only for specific types of powers of representation (please specify):
		☐ No (please elaborate):
25.2	If yes to the above question, please indicate the effect of the registration of powers of representation.  Please tick all the boxes that apply.	To publicise the powers of representation for the purposes of effective enforcement
		☐ To allow the powers of representation to come into effect or become operational
		$\hfill \Box$ To notify the competent authorities of their existence
		Other (please specify):

25.3	If obligatory, is the registration of powers of representation a condition of their validity?	☐ Yes ☐ No
25.4	Whether or not registration is a condition of their validity, does the registration of powers of representation imply a validity check in [name of your State]?	Yes, the registration authority that receives the document conferring the powers of representation must verify their formal or substantive conformity with the law
		Yes, prior to being filed for registration, the document conferring the powers of representation must be reviewed by a notary or lawyer
		Other (please specify):
		□No
25.5	Please indicate how powers of	Registration with a public registry
	representation may be registered in [name of your State].  Please tick all the boxes that apply.	Registration with a private registry (e.g., national associations of notaries)
		Registration within a health insurance policy (if such powers of representation concern health / medical matters)
		Filing with a competent authority
		Other (please specify):
25.6	Whether registration is obligatory or optional, when should powers of representation governed by the law of [name of your State] be registered?	Before the occurrence of an impairment or insufficiency of the personal faculties of the adult
		After the occurrence of an impairment or insufficiency of the personal faculties of the adult
		☐ Either
25.7	Whether registration is obligatory or optional, is it possible for powers of representation governed by the law of another State to be registered in [name of	Yes, in all cases
		Yes, under certain conditions (please specify):
	your State]?	☐ No, they cannot be registered
25.8	Whether obligatory or optional, what is the level of detail recorded by registrars	Only the existence, date and location of the document is recorded
	responsible for the registration of powers of representation in [name of your State]?	In addition to the existence, date and location of the document, some personal data of the adult and, if applicable, their representative is recorded
		The entire content of the document conferring the powers of representation is recorded
		Other (please specify):
25.9	Would your responses to the above questions 33.1 33.8 differ if such powers of representation were subject to a formal requirement (e.g., notarised, certified, witnessed etc) or not?	☐ Yes (please elaborate): ☐ No
Last	Update: [INSERT DATE]	

# 26. Coming into effect of powers of representation

26.1	In [name of your State], do powers of representation require the intervention of a competent authority to come into effect?	☐ Yes☐ No
26.2	If no to the above question, can the adult themselves determine, in the document establishing the powers of representation, the conditions that need to be fulfilled in order for powers of representation to come into effect?	Please indicate the conditions that an adult may provide for in their powers, under the law of [name of your State]:  Upon the signature of the document and the satisfaction of any formal requirements (i.e., immediately)  Upon a medical diagnosis  Upon the onset of an impairment or insufficiency of their personal faculties  Upon a decision by a competent authority  Upon a decision by the representative  Other (please specify):  No (please elaborate):
26.3	Under the law of [name of your State], in the absence of an explicit provision by the adult regarding the coming into effect of powers of representation, is it possible for such powers to come into effect upon a decision by a representative?	☐ Yes ☐ No
26.4	Under the law of [name of your State], in the absence of an explicit provision by the adult regarding the coming into effect of powers of representation, is it possible for such powers to come into effect upon a decision of a competent authority?	☐ Yes ☐ No
26.5	In [name of your State], can powers of representation come into effect immediately?	Yes, powers of representation come into effect upon their establishment, while the adult still has decision-making capacity
		Yes, but this will depend on the wording of the document establishing the powers of representation
		No, powers of representation can only come into effect following the onset of an impairment or insufficiency of the personal faculties of the adult
26.6	Please explain briefly how the coming into effect of powers of representation affect the legal capacity of the adult under the	The legal capacity of the adult is not limited by the coming into effect of the powers of representation
	law of [name of your State].	☐ The legal capacity of the adult is limited by the coming into effect of the powers of representation, but this does not preclude the adult from consenting to medical treatment

		The legal capacity of the adult is limited in relation to all matters regarding which the powers of representation have been granted.
		Other (please specify):
26.7	In [name of your State], how is it determined that the personal faculties of the adult are impaired or insufficient to the extent that the powers of representation must come into effect?  Please tick all the boxes that apply.	☐ The adult themselves can determine, in the powers of representation, how and by whom their capacity is to be assessed
		A competent authority must intervene in the capacity assessment of the adult
		A representative of the adult can make this assessment
		A medical certificate must be issued regarding the impairment of the adult
		☐ Following a psycho-social assessment
		Other (please specify):
26.8	Would your responses to the above	Yes (please elaborate):
	questions 34.1 34.7 differ if such powers of representation were subject to a formal requirement (e.g., notarisation, certification, witnessing etc) or not?	☐ No (please explain):
26.9	Please share any other information that may be relevant to the coming into effect of powers of representation governed by the law of [name of your State].	
Last	Update: [INSERT DATE]	
27.	Modification of powers of representation	
27.1	mounication of powers of representation	1
	Who can modify powers of representation in accordance with the law of [name of	
	Who can modify powers of representation	The adult themselves, prior to their loss of capacity The adult themselves, following their loss of
	Who can modify powers of representation in accordance with the law of [name of your State]?	The adult themselves, prior to their loss of capacity  The adult themselves, following their loss of capacity, can modify certain aspects of the powers, through an intervention by a competent authority
	Who can modify powers of representation in accordance with the law of [name of your State]?	The adult themselves, prior to their loss of capacity  The adult themselves, following their loss of capacity, can modify certain aspects of the powers, through an intervention by a competent authority  The representative of the adult with an intervention by a competent authority
	Who can modify powers of representation in accordance with the law of [name of your State]?	The adult themselves, prior to their loss of capacity  The adult themselves, following their loss of capacity, can modify certain aspects of the powers, through an intervention by a competent authority  The representative of the adult with an intervention by a competent authority  The representative of the adult without an intervention by a competent authority
	Who can modify powers of representation in accordance with the law of [name of your State]?	The adult themselves, prior to their loss of capacity  The adult themselves, following their loss of capacity, can modify certain aspects of the powers, through an intervention by a competent authority  The representative of the adult with an intervention by a competent authority  The representative of the adult without an intervention by a competent authority  The representative can only make modifications
	Who can modify powers of representation in accordance with the law of [name of your State]?	The adult themselves, prior to their loss of capacity  The adult themselves, following their loss of capacity, can modify certain aspects of the powers, through an intervention by a competent authority  The representative of the adult with an intervention by a competent authority  The representative of the adult without an intervention by a competent authority  The representative can only make modifications with the authorisation of the adult
27.2	Who can modify powers of representation in accordance with the law of [name of your State]?	The adult themselves, prior to their loss of capacity  The adult themselves, following their loss of capacity, can modify certain aspects of the powers, through an intervention by a competent authority  The representative of the adult with an intervention by a competent authority  The representative of the adult without an intervention by a competent authority  The representative can only make modifications with the authorisation of the adult  A competent authority

		Provisions regarding the supervision modalities
		Provisions regarding the extent of the granted powers of representation ( <i>i.e.</i> , which acts are excluded or included)
		Provisions regarding the instructions given or wishes made (advance directives)
		Provisions regarding the preferred person to be appointed by a competent authority, when needed, as a guardian, an assistant or as a trusted person (advance directives)
		Other (please specify):
27.3	If applicable, please indicate which of the	Same as above.
	following elements can be modified by the representative of the adult with the intervention of a competent authority.  Please tick all boxes that apply.	Provisions regarding the modalities of decision-making in the case of joint, several and / or substituted appointments where there are multiple representatives
		Provisions regarding the conditions for the coming into effect of the powers of representation
		Provisions regarding the supervision modalities
		Provisions regarding the extent of the granted powers of representation ( <i>i.e.</i> , which acts are excluded or included)
		Provisions regarding the instructions given or wishes made (advance directives)
		Provisions regarding the preferred person to be appointed by a competent authority, when needed, as a guardian, an assistant or as a trusted person (advance directives)
		Other (please specify):
27.4	If applicable, please indicate which of the following elements can be modified by a competent authority.  Please tick all boxes that apply.	Provisions regarding the modalities of decision-making in the case of joint, several and / or substituted appointments where there are multiple representatives
	Trodoc tion all boxes that apply.	Provisions regarding the appointment of a supervisor to the representative
		Provisions regarding the supervision requirements
		Limitation of some of the powers granted to the representative
		Appointing a subsidiary or alternative representative designated by the adult
		☐ Interpretation of powers of representation
		Rectification of the document establishing powers of representation
		Additions of or amendments to advance directives accompanying, for example, (continuing) powers of attorney

		T
		Other (please specify):
27.5	In [name of your State], can a competent	Before they have come into effect
	<b>authority</b> modify the powers of representation before or after they have	After they have come into effect
	come into effect?	Both
27.6	In [name of your State], is it mandatory for	Yes, always
	the modification of the powers of representation to be registered?	Yes, in certain cases (please specify):
		Yes, but only if a competent authority was not involved in the modification
		☐ No (please explain):
27.7	Would your response to the above	Yes (please explain):
	questions differ if the powers of representation were subject to a formal	□ No
	requirement (e.g., notarisation,	
	certification, witnessing etc) or not?	
Last	Update: [INSERT DATE]	
28.	Extinction of powers of representation	
28.1	Please indicate the circumstances that	Circumstances concerning the adult:
	must be met for the extinction of powers of representation governed by the law of [name of your State].	The adult has recovered their capacity
		The adult has died
	Please tick all the boxes that apply.	The adult has revoked the powers of representation prior to the impairment of their personal faculties
		The adult has revoked the powers of representation after the impairment of their personal faculties, an action which may require authorisation / confirmation by a competent authority
		The adult has appointed another representative, which may imply the extinction of earlier powers of representation, unless such an appointment is additional and complementary to the existing appointed representative
		The adult has been declared bankrupt or insolvent (in the context of powers of representation dealing with financial and / or property matters).
		Other (please specify):
		Circumstances concerning the representative:
		The representative is not carrying out their duties in a manner sufficient to guarantee the protection of the person or property of the adult
		☐ The representative has died
		☐ The representative has resigned

		The representative refuses to assume their duties, upon the impairment of the personal faculties of the adult
		The representative's personal faculties have been impaired and / or a competent authority has taken a measure of protection on their behalf
		The representative has been declared bankrupt or insolvent
		The representative of the adult is their spouse / civil partner and the powers of representation provide that, upon separation, divorce or nullity of their marriage or civil partnership, the powers are to be extinguished
		☐ The representative and the adult are in a conflict of interest
		Other (please specify):
28.2	Would your response to the above question differ if such powers of representation were subject to a formal requirement (e.g., notarisation, certification, witnessing etc) or not?	☐ Yes (please explain): ☐ No
28.3	In [name of your State], would the circumstances listed in 2836.1 result in	All circumstances listed in 2836.1 would result in an automatic extinction
	an automatic (i.e., by operation of law) extinction or would an intervention by a competent authority be necessary?	Some of the circumstances listed in 2836.1 would result in an automatic extinction (please indicate which circumstances):
	Please tick all the boxes that apply.	All of the circumstances listed in 2836.1 would require an intervention by a competent authority in order for the power of representation to become extinct
		Some of the circumstances listed in 2836.1 would require an intervention by a competent authority in order to become extinct (please indicate which circumstances):
27.4	In [name of your State], is it mandatory for	Yes
	the extinction of the powers of representation to be registered?	□No
Last	Update: [INSERT DATE]	

29. Authorities competent to intervene in the existence, extent, modification and extinction Confirmation of powers of representation -for the purpose of the certificate under Article 38

Competent authorities may take decisions in relation to powers of representation regarding their coming into force, their validity, their interpretation, their modification or their supervision. Decisions on the coming into force of the powers (i.e., decisions in relation to the capacity of the adult) can be construed as direct confirmations of powers, whereas decisions rendered after the coming into effect of powers, which relate to their existence, extent or modification, can be construed as indirect confirmations. Such decisions could be considered an act of "confirmation" under Article 38. Although the 2000 Convention does not prescribe a process for confirmation, such confirmation, as a

prerequisite for the delivery of the certificate under Article 38, must give "every guarantee of reliability".   11 For a power of representation to be confirmed and to benefit from the certificate under Article 38, it must be in force and in conformity with the applicable national law.   12 It is for each Contracting Party to entrust the task of confirmation to a judicial or administrative authority, a public body or an appropriate professional, bearing in mind that, in any case, safeguards should be in place to avoid conflicts of interest.   13		
29.1 Does the law of [name of your State]  provide for a process of confirmation for powers of representation that gives "every guarantee of reliability"?	Yes (please elaborate):  No (please elaborate):	
In [name of your State], If yes, which authority(ies) in [name of your State] is (are) competent to intervene in matters regardingconfirm powers of representation-governed by law of [name of your State] (i.e., regarding the coming into force of the powers, their existence, extent, modification and extinction)??  If possible, please provide a web link to the relevant legislation or attach a copy.	Only oneThe following authority is competentresponsible for:  Verifying that the powers of representation have entered into force  Verifying that the powers of representation are in conformity with the law  Confirming the powers of representation based on the verification made by other authorities (i.e., that the powers are in force and in conformity with the law)  Other:  Please provide the details of this authority:14  Name of organisation:  Telephone:  Fax:  Email:  Website:  The following authority is responsible for:  More than one authority is competent/verifying that the powers of representation are in conformity with the law  Confirming the powers of representation are in conformity with the law  Confirming the powers of representation based on the verification made by other authorities (i.e., that the powers are in force and in conformity with the law)  Other:	

Conclusions and Recommendations (C&R) adopted at the First meeting of the Special Commission on the practical operation of the 2000 Protection of Adults Convention, C&R No 42.

lbid., C&R No 43.

<sup>13</sup> *Ibid.*, C&R No 44.

This section will be expandable in order to allow for the inclusion of additional authorities in the event of States with multiple provinces or regions.

Please provide the details of this authority <sup>15</sup> :
Name of organisation:
Telephone:
Fax:
Email:
Website:
The following authority is responsible for:
Verifying that the powers of representation have entered into force
Verifying that the powers of representation are in conformity with the law
Confirming the powers of representation based on the verification made by other authorities (i.e., that the powers are in force and in conformity with the law)
Other:
Please provide the details of this authority <sup>16</sup> :
Name of organisation:
Telephone:
Fax:
Email:
Website:
The following authority is responsible for:
Verifying that the powers of representation have entered into force
Verifying that the powers of representation are in conformity with the law
Confirming the powers of representation based on the verification made by other authorities (i.e., that the powers are in force and in conformity with the law)
Other:
Please provide the details of this authority <sup>17</sup> :
Name of organisation:
Telephone:

This section will be expandable in order to allow for the inclusion of additional authorities in the event of States with multiple provinces or regions.

This section will be expandable in order to allow for the inclusion of additional authorities in the event of States with multiple provinces or regions.

This section will be expandable in order to allow for the inclusion of additional authorities in the event of States with multiple provinces or regions.

		Fax:
		Email:
		Website:
29.3	Can the aforementioned authority(ies) in	Yes
	[name of your State] also intervene in matters regardingconfirm powers of representation governed by the law of another State?	□ No, the aforementioned authority(ies) is (are) only competent to intervene inconfirm powers of representation governed by the law of our State
		No, a different authority is competent to intervene in matters regardingconfirm powers of representation governed by the law of another State
		Please indicate:
		Name of organisation:
		Telephone:
		Fax:
		Email:
		Website:
	Can the aforementioned authority	Yes
	intervene in matters regarding powers of representation regardless of whether or	No (please explain):
	not they have come into effect?	
29.4	Please indicateWhat do the documents necessary in order to initiate such	The document establishing the powers of representation
	proceedingsauthorities in [name of your	A medical certificate regarding the impairment
	State]-] require in order to confirm powers of representation?	of the adult
	Please tick all boxes that apply.	Other (please specify):
29.5	Is a confirmation of powers of	Yes
	representation considered a measure of protection in [name of your State]?	No
29.6	In [name of your State], is (are) the	Yes
29.0	authority(ies) tasked with confirmation	□ No
	the same authority(ies) competent to draw up and deliver the certificate under	Please provide the details of this authority:
	Article 38? (See questions 5.1 – 5.10	Name of organisation:
	above)	Telephone:
		Fax:
		Email:
		Website:
Last I	Update: [INSERT DATE]	

## VIII. Other matters pertaining to the protection of adults

## 30. Ex lege representation

Ex lege representation is a representation that arises by operation of law, for which there is no specific conflict rule in the Convention. While there is no provision in the Convention that deals with ex lege representation per se, such representation falls under the scope and object of the Convention by virtue of Article 1 when it is aimed at the protection of adults who, by reason of an impairment or insufficiency

of their personal faculties, are not in a position to protect their interests (Art. 1(1)). Thus, ex lege representation may be the subject of cooperation between the authorities of Contracting Parties (Art. 1(2)(e) and Chapter V). In general, competent authorities will give effect to ex lege representation in accordance with their own law, including, where appropriate, their rules of private international law. 18		
1(2)(e) and Chapter V). In general, competent au	thorities will give effect to ex lege representation in	
	Taking financial decisions on behalf of the registered partner	
	Other (please specify):	
	Representation between cohabiting couples (with a cohabitation agreement)	
	Representation may include:	

C&R adopted at the First meeting of the Special Commission on the practical operation of the 2000 Protection of Adults Convention, C&R No 22.

☐ Taking health / medical decisions on behalf of the cohabiting partner
☐ Taking decisions regarding the placement of the cohabiting partner in an establishment where support and / or protection can be provided
Administration of property on behalf of the cohabiting partner
☐ Disposal of property on behalf of the cohabiting partner
☐ Taking financial decisions on behalf of the cohabiting partner
Other (please specify):
Representation between cohabiting couples (without a cohabitation agreement)
Representation may include:
Taking health / medical decisions on behalf of the cohabiting partner
☐ Taking decisions regarding the placement of the cohabiting partner in an establishment where support and / or protection can be provided
Administration of property on behalf of the cohabiting partner
☐ Disposal of property on behalf of the cohabiting partner
☐ Taking financial decisions on behalf of the cohabiting partner
Other (please specify):
Representation between next of kin
If applicable, please elaborate on who may be considered next of kin in [name of your State]:
Representation may include:
Taking health / medical decisions on behalf of next of kin
☐ Taking decisions regarding the placement of next of kin in an establishment where support and / or protection can be provided
Administration of property on behalf of next of kin
☐ Disposal of property on behalf of next of kin
☐ Taking financial decisions on behalf of next of kin
Other (please specify):

	Other type of representation (please specify):
	Representation may include:
	Please specify:  Not applicable
Please indicate whether it is obligatory in [name of your State] for any of the aforementioned ex lege representatives to be consulted on decisions regarding the person or property of the adult or to be asked to take such decisions.	Yes (please specify which ex lege representative):
30.3 If yes to the above question, please indicate who is obliged to consult the ex lege representative.  Please tick all boxes that apply.	<ul> <li>□ Doctors only</li> <li>□ All medical personnel</li> <li>□ Social workers</li> <li>□ Civil servants</li> <li>□ Financial institutions</li> <li>□ Competent authorities</li> <li>□ All of the above</li> <li>□ Other (please specify):</li> </ul>
30.4 Please provide any additional relevant information with regard to powers of representation governed by the law of the domestic conflict rules in [name of your State].] governing ex lege representation.	
Last Update: [INSERT DATE]	

31. Questions relating specifically to <u>voluntary anticipatory acts containing instructions</u> given and wishes made by an adult in anticipation of a future impairment (e.g., advance directives)

Advance directives are instructions given or wishes made by a capable adult concerning issues that may arise in the event of their incapacity (see Glossary of draft Revised Practical Handbook on the Operation of the 2000 Protection of Adults Convention and Council of Europe, Recommendation CM/Rec(2009)11). Instructions given and wishes made by an adult, in anticipation of a future impairment of their personal faculties, fall within the general scope of the 2000 Convention under Article 1 and are subject to the cooperation provisions in Chapter V.<sup>19</sup> Instructions given and wishes made by an adult can be found in various types of voluntary, anticipatory acts such as advance directives, <sup>20</sup> advance arrangements, advance healthcare decisions or (continuing) powers of attorney. Unilateral acts containing instructions and wishes without necessarily designating an individual to carry them out are important tools in ensuring the exercise of the adult's autonomy. <sup>21</sup> The appreciation of whether or not a particular voluntary anticipatory act constitutes a power of representation under

<sup>19</sup> C&R adopted at the First meeting of the Special Commission on the practical operation of the 2000 Protection of Adults Convention, C&R No 23.

Advance directives are instructions given or wishes made by a capable adult concerning issues that may arise in the event of their incapacity (see Glossary of draft Revised Practical Handbook on the Operation of the 2000 Protection of Adults Convention and Council of Europe, Recommendation CM/Rec(2009)11).

<sup>21</sup> C&R adopted at the First meeting of the Special Commission on the practical operation of the 2000 Protection of Adults Convention, C&R No 24.

Articles 15 and 16 could be undertaken by competent authorities on a case-by-case basis. <sup>22</sup> This section of the Country Profile aims to bring to the attention of competent authorities and othe interested parties the various types and forms of voluntary, anticipatory acts containing the instructions and wishes of the adult in different jurisdictions. <sup>23</sup>		
31.1	Does the law of [name of your State] provide for voluntary anticipatory acts containing instructions given and wishes made by an adult in anticipation of a future impairment, such as advance directives?	Yes, the law provides for all areas (health / medical / health advance directives that accompany a (continuing) power of attorney—matters, personal finances, property matters etc)
	If applicable, please provide a web link to relevant legislation or attach a copy.	Yes, the law provides for non-medical / health advance directives that accompany a (continuing) power of attorney
	Please tick all boxes that apply.	Yes, the law provides for standalone advance directives (i.e., that do not accompany or include-a (continuing) power of attorney)-regarding medical / health matters
		Yes, the law provides for standalone advance directives (i.e., that do not accompany or include a (continuing) power of attorney) regarding non-medical / health matters
		Yes, the law provides for standalone advance directives (i.e., that do not accompany a (continuing) power of attorney) regarding medical / health matters but which include a power of attorney in the same document
		Yes, the law provides for standalone advance directives (i.e., that do not accompany a (continuing) power of attorney) regarding non-medical / health matters but which include a power of attorneyonly in the same document health / medical field
		Yes, only for matters pertaining to personal finances / property
		No (please elaborate):
31.2	If yes to the above question, please indicate whether advance directives can be such voluntary anticipatory acts are	All advance directives such voluntary anticipatory acts are subject to the same formal requirements
[name	subject to any formal requirements in [name of your State]?  Please tick all the boxes that apply.	Please indicate the type of formal requirement and whether it is optional or mandatory:
		☐ Notarisation
		☐ Optional
		☐ Mandatory
		☐ Certification
		Optional
		☐ Mandatory ☐ Witnessing
		without it

<sup>22 &</sup>lt;u>Ibid., C&R No 25.</u>

<sup>23</sup> *Ibid.*, C&R No 26.

	Optional
	☐ Mandatory
	Other (please specify):
	☐ Optional
	☐ Mandatory
	MedicalVoluntary anticipatory acts containing the instructions and wishes of an adult pertaining to medical / health advance directives can bematters are subject to formal requirements
	Please indicate the type of formal requirement and whether it is optional or mandatory:
	□Notarisation
	☐ Optional
	☐ Mandatory
	☐ Certification
	☐ Optional
	☐ Mandatory
	☐ Witnessing
	☐ Optional
	☐ Mandatory
	Other (please specify):
	☐ Optional
	☐ Mandatory
	Non-medical / health advance directives can be related voluntary anticipatory acts containing the instructions and wishes of an adult are subject to formal requirements
	Please indicate the type of formal requirement and whether it is optional or mandatory:
	□ Notarisation
	☐ Optional
	☐ Mandatory
	☐ Certification
	□ Optional
	☐ Mandatory
	☐ Witnessing
	☐ Optional
	☐ Mandatory
	Other (please specify):
	☐ Optional
	☐ Mandatory

		No, advance directivesvoluntary anticipatory acts containing instructions given and wishes made by an adult are not subject to any formal requirements.
	If yes to question 39.1, in what form are advance directives available and / or operable in [name of your State]?	Advance directives in the form of an agreement  Advance directives in the form of a unilateral act  Both
31.3	If no to question 3 <u>1</u> 9.1, would advance directives such voluntary anticipatory acts be given effect in [name of your State]?	Yes, regardless of whether  Yes, but only if they relate to health / medical matters  Yes, but only if they relate to personal finance / property matters  Yes, but only if they accompany another voluntary anticipatory act that designates a representative for the advance directive accompanies adult (e.g., a (continuing) power of attorney or is standalone)  Yes, if the advance directive accompanies a (continuing) power of attorney  Yes, if the advance directive is standalone  No (please elaborate):
31.4	In [name of your State], advance directivessuch voluntary anticipatory acts are binding on:  Please tick all boxes that apply.	☐ The representative of the adult ☐ Doctors only ☐ All medical personnel ☐ Social workers ☐ Civil servants ☐ Financial institutions ☐ Competent authorities ☐ Other (please specify): ☐ Advance directivesSuch voluntary anticipatory acts are not binding
31.5	Is the registration of advance directives such voluntary anticipatory acts in a public registry available in [name of your State]?  Please tick all the boxes that apply.	Yes, advance directives regarding medical / health mattersall voluntary anticipatory acts can be registered in a public registry  —Yes, advance directives regarding the choice of but only to those voluntary anticipatory acts that relate to health / medical matters  Yes, but only to those voluntary anticipatory acts that relate to personal finance / property matters  Yes, but only to those voluntary anticipatory acts that relate to health / medical matters which accompany another voluntary anticipatory act that designates a representative for the adult (e.g., a (continuing) power of attorney)

		Yes, but only to those voluntary anticipatory acts which accompany another voluntary anticipatory act that designates a representative for the adult (e.g., a (continuing) power of attorney) can  No, voluntary anticipatory acts cannot be registered in a public registry  Yes, advance directives are registered in a public registry along with the accompanying (continuing) powers of attorney
		Other (please specify):  No, advance directives cannot be registered in
31.6	IsCan voluntary anticipatory acts containing the registration of advance directives instructions given and wishes made by an adult relating to health / medical matters be registered in a health insurance policy available in [name of your State]?	a public registry  Yes, advance directives can be registered in a health insurance policy  No, advance directives cannot be registered in a health insurance policy (please elaborate):
31.7	Does the law of [name of your State] require healthcare professionals to consult these registered advance directives voluntary anticipatory acts prior to providing treatment?  Please tick all the boxes that apply.	Yes, healthcare professionals are legally required to consult all advance directives voluntary anticipatory acts registered in a public registry  Yes, healthcare professionals are legally required to consult all advance directives voluntary anticipatory acts registered in a health insurance policy  —No, healthcare professionals are not legally required to consult any registered advance directive voluntary anticipatory acts, but they have the discretion to do so  Other (please elaborate):
31.8	In [name of your State], is it possible to obtain information regarding advance directives voluntary anticipatory acts containing instructions given and wishes made by an adult from a public registry, a health insurance policy or other similar means?	☐ Yes ☐ From a public registry ☐ From a health insurance policy ☐ Other (please specify): ☐ No
31.9	If yes to the above question, who may access that information?  Please tick all the boxes that apply.	☐ The representative of the adult ☐ Doctors only ☐ All medical personnel ☐ Social workers ☐ Civil servants ☐ Financial institutions ☐ Competent authorities ☐ Central Authorities ☐ All of the above

		Other (please specify):	
Las	t Update: [INSERT DATE]		
IX.	Co-operation (Arts 28 – 37)		
32.	Central Authority assistance		

	,	
32.	Central Authority assistance	
32.1	Does the Central Authority of [name of your State] provide assistance (either directly or through public authorities or other bodies in [name of your State]) to an individual habitually resident in [name of your State] who has requested assistance regarding a matter falling within the scope of the 2000 Convention in a requested State?	☐ Yes ☐ No (please elaborate):
32.2	If yes to the above question, please indicate the type of assistance provided	Assistance in obtaining information on the operation of the 2000 Convention
	Please tick all boxes that apply.	Assistance in obtaining information on the relevant laws and / or procedures and / or services available in the requested State
		Establishment of contact with the Central Authority and / or the competent authorities in the requested State to find out the kind of assistance such authorities could provide
		Transmission of a request to the Central Authority or to the competent authorities in the requested State
		$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
		Assistance in initiating judicial or administrative proceedings
		Assistance in providing or facilitating the provision of legal aid and advice
		Assistance in obtaining private legal counsel or mediation services, where needed, in the requested State
		Ensuring separate legal representation for the adult
		Ensuring support for exercise of capacity in accordance with Article 12(3) of the UNCRPD (e.g., communication and accessibility support)
		Referral to other governmental and / or non-governmental organisations for assistance
		Provision of regular updates on the progress of the request
		Other (please specify):
32.3	Does the Central Authority of [name of your State], in practice, provide	Yes

	assistance (either directly or through other competent authorities in [name of your State]) to an individual habitually residing abroad who has requested assistance regarding a matter falling within the scope of the 2000 Convention?	☐ No (please elaborate):
32.4	If yes to the above question, please indicate the type of assistance provided by the Central Authority of [name of your	Assistance in obtaining information on the operation of the 2000 Convention
	State].  Please tick all boxes that apply.	Assistance in obtaining information on the relevant laws and / or procedures and / or services available in the requested State
		Assistance in discovering the whereabouts of an adult (Art. 30(b))
		Assistance in initiating judicial or administrative proceedings
		Assistance in providing or facilitating the provision of legal aid and advice
		Assistance in obtaining private legal counsel or mediation services, where needed, in the requested State
		Ensuring separate legal representation for the adult
		Ensuring support for exercise of capacity in accordance with Article 12(3) of the UNCRPD (e.g., communication and accessibility support)
		Referral to other governmental and / or non-governmental organisations for assistance
		Provision of regular updates on the progress of the request
		Other (please specify):
Last	Update: [INSERT DATE]	
		may be in need of protection (Art. 30(b))
33.1	How does the Central Authority of [name of your State], on the request of a competent authority of another Contracting Party, provide assistance in discovering the whereabouts of an adult where it appears that said adult may be present and in need of protection within	Assistance is provided directly
		Please elaborate on the procedure:
		Assistance is provided through public authorities
		Please elaborate on the procedure:
	the territory of [name of your State]?	Assistance is provided through other bodies
	Article 30(b) of the 2000 Convention.	Please indicate the body and elaborate on the procedure:
33.2	What type of information would the Central Authority or other competent authorities in [name of your State] require, in order to provide assistance in	Information that the adult entered our State (e.g., evidence that the adult boarded a flight/ship/train/bus bound for our State)

	discovering the whereabouts of an adult, on the request of another State?  Please tick all boxes that apply.	Information from the requesting authority as to why they believe the adult is in our State and ir need of protection
		No information is required; searches can begin upon formal request
		Other (please explain):
33.3	What mechanisms or sources of	Private location services
	information are available in [name of your State] to discover the whereabouts of an adult?	Population register
		Employment register
	Please tick all boxes that apply.	Information maintained by other government agencies (e.g., immigration, social welfare)
		Police
		☐ EUROPOL
		☐ INTERPOL
		Court orders to compel the production of information on the whereabouts of the adult
		Other (please specify):
33.4	Please indicate who is responsible for	Central Authority:
	gathering the information from the sources listed above by inserting the	The applicant:
	relevant source next to the responsible	The applicant's representative:
	person or authority.	Other (please specify):
33.5	Please indicate whether access to any of the sources of information listed above would require an order issued by a competent authority.	
Last	Update: [INSERT DATE]	
	be provided, located in another Contract	
34.1	As a requesting State, please describe the procedure and list the conditions for the placement of an adult in an	Please briefly describe the procedure:
	establishment, or other place where	Please indicate the conditions for such placement:
	protection can be provided, located in another Contracting Party.	Please tick all boxes that apply.
		If the adult poses a danger to themselves or others and such danger cannot be otherwise averted
		If a competent authority has ordered such placement
		If the placement is critical to the life and health of the adult and support / assistance cannot be provided otherwise
		Other (please specify):

34.2	As a requested State, please indicate the information you would need to receive from a requesting State regarding the placement of an adult in an establishment or other place located in [name of your State].  Please tick all boxes that apply.	☐ A decision by a competent authority ordering the placement of the adult ☐—_A certificate issued by a medical doctor / psychiatrist, attesting to the need for the placement of the adult ☐ The written consent of a spouse / registered partner / cohabiting partner to the placement of the adult
		Other (please specify):
34.3	Please indicate which authority in [name of your State] is responsible for:	<ul> <li>Consulting on proposed placements of an adult in [name of your State]:<sup>24</sup></li> </ul>
		Name of organisation:
		Telephone:
		Fax:
		Email:
		<ul> <li>Website: Preparing reports on the adult in relation to their cross-border placement in the territory of another State:<sup>25</sup></li> </ul>
		Name of organisation:
		Telephone:
		Fax:
		Email:
		Website:
34.4	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 an adult (including any conditions or safeguards in place).	Procedure for the placement of an adult habitually residing in [name of your State] in an establishment located in another State:  Procedure for the placement of an adult habitually residing in another State in an establishment located in [name of your State]:
Last I	Update: [INSERT DATE]	
35. Direct judicial communications, including through the assistance of Central Authorities (Arts 30, 32, 33 and 34) <sup>26</sup>		
35.1	Has a Member of the International Hague Network of Judges been designated in	Yes
	[name of your State]?	Please specify their name(s):
	For more information go to < www.hcch.net > under "1980 Child	Please do not list the contact details of the judge(s) here. Instead, please ensure that the name,

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

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

Conclusion and Recommendation (C&R) of the Special Commission (SC) on the practical operation of the 2000 Protection of Adults Convention, C&R No 57. See, also, Conclusions and Decisions (C&D) of the Council on General Affairs and Policy (CGAP), C&D No 32.

	Abduction Section" then "The International Hague Network of Judges"	position, court and contact details have been provided to the Permanent Bureau
	or "Judicial Communications".	□No
35.2	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
35.3	In the absence of legislation, can judges in [name of your State] engage in direct judicial communications?	Yes
		☐ No (please explain):
avai to I	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 Update: [INSERT DATE]		
X.	General	
36.	International certificates under Article 3	8

36.1	Where authorities in [name of your State] have taken a measure of protection or have confirmed a power of representation, does [name of your State] provide (if requested) for the delivery of certificates to a person entrusted with the protection of the adult's person of or property of the adult, indicating the capacity in which said person may act and the powers conferred, under Article 38?	☐ Yes (please ensure you have responded to question 5 above) ☐ No
36.2	If yes to the above question, how may certificates under Article 38 be requested in [name of your State]?  Please tick all boxes that apply.	<ul> <li>□ By an application on a website</li> <li>□ By e-mail</li> <li>□ By mail</li> <li>□ By phone</li> <li>□ In person</li> <li>□ Other (please specify):</li> </ul>
36.3	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 l	Update: [INSERT DATE]	

## 37. Training

What measures are available in [name of your State] to ensure that persons responsible for implementing the 2000 Convention (e.g., judges, lawyers and Central Authority personnel) receive appropriate information and training?  Please tick all the boxes that apply.  Please contact the Permanent Bureau for information in relation to forms of assistance which may be available for this purpose.	☐ Training as required for Central Authority staff ☐ Training as required for competent authorities ☐—Updates as required on legal developments related to the 2000 Convention provided to staff responsible for its implementation ☐ Training as required for lawyers ☐ Training as required for staff of financial institutions ☐ Other (please specify):  Specifically in respect of judges: ☐ Sending a basic package of information on the 2000 Protection of Adults 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]		
38. Other information	,	
	· —	

38.1	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 2000 Convention?	☐ Yes  If possible, please indicate how often such meetings take place:  ☐ Once a year ☐ Twice a year ☐ As needed ☐ Other (please specify): ☐ No
38.2	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 2000 Convention?  Articles 39 and 40 of the 2000 Convention.	General Data Protection Regulation (EU) 2016/679 (GDPR)  Other (please specify):
38.3	What other services / resources are available in [name of your State] to assist those involved in the international protection of adults?  Please tick all the boxes that apply.	☐ NGOs and international organisations dealing specifically with the protection of adults (please provide contact information)  Name of organisation:  Telephone:

Last Update: [INSERT DATE]

Please indicate, where available, contact details, websites and costs for such services.	Fax: Email:	
36171666.	Website:	
	☐ Financial / legal assistance	
	Social / welfare assistance	
	Other (please specify):	
Last Update: [INSERT DATE]		
XI. Electronic resources		
Please use the space below to provide any additional links to relevant legislation, rules of private international law regarding the protection of adults, relevant websites (e.g., of courts and other competent authorities, notary associations, certification authorities, public bodies, organisations) and any other electronic resource pertinent to the protection of adults.		