# FYR of Macedonia (revised) PART ONE - GENERAL INFORMATION AND STATISTICS

## I. Questions for non-Contracting States

1)

Please indicate why your State is not a Contracting State to the Service Convention (select as many answers as are relevant):
[ ] The availability of possibilities for transmission of documents for service abroad, proof of service abroad and protection of the interests of plaintiffs and defendants under domestic law, bilateral or regiona agreements, treaties or instruments means that so far it has not appeared to your authorities that there would be added value in becoming a Party to the Service Convention
[ ] The number of cross-border cases that require the service abroad or judicial or extrajudicial documents has so far been limited and has no required a global framework
[ ] There are legal obstacles in your domestic legal system that prevent your State from becoming a party to the Convention – if so, please specify what these are:
[ ] Your State considers that there are specific issues arising out of the Service Convention (e.g., costs, the absence of specific deadlines for the transmission and execution of requests for service, the absence of a specific provision on how to determine the date of service, the need where requested, to translate documents to be served in accordance with Art. 5(3), etc.) which dissuade your State from joining the Service Convention – please explain:
[ ] Your State does not have the means or resources to properly implement the Service Convention
[ ] The question of becoming a Party to the Convention has never beer examined in detail
[ x ] Other reason – please explain:
The process of acceding to the Service Convention is on going

The process of acceding to the Service Convention is on going. The Assembly of the Republic of Macedonia ratified the Service Convention on 27 of august 2008 in order for Republic of Macedonia to accede to the Service Convention. The instrument of accession has not yet been deposited to the Ministry of Foreign Affairs of the Netherlands, but that will be probably done very soon.

2) Please forward a list of any bilateral or regional agreements, treaties or instruments to which your State is a party and that provide rules for the transmission of documents to be served abroad, for proof of service, and for the protection of the interests of plaintiffs and defendants:

These is the list of bilateral agreements to which Republic of Macedonia is a party and that provide rules for the transmission of documents to be served abroad, for proof of service, and for the protection of the interests of plaintiffs and defendants:

- 1. Agreement between Republic of Macedonia and Croatia on Legal Assistance in Civil and Criminal Matters (Skopje, 02. September 1994); entered into force on 26.05.1995.
- 2. Agreement between Republic of Macedonia and Slovenia on Legal Assistance in Civil and Criminal Matters (Skopje, 06. February 1996); entered into force on 05.09.1997.
- 3. Agreement between Macedonian Government and Albanian Government on Legal Assistance in Civil and Criminal Matters (Skopje, 15. January 1998); entered into force on 02.10.1998.
- 4. Agreement on Legal Assistance in Civil and Criminal Matters between Republic of Macedonia and Turkey (Ankara, 24. February 1997); entered into force on 28.07.2000.
- 5. Agreement on Legal Assistance in Civil Matters between Republic of Macedonia and Ukraine (Kiev, 10. April 2000); entered into force on 20.06.2003.
- 6. Agreement on Legal Assistance in Civil Matters between Republic of Macedonia and Bulgaria (Skopje, 15. May 2000); entered into force on 07.04.2002.
- 7. Agreement between Republic of Macedonia and Romania on Mutual Legal Assistance in Civil Matters (Bucurest, 12November 2003); entered into force on 10.03.2007.
- 8. Agreement on Legal Assistance in Civil and Criminal Matters between Republic of Macedonia and Serbia and Montenegro; entered into force on 09.03.2005.
- 9. Cooperation Protocol between the Ministry of Justice of Republic of Macedonia and the Ministry of Justice of Serbia (signed on 29.09.2004); ; entered into force on the same day.
- 10.Agreement between Republic of Macedonia and Bosnia and Herzegovina on Legal Assistance in Civil and Criminal Matters (Skopje, 13. September 1995); entered into force on 02.03.2007.

- 3) Is your State currently studying the Service Convention or does your State envisage studying it with a view to becoming a State Party in the near future?
  - [ x ] YES please specify (status of considerations in your State, etc.): See the answer of the first 1) question.

So far in the Republic of Macedonia the Sector for International Legal Assistance within the Ministry of Justice is responsible for acting upon cases regarding the overall legal assistance including transmission of documents for service abroad, as well as bilateral or regional agreements, treaties or instruments in this field in both criminal and civil matters. The new systematisation from June 2007 in the Sector for International Legal Assistance within the Ministry of Justice provides two units, Unit for Extradition and Transfer and Unit for Proceeding Appeals on Civil and Criminal Matters. In the following period the harmonisation of the legal framework in the field of judicial cooperation in civil and criminal matters will continue with:

- Ratification of the Convention from 29 May 1993 on Protection of Children and Co-operation in respect of Inter country Adoption
- Ratification of the Hague Convention from 18 March 1970 on Taking of Evidence Abroad in Civil, or Commercial Matters
- Ratification of the Hague Convention from 19 October 1996 on Jurisdiction, Applicable law, Recognition, Enforcement and Cooperation in respect of Parental Responsibility and Measures for the Protection of Children
- Ratification of the Convention from 15 November 1965 on the Service Abroad of Judicial and Extrajudicial Documents in Civil or Commercial Matters
- An Analysis of the European Convention from Strasbourg 15
  May 2003 for Contact with Children (CETS 192) is foreseen, as
  well as the needs for its harmonisation with the national
  legislation;

And, after these measures have been taken the Republic of Macedonia will have the full capacity to operate in accordance with the international law standards in this field.

[ ] NO

#### II. Questions for Contracting States

#### A. "Service Section" of the HCCH website

- 4) On the "Service Section" of the HCCH website, the Permanent Bureau currently provides practical information for each Contracting State that was mainly obtained from the responses to the 2003 Questionnaire accompanying the provisional version of the new edition of the Practical Handbook on the operation of the Service Convention (2003 Service Questionnaire). This practical information, which is presented in form of a chart, consists of the following:
  - 1) Contact details of each of the Central Authorities (Arts 2 and 18)
  - 2) Forwarding authorities (Art. 3(1))
  - 3) Methods of service (Art. 5(1) and (2))

- 4) Translation requirements (Art. 5(3))
- 5) Costs relating to the execution of the request for service (Art. 12)
- 6) Time for the execution of a request
- 7) Judicial officers, officials and other competent persons (Art. 10 *b*) and *c*))
- 8) Oppositions and declarations (Art. 21(2), in particular with respect to Arts 8(2), 10 a), b) and c), 15(2) and 16(3))
- 9) Derogatory channels (bilateral or multilateral agreements or domestic law permitting other transmission channels (Arts 11, 19, 24 and 25)
- 10) Useful links

The Permanent Bureau invites your State to peruse the "Service Section" and to verify if all the information contained in the practical information chart for your State is (still) correct or if it needs to be updated, amended or supplemented. The States that currently do not have a chart of practical information on the "Service Section" are kindly invited to submit this information to the Permanent Bureau.

5)	Would your State consider that the information provided on the "Service Section" of the HCCH website is:						
	<ul><li>[ ] Very useful</li><li>[ ] Useful – would you have any suggestions for improvement?</li></ul>						
	[ ] Not useful – would you have any suggestions for improvement?						
В.	Contact details for designated Authorities						
6)	Please check the contact information as contained on the HCCH website with regards to the <i>Central Authority(ies)</i> designated by your State (Arts 2 and 18(3)). If one of the following categories of information is missing then please provide it below (please provide both a postal address and a street address, if these are not identical):						
	Name of Authority: Address: Telephone: Fax: E-mail: Website:						
	Language(s) of communication: Name of contact person:						

If your State is a federal State that has designated several Central Authorities under Article 18(3) and one of the above categories is missing for more than one Central Authority designated, please provide separate details for each of those Central Authorities (copy and paste if necessary – also, please provide both a postal address and a street address, if these are not identical):

		,
	Addi Tele Fax: E-m Web Lang	
7)	with of th belo	e also verify the contact information as contained on the HCCH website regards to the following authorities in your State, <i>if applicable</i> . If one ne following categories of information is missing then please provide it w (please provide both a postal address and a street address, if these not identical):
	a.	Other Authorities that may have been designated in addition to the Central Authority (Art. 18(1)):
		Name of Authority: Address: Telephone: Fax: E-mail: Website: Language(s) of communication: Name of contact person:
	b.	An <i>Authority</i> that may have been designated instead of the Central Authority to complete the Certificate in the form of the model annexed to the Service Convention (Art. 6(1)):
		Name of Authority: Address: Telephone: Fax: E-mail: Website: Language(s) of communication: Name of contact person:
	C.	The <b>Competent Authority</b> that receives documents transmitted by indirect diplomatic or consular channels (Art. 9(1)):
		Name of Authority: Address: Telephone: Fax: E-mail:

Language(s) of communication:

Name of contact person:

8) In Conclusion and Recommendation No 48, the 2003 Special Commission invited all States to provide information on the forwarding authorities (the authority or judicial officer competent under the law of the requesting State to forward to the Central Authority of the requested State the request for service) and their competences for

#### C. Stati stics

#### Main Channel of Transmission (Art. 3)

# Requests for Service - Incoming

- 9) The following questions relate to the number of requests for service *addressed to your State* under the Service Convention.
  - a. Please complete the following table to indicate how many *incoming* requests for service the Central Authority(ies) of your State received in each of the past five years under the main channel of transmission. Please also note, if possible for each year, the country(ies) from which your State received the most requests for service.

2003	3 2004 2005		2006	2007	
Number:	Number:	Number:	Number:	Number:	
State(s):	State(s):	State(s):	State(s):	State(s):	

b. Of the total amount of requests for service received in 2007, please divide these depending on the method of service that was used by your State and complete the following table with respect to the time that lapsed between the Central Authority(ies) of your State receiving a request for service and the relevant authority of your State forwarding the Certificate of service to the applicant in the requesting State.

For example, if your State executed 12 requests for service using personal service and the entire process took less than two months in each case, please write the number "12" in the relevant box. The total amount of incoming requests for service that your State received in the past year should therefore equal the sum of the figures appearing in the sub-totals line below:

Method of service	Less than 2 months	Between 2 and 4 months	Between 4 and 6 months	Between 6 and 12 months	More than 12 months	Returned un- executed (Art. 13)	Cases currently pending
Formal service (Art. 5(1) <i>a)</i> )							
Service by a particular							

method (Art. 5(1) <i>b)</i> ) <sup>4</sup>				
Informal delivery (Art. 5(2))				
Sub-totals:				

## Requests for Service - Outgoing

- 10) The following questions relate to the number of requests for service sent by the forwarding authorities of your State under the Service Convention. These questions are likely to require some consultation with the (main) forwarding authorities in your State that (may) have previously forwarded requests for service:
  - a. Please complete the following table to indicate how many *outgoing* requests for service the forwarding authorities of your State have forwarded to Central Authorities of other States Parties in the past five years. If possible, please also note the country(ies) to which your State sent the most requests for service for each year listed below.

2003	2004	2005	2006	2007
Number:	Number:	Number:	Number:	Number:
State(s):	State(s):	State(s):	State(s):	State(s):

b. Of the total amount of requests for service sent in 2007, please complete the following table with respect to the *time that lapsed* between the forwarding authority of your State sending a request for service and the applicant receiving the Certificate of Service from the requested State. Please also divide these depending on the method of service that was used in the requested State.

For example, if your State is made aware that six requests for service were sent from your State and the entire process took less than two months in each case, please write the number "6" in the relevant box. The total amount of outgoing requests for service that your State is aware were sent in the past year should therefore equal the sum of the figures appearing in the sub-totals line below:

Method of service	Less than 2 months	Between 2 and 4 months	Between 4 and 6 months	Between 6 and 12 months	More than 12 months	Returned un- executed (Art. 13)	Cases currently pending
Formal service (Art. 5(1) a))							
Service by a							

 $<sup>^4</sup>$  See Question 29) b. for an explanation as to the meaning of Art. 5(1) b) – please adopt that meaning to fill in the chart above, independently of your response to Question 29) b. (i).

particular method (Art. 5(1) <i>b)</i> ) <sup>5</sup>				
Informal delivery (Art. 5(2))				
Sub-totals:				

## D. General appreciation of the Service Convention

•	indicate ice Conve		how	your	State	rates	the	general	operation	of	the
[ ]	Excellent Good Satisfact Unsatisfa	ory									

If your State considers that the general operation of the Service Convention is good, satisfactory or unsatisfactory, please indicate what particular aspects of the Convention your State considers require improvement or where your State has encountered difficulties. For any areas that require improvement, please also indicate whether your State considers that solutions could be developed in specific *Conclusions and Recommendations* to be adopted by the next Special Commission or by specific comments in a new edition of the *Service Handbook* or if a *Protocol* to the Convention is needed.

#### E. Case law and reference work

12) The Permanent Bureau invites States Parties to provide copies of any guides, desk instructions or any other practical information that may have been produced for the assistance of their judicial authorities or other authorities when sending or executing requests for service under the Service Convention.

13) The Permanent Bureau invites States Parties to provide copies of decisions rendered after the publication of the Service Handbook (or from before this time if these have not already been provided to the Permanent Bureau) that apply or relate to the Service Convention. If the decision is in a language other than English or French, a summary into either of these languages would be appreciated.

 $<sup>^{5}</sup>$  See Question 29) b. for an explanation as to the meaning of Art. 5(1) b) – please adopt that meaning to fill in the chart above, independently of your response to Question 29) b. (i).

- 14) The Permanent Bureau invites States Parties to forward a list of references of articles or books in connection with the Service Convention that do not already appear on the bibliography tab of the HCCH website or in the Service Handbook.
- 15) The Permanent Bureau invites States Parties to forward a citation for and / or a copy of the domestic legislation which implemented the Service Convention in their territory(ies), as well as any citations for and / or copies of any domestic laws which provide for the service of documents abroad.
- 16) The Permanent Bureau invites States Parties to forward a list of any other bilateral treaties and / or international instruments to which they are a party and that provide rules for the service of documents abroad. In particular, States Parties are invited to identify those treaties that allow for direct judicial communication (see Art. 11 in fine of the Service Convention).

#### F. Ser vice Handbook

[]

[ ]

17) In 2006 during the Special Commission on General Affairs and Policy of the HCCH (now referred to as the "Council on General Affairs and Policy"), the Permanent Bureau distributed free copies of the Service Handbook to the heads of all delegations in attendance. Subsequently, the Permanent Bureau also sent free copies of the Service Handbook to the National Organs of Member States of the HCCH (in most instances for them to be passed on to the ıl Auth Addit Secti al Auth ıt their

Centrolities tional ion" on the controlity (	ral Authorities designated by their States), and the Central of non-Member Contracting States to the Service Convention. copies of the Service Handbook may be ordered via the "Service of the HCCH website (< www.hcch.net >). Do(es) the Central ies) of your State have copies of the Service Handbook at disposal?
NO -	- why not?
YES	
a.	Do(es) the Central Authority(ies) of your State regularly consult the Service Handbook when confronted with issues regarding the operation of the Service Convention?  [ ] YES [ ] NO – why not?
b.	Do(es) the Central Authority(ies) of your State find the Service Handbook to be:
	<ul><li>[ ] Very useful</li><li>[ ] Useful</li><li>[ ] Not useful</li><li>Please indicate what particular aspects of the Service Handbook could be improved:</li></ul>
	ners (attorneys, process servers, etc.) in your State also consult n the Service Handbook?

18) Do pra lt and

	]	YES
Γ	1	NO

[ ] No information available for possible comment

19) Has the Service Handbook been quoted or referred to in judicial proceedings and / or court decisions in your State (please provide precise references and copies of the relevant decisions)? If a decision is in a language other than English or French, a summary into either of these languages would be appreciated.
[ ] YES – references / comments:
[ ] NO

## **PART TWO - SUBSTANTIVE ISSUES**

# I. Non-mandatory but exclusive character of the Service Convention

20) Iı	unan	imous	sly co	d Recommendation No 73, the 2003 Special Commission onfirmed the view that the Service Convention is non-exclusive (see also Service Handbook, paras 24-45).
	a.	Conv	entio	non-mandatory but exclusive character of the Service n led to any questions or difficulties in your State since the ial Commission?
		[ ]	NO	
		[ ]		<ul> <li>please explain what these questions or difficulties were now they were addressed and solved:</li> </ul>
	b.	parti	cular	judicial proceeding and / or court decisions addressed this matter of the non-mandatory but exclusive character of the invention?
		[ ]	NO	
		[ ]	decid of the Engli	<ul> <li>please explain how the court(s) addressed and / or ded the matter (please provide precise references and copies e relevant decisions; if a decision is in a language other than sh or French, a summary into either of these languages d be appreciated):</li> </ul>
II. A.	-			ervice Convention of the phrase "civil or commercial matters"
21) lı	Comi or co the	missic mme	n urg rcial r Spe	and Recommendations Nos 69 to 72, the 2003 Special red for a broad and liberal interpretation of the phrase "civil matters" (Art. 1) and reaffirmed the Conclusions adopted at cial Commission regarding the scope of the Service
	a.	giver	n rise	nterpretation of the phrase "civil or commercial matters" to specific issues in your State (either as a requested or a State) since 2003?
		[]	YES	
			(i)	What were they and how have they been solved?
			(ii)	Have the authorities of your State followed the Conclusions and Recommendations of the 2003 Special Commission?
				[ ] YES
				[ ] NO – why not?

(iii) Please provide details and / or a copy of any relevant decision(s) (if these decisions are in a language other than

English or French, a brief summary into either of these languages would be appreciated):

[ ] NO

b.	cont inter	(any of) the Central Authority(ies) of your State been in direct act with an authority of another Contracting State to discuss the pretation of this phrase (so as to decide whether or not to cute a request for service)?
	[ ]	YES – please briefly explain the circumstances and modalities of any exchange:
	[ ]	NO – please explain why there was no communication on this issue:
pla of	cing a matters	of whether a matter has actually arisen, please indicate (by "YES" or a "NO" in the relevant box) which of the following types the authorities of your State consider as falling within the scope ase "civil or commercial matters":
[ ] [ ] [ ] [ ] [ ] [ ]	Reor Insu Soci Emp Taxa Anti- Cons Regu ( <i>e.g</i> Proc	cruptcy or insolvency in general rganisation under bankruptcy laws rance al security loyment ration rule and competition sumer protection ulation and oversight of financial markets and stock exchange reds of crime er matters (please specify):
Evi cor and Evi Spe	idence mmerci d the dence ecial C rvice, A YES	Convention: Does your State interpret the expression "civil or all matters" in the same way under both the Service Convention Evidence Convention (see also Questions 17) and 18) in the Questionnaire, Prel. Doc. No 1 of May 2008 for the attention of the ommission on the practical operation of the Hague Evidence, postille and Access to Justice Conventions)?
B. In	erpret	tation of "judicial and extrajudicial documents"
		Convention applies to both judicial and extrajudicial documents – see paras 65 to 70 of the Service Handbook).
a.		ne concept of extrajudicial documents, which may have to be ed on an addressee, known in the domestic law of your State?
	[ ]	NO

# [] YES

(i) What are the most important examples of extrajudicial documents generated in your State and which, under the domestic law of your State, may have to be served (e.g., consents for adoption, notarial documents)?

	(ii)	Please explain in what circumstances these extrajudicial documents may have to be served abroad:
	(iii)	Who may serve these extrajudicial documents? Please specify in particular whether or not private persons may serve extrajudicial documents (see para. 70 of the Service Handbook).
	(iv)	How many extrajudicial documents has your State, as a requesting State, forwarded in 2007 to another State Party for service?  [ ] 0 [ ] 1-10 [ ] 11-20 [ ] more than 20
<i>إ</i> r	Authority( eceived ι	how many extrajudicial documents has(have) the Central ies) or other relevant authorities and officials of your State under the Service Convention, as the requested State, for your State?
]	] 0 ] 1-10 ] 11-2 ] more	0 e than 20 Please specify from which States these requests for service
	(ii)	of extrajudicial documents emanated:  Were all these requests executed?
	, ,	[ ] YES [ ] NO – why not?
C. Servi	ce on Sta	tes and State Officials
channo service goverr any of	el(s) of t e has had nment ent	ing authorities of your State, as a State of origin, used any ransmission available under the Service Convention when d to be effected upon a foreign State, head of State, a ity, member of government, consular or diplomatic agent or all acting for a State or a State-owned company (see also
	a. whic	ise indicate:  h channel(s) of transmission under the Service Convention  ve) most commonly been used in this context:
k		e State(s), or agents representing such State(s), for h / whom such requests for service have been forwarded:
C	c. whet meth	her service was eventually effected, and if so, by what nod:

any difficulties that were encountered in any of these cases:

d.

[]	NO – if applicable, please indicate the method(s) of transmission that was (were) used, not under the Service Convention, to transmit requests for service upon a foreign State, head of State, a government entity, member of government, consular or diplomatic agent or any other official acting for a State or a State-owned company, whether or not service was eventually effected, and, if so, by what method:
State State	ave) the Central Authority(ies) or other authorities and officials in your e, as a State of destination, received requests for service upon your e, head of State, a government entity, member of government, ular or diplomatic agent or any other official acting for your State or a

#### [ ] YES – please indicate:

State-owned company?

- a. which channel(s) of transmission under the Service Convention has(ve) most commonly been used in this context?
- b. from which State(s), or which agents representing that State, such requests for service were received:
- c. if service was eventually effected after such requests for service were received, and if so, by what method:
- d. any difficulties that were encountered in any of these cases:
- [ ] NO if applicable, please indicate the method(s) of transmission that was(were) used, not under the Service Convention, by other States to transmit requests for service upon your State, head of State, a government entity, member of government, consular or diplomatic agent or any other official acting for your State or a State-owned company, whether or not service was eventually effected, and, if so, by what method:

#### III. The main channel of transmission

### A. Forwarding Authority (Art. 3)

27)In Conclusion and Recommendation No 49, the 2003 Special Commission advised that in case of doubt as to the competence of the forwarding authority, rather than rejecting the request for service, the authorities in the requested State should seek to confirm that competence by either consulting the HCCH website or by making informal enquiries, including by way of e-mail.

Has your State, as a requested State, experienced any difficulties in determining whether a specific forwarding authority was in fact a legitimate forwarding authority under the law of the requesting State?

[ ]	Ν	Ю
-----	---	---

	[]	follow Comr	<ul> <li>please specify whether or not the authorities of your State ved Conclusion and Recommendation No 49 of the 2003 Special mission:</li> <li>YES</li> <li>NO – why not?</li> </ul>
28)T	sent	by th	Convention does not specify how requests for service should be be forwarding authority of the requesting State to the relevant thority of the requested State.
	a.		ne forwarding authorities of your State use the official postal mail ce of your State to send most of their requests for service ad?
			YES NO
	b.		ne forwarding authorities of your State also use <i>private</i> courier ces to send requests for service abroad?
		[ ]	YES – please explain in what circumstances they use private courier services:
		[]	NO – please explain why:
	C.		s) the Central Authority(ies) of your State, as a requested State, of requests for service when they are sent via a private courier ce?
		[]	YES
		[]	NO – why not?
	<b>C</b>	-1	

See also Question 33) regarding the use of modern technologies, in particular sub-questions b. and c.

#### B. Methods of service (Art. 5)

29) Please complete:

- a. Formal service (Art. 5(1) a))
  - (i) Please describe the methods of service prescribed by the domestic law of your State to effect formal service of documents upon persons who are within the territory of your State (Art. 5(1) a)):
  - (ii) Please indicate the method(s) generally used by your State when service is requested under Article 5(1) *a)* and no preference has been indicated as to the manner in which service should be effected (*e.g.*, personal service, by post, etc. See also below Question 29) c. (ii) and (iii)). Please also indicate your State's reasons behind any such default choice:

b. Service by a particular method (Art. 5(1) b))

Pursuant to Article 5(1)  $\it b$ ), service may be effected by a particular method requested by the applicant unless such a method is incompatible with the law

of the requested State (requests for the use of a particular method are fairly rare in practice, see para. 132 of the Service Handbook). The purpose of this provision is to enable requests for a particular method of service contemplated by the law of the requesting State to be applied in the requested State so that the validity requirements for service in the requesting State are met. However, it appears that some forwarding authorities are systematically requesting that their request for service be executed under Article 5(1) b) even in circumstances where they intend to have service effected by a method that is recognised under the laws of the requested State (such as personal service). The Permanent Bureau believes that this practice is erroneous and that such a request should instead be made and specified under Article 5(1) a).

as pe is er	nod that is recognised under the laws of the <i>requested</i> State (such ersonal service). The Permanent Bureau believes that this practice roneous and that such a request should instead be made and ified under Article 5(1) <i>a</i> ).				
(i)	Does your State agree with the position of the Permanent Bureau that a request for a method of service that is recognised by the law of the requested State (such as personal service) may be specified and effected under Article 5(1) a) and that Article 5(1) b) serves a separate purpose?  [ ] YES  [ ] NO – please explain why:				
(ii)	If relevant, please describe the particular methods of service which your forwarding authorities have requested other States to use under Article 5(1) b) and whether these particular methods have in fact been used to effect service:				
(iii)	If relevant, please describe the particular methods of service by which your State has been requested to effect service under Article 5(1) b) and whether these particular methods have in fact been used to effect service:				
Infor	mal delivery (Art. 5(2))				
(i)	Does the law of your State provide for <i>informal delivery</i> of documents (understood to be a method of service where the documents to be served are delivered to an addressee who accepts them voluntarily)?  [ ] YES – please describe how service of documents via informal delivery is made in your State (Art. 5(2)):				
	[ ] NO				
(ii)	As a matter of practice, does your State systematically attempt service of process by informal delivery if and when no particular method of service has been requested under Article 5(1) a) or b)?				
	[ ] YES [ ] NO				
(iii)	As a matter of practice, does your State systematically attempt				
. ,	service of documents via a formal method of service when				

informal delivery has proven to be unsuccessful?

YES – please specify if your State imposes any additional requirements before such formal service will be attempted

C.

(e.g., a translation):

[ ] NO

# C. Translation requirements (Art. 5(3))

trans Artic	slation le 5(1	ate if your State, as a requested State, imposes any language or requirements for documents to be served in your State under ) (see Conclusions and Recommendations Nos 67 and 68 of the cial Commission):	
[]	NO r	equirements	
[ ]	YES	<ul> <li>please indicate what these requirements are, in each of the wing set of circumstances:</li> </ul>	
	a.	Formal service (Art. 5(1) a):	
		In circumstances where the / a Central Authority of your State, as a requested State, is in a position to assess the content and nature of the request for service based on the "Summary" section of the Model Form and where there is evidence that the addressee is fluent in the language in which the document to be served is written. Would your State then still insist, under Article 5(1) a), that the document be translated into another language (i.e., one of the official languages of your State)?	
		[ ] YES – please indicate why:	
		[ ] NO	
	b.	Particular method requested by the applicant (Art. 5(1) b):	
		In circumstances where the / a Central Authority of your State, as a requested State, is in a position to assess the content and nature of the request for service based on the "Summary" section of the Model Form and where there is evidence that the addressee is fluent in the language in which the document to be served is written. Would your State then still insist, under Article 5(1) b) that the document be translated into another language (i.e., one of the official languages of your State)?	
		[ ] YES – please indicate why:	
		[ ] NO	
	C.	Informal delivery (Art. 5(2)):	
		[ ] NO translation requirement for informal delivery	
to be	e serv	Convention does not state how any translation of the documents red under Article 5(1) should be prepared or who should prepare ng to your State, which law determines these issues?	
[ ]	The	domestic law of the requesting State	
[ ]	The	domestic law of the requested State	
[ ]	Both	laws	
Pleas	Please specify / comment if needed:		

#### D. Costs (Art. 12)

- 32) Please indicate the costs incurred (if any) for each of the following methods of service under the law of your State (as a requested State) in accordance with Articles 5 and 12:
  - a. Formal service (Art. 5(1) a)):
    - (i) Who bears these costs?
      - [ ] Your State (requested State)
      - The applicant / forwarding authority / requesting State please explain whether or not service will only be effected in your State, as the requested State, only once any costs have been reimbursed. Also, please explain the modalities of any reimbursement (to whom the costs are reimbursed (relevant Competent Authority of your State, judicial officer, other person, etc.), and how the reimbursement is effected (electronic bank transfers, cheques, etc.))
  - b. Particular method requested by the applicant (Art. 5(1) b)):
    - (i) Who bears these costs?
      - [ ] Your State (requested State)
      - The applicant / forwarding authority / requesting State please explain whether or not service will only be effected in your State, as the requested State, only once any costs have been reimbursed. Also, please explain the modalities of any reimbursement (to whom the costs are reimbursed (relevant Competent Authority of your State, judicial officer, other person, etc.), and how the reimbursement is effected (electronic bank transfers, cheques, etc.))
  - c. Informal delivery (Art. 5(2)):
    - (i) Who bears these costs?
      - [ ] Your State (requested State)
      - The applicant / forwarding authority / requesting State please explain whether or not service will only be effected in your State, as the requested State, only once any costs have been reimbursed. Also, please explain the modalities of any reimbursement (to whom the costs are reimbursed (relevant Competent Authority of your State, judicial officer, other person, etc.), and how the reimbursement is effected (electronic bank transfers, cheques, etc.))

#### E. Mode rn Technologies

33)In Conclusions and Recommendations Nos 60 to 62, the 2003 Special Commission noted that the Service Convention does not on its terms prevent or prescribe the use of modern technologies to assist in further improving the operation of the Convention and that States Parties should

a.	to be	the law of your State, as a requesting State, allow for documents a forwarded from a requesting party to a forwarding authority by e-mail or a similar technology?  YES — please specify what technologies are used in practice $(e.g.,$ (secured or unsecured) transmission via fax or e-mail) and any requirements of the law of your State $(e.g.,$ obtaining the
	r 1	consent of all / some of the authorities or parties involved, etc.):  NO – please explain / specify:
	LJ	The please explain / speeing.
b.	to be	the law of your State, as a requesting State, allow for documents a forwarded from a forwarding authority to a Central Authority of a ested State by fax, e-mail or a similar technology?
	[]	YES — please specify what technologies are used in practice ( $e.g.$ , (secured or unsecured) transmission via fax or e-mail) and any requirements of the law of your State ( $e.g.$ , obtaining the consent of all / some of the authorities or parties involved, confirming any requirements and / or capabilities of the Central Authority of the requested State in this regard, etc.).
	[ ]	NO – please explain / specify:
C.	to be	the law of your State, as a requested State, allow for documents e received by your (one of your) Central Authority(ies) from a arding authority abroad by fax, e-mail or a similar technology?  YES — please specify what technologies are used in practice (e.g., (secured or unsecured) transmission via fax or e-mail) and any requirements of the law of your State (e.g., obtaining the consent of all / some of the authorities or parties involved, etc., before being able to accept such documents for service).
	Г 1	NO – please explain / specify:
		please explain, speeny.
d.	<i>certii</i> Auth	the law of your State, as a requested State, allow for the ficate of execution to be transmitted from the relevant Central ority of your State or the authority designated under Article 6 to applicant by fax, e-mail or a similar technology?  YES — please specify what technologies are used in practice (e.g., (secured or unsecured) transmission via fax or e-mail) and any requirements of the law of your State (e.g., obtaining the consent of all / some of the authorities or parties involved, etc., before being able to transmit the certificate of execution):

		[ ]	NO – please explain / specify:
	e.	certif	the law of your State, as a requesting State, allow for the icate of execution to be received from the requested State by faxill or a similar technology?
		[]	YES – please specify what modern technologies are used in practice (e.g., (secured or unsecured) transmission via fax or email) and any requirements of the law of your State (e.g., obtaining the consent of all / some of the authorities or parties involved, etc., before being able to receive the certificate of execution):
		[ ]	NO – please explain / specify:
IV.	Alter	nativ	e Channels of Transmission (Arts 8, 9, 10)
A. Tr	ansla	iti c	on requirements
34) Ir	recog Conv trans circur State	inised entior missio mstan impo	In and Recommendation No 65, the 2003 Special Commission that whilst no translation is required under the Service of for documents transmitted under the alternative channels of on, in isolated cases, translations are sometimes required in these cases by the domestic law of States. Does the domestic law of your ose translation requirements on documents that are transmitted through an alternative channel of transmission?
		perta alterr Frenc	<ul> <li>please provide to the Permanent Bureau all relevant information ining to these internal legal requirements and to which native channel they relate. If this information is not in either th or English then a translation into one of these languages would oppreciated:</li> </ul>
B. Me	odel	For	m
35) TI	part ( "Warn also Conv by Gu (< www your "Warn	of the ning", unde entior ustaf l ww.ho State ning"	on the Session of the HCCH (held in 1980) recommended that the endodel Form that contains the "Summary", accompanied by the not only be used under the main channel of transmission but the alternative channels of transmission of the Service of (the Recommendation and the accompanying Report established Möller are available on the "Service Section" of the HCCH website each.net >)). Please indicate whether the forwarding authorities in the systematically send the "Summary" accompanied by the when requests for service are sent abroad using an alternative transmission.
	[ ] [ ]	YES NO –	why not?

36)The Permanent Bureau approves and encourages the practice of certain States to return the Certificate to the applicant even if transmission of the request for service occurred via an alternative channel of transmission

	[	]	YES, the Certificate is transmitted to the applicant when the transmission of the request for service occurred under Article 10 $a$ ) – please provide further details:
	[	]	YES, the Certificate is transmitted to the applicant when the transmission of the request for service occurred under Article 10 $b$ ) and / or $c$ ) – please provide further details, <i>i.e.</i> , what category of or which judicial officers, officials or competent persons exercise this practice:
	[	]	NO
C.	D	iplo	omatic and Consular Channels
Artic	le	8 -	- Direct Channels
37)H	e	ffec	he diplomatic and consular agents of your State been used to directly t service of judicial documents upon persons abroad in accordance with e 8(1) in the past five years?
	[	]	NO – why not?
	[	]	Yes – please specify:
			a. on how many occasions your diplomatic and consular agents abroad have been used to effect service in accordance with Article 8(1):
			b. in which States these diplomatic and consular agents were based:
			c. the average time taken between the transmission of the documents for service and the execution of service:
			<ul><li>d. whether your State considers this channel to be efficient and effective:</li><li>[ ] YES</li><li>[ ] NO – why not?</li></ul>
			<ul> <li>e. whether there have been situations whereby the diplomatic and consular agents of your State have attempted to directly effect service of judicial documents upon persons abroad but were unable to as a result of the addressee not voluntarily accepting delivery of the document: <ol> <li>YES – please indicate how this matter was dealt with:</li> </ol> </li> </ul>
			[ ] NO

		f.	whether the transmission of judicial documents to the diplomatic agents or consular officers of your State posted abroad, or the actual service of these judicial documents upon an addressee, have been executed by using electronic means (e.g., by fax or email):  [ ] YES [ ] NO – why not?
Artic	le 9 -	- Ind	irect Channels
38) Ir	docu Conti	ments racting	five years, has your State used consular channels to forward s, for the purpose of service, to those authorities of another g State which were designated by the latter for this purpose in e with Article 9(1)?
	[]	NO –	why not?
	[]	YES -	- please specify:
		a.	on how many occasions this channel has been used in the past five years:
		b.	in which States these diplomatic and consular agents were based:
		C.	the average time taken between the first transmission of the documents to be served and the execution of service:
		d.	whether your State considers this channel to be efficient and effective?  [ ] YES
			[ ] NO – why not?
39)Ir	Articl	e 9(2	have there been "exceptional circumstances" in accordance with that required your State to use diplomatic channels to forward to another State Party for the purpose of service?
	[]	NO	
	[]	warra the p excep State consu	- please describe what these exceptional circumstances were that anted the use of diplomatic channels to forward documents for purpose of service in another State Party. In particular, did any obtional circumstances relate to the service of a claim on a foreign e, head of State, a government entity, member of government, ular or diplomatic agent or any other official acting for a State or ite-owned company (see para. 193 of the Service Handbook):
40) H	office in wh	ers of nich th	ismissions of documents to either diplomatic agents or consular your State located abroad for the purpose of service in the State ney are based, or the actual service on these documents upon the occurred via electronic means (e.g., by fax or e-mail)?
	[ ]	yes Yes	occurred via electroffic friedris (e.g., by fax or e-mail):

[ ] NO – why not?

# D. Article 10 a) – Postal Channel

41) If		State has opposed "the freedom to send judicial documents, by postal nels, directly to persons abroad" (Art. 10 a)), please indicate:
	a.	the reason(s) that motivated this opposition:
	b.	whether your State uses this channel of transmission to send judicial documents abroad for service by mail despite having filed an opposition under Article 10 a) (see paras 206-210 of the Service Handbook):  [ ] NO [ ] YES – please explain:
		Please go to Question 45).
42) H		e interpretation and application of Article 10 <i>a)</i> given rise to any ulties in your State?
	[ ]	YES – please specify / comment:
	[]	NO
		ible, please comment upon how frequently judicial documents are sent service upon persons abroad, by parties in your State, via postal nels:
•	concl was	clusion and Recommendation No 56, the 2003 Special Commission uded that for the purposes of Article 10 a), the use of a private courier the equivalent of using the postal channel under the Service ention.
	a.	Does the law of your State, as a State of origin, allow for private courier services to be used under Article 10 <i>a</i> ), <i>i.e.</i> , are judicial documents sent from your State for service abroad via private courier services:  [ ] YES [ ] NO – why not?
	b.	Does the law of your State, as a State of destination, allow for private courier services to be used under Article 10 a), i.e., are judicial documents received from abroad and served within your State by private courier services:  [ ] YES [ ] NO – why not?

# E. Article 10 b) – Ju dicial Offic ers, Offici als or Ot her Competent Persons

45) If your State has opposed "the freedom of judicial officers, officials or other competent persons of the State of origin to effect service of judicial documents directly through the judicial officers, officials or other competent persons of the State of destination" (Art. 10 b)), please indicate the reason(s) that motivated this opposition:

If your State does hold an opposition, please go to Question 47).

- 46) Provided the application of Article 10 *b*) has not been objected to by your State and that the law of your State presumably allows for service to be effected by "judicial officers, officials or other competent persons", please answer the following:
  - a. Which of the following would be considered to be "judicial officers, officials or other competent persons" under the law of your State (please tick all relevant boxes)? Please also note whether these categories differ depending on whether your State is a State of origin or a State of destination:

]	Attorneys or solicitors
]	Bailiffs
]	Huissiers
]	Process servers
]	Court officials
]	Notaries
]	Officials of the executive branch
1	Other – please specify

- b. How does this channel of transmission operate in practice in particular, do (any of) the judicial officers, officials or other competent persons mentioned above send (or receive) the judicial documents directly to (or from) their counterparts abroad, or do they have to use some other channel? Please also indicate whether these channels differ depending on whether your State is a State of origin or a State of destination.
- c. Are there any costs associated with the use of this alternative channel of transmission in your State, either in terms of sending or receiving judicial documents?
- d. How frequently is this channel of transmission used in your State (either as a State of origin or as a State of destination)?
- e. May any transmission between the judicial officers, officials or other competent persons be done via electronic means (*e.g.*, by fax or email)?

[	]	YES
[	]	NO – why not?

#### F. Article 10 c) – Interested Persons

47) If your State has opposed "the freedom of any person interested in a judicial proceeding to effect service of judicial documents directly through judicial officers, officials or other competent persons of the State of destination" (Art. 10 c)), please indicate the reason(s) that motivated this opposition:

If your State does hold an opposition, please go to Question 49).

48) Pr			e application of Article 10 $c$ ) has not been objected to by your use answer the following:
	a.	inter	h of the following would be considered to be "any person ested in a judicial proceeding" under the law of your State (please all relevant boxes):
		[]	Attorneys or solicitors Bailiffs Huissiers Process servers Court officials Notaries Officials of the executive branch Other – please specify
	b.	partion send other	does this channel of transmission operate in practice – in cular is any person interested in a judicial proceedings able to the judicial documents <i>directly</i> to the judicial officers, officials or competent persons of the State of destination or does another nel have to be used?
	C.	trans	there any costs associated with the use of this channel of smission in your State, either in terms of sending or receiving ial documents?
	d.		frequently is this channel of transmission used in your State er as a State of origin or as a State of destination)?
	e.	proce	any transmission between a person interested in a judicial eeding and the judicial officer, official or other competent person one via electronic means $(e.g., by fax or e-mail)$ :
		[]	YES NO – why not?
V.	Final	l refu	sal to execute the request (Art. 13)
49) Ad	ccordi refus	ing to	Article 13 of the Service Convention a requested State may execute a request for service when this would infringe the ty or security" of the requested State.
	a.		e past five years, has your State, as a requested State, rejected execution of any request for service under Article 13?
		[]	YES – please specify the grounds upon which your State rejected the execution. Please specify whether there is case law in your State that relates to this issue:
		[]	NO

	b.	In the past five years, is your State aware of whether a(ny) request(s) for service forwarded by your State has(have) been refused by a requested State under Article 13?
		[ ] YES – please specify the precise grounds upon which the(se) request(s) for service were rejected:
		[ ] NO
VI.	Proto and	ection of the int erests of the Plaintiff and Defendant (Arts 15
50) W	abroadefer judgr subjet the cois Ar receive through added expression added to a Articl	a writ of summons or an equivalent document has been transmitted and for the purpose of service under the Service Convention, and the adant has not appeared, Article 15(1) requires States not to give ment unless certain requirements have been met. Nonetheless, and act to States' declarations on this matter, a judge may give judgment if conditions specified in Article 15(2) are fulfilled. One of these conditions ticle 15(2) c) which states that "no certificate of any kind has been used, even though every reasonable effort has been made to obtain it ghost the competent authorities of the State addressed" [emphasis d]. Please comment on the interpretation in your State of the ession "no certificate of any kind". In particular, would your State, as a esting State, consider that the receipt of a certificate that stated that the revice has occurred could nevertheless trigger the application of the 15(2)?
	[]	YES, the receipt of a certificate that states that no service has occurred may trigger the application of Article 15(2) (if all the other conditions are fulfilled).
	[]	NO, the receipt of a certificate that states that no service has occurred may not trigger the application of Article 15(2) – please explain why:
51) If	and accor State (assu	questing State has made a declaration in accordance with Article 15(2) considers that all conditions of Article 15(2) have been fulfilled and dingly enters a default judgment, would your State, as a requested recognise and enforce the resulting judgment in these circumstances aming that all other conditions for the recognition and enforcement of udgment are fulfilled)?
	[ ] [ ]	YES  NO – please indicate the grounds upon which your State would refuse
		to enforce a judgment in these circumstances:
52) If	your	State has not made a declaration under Article 15(2), please explain:
	a.	why your State has not made such a declaration:
	b.	whether or not your State is assessing the possibility of making such a declaration:

53) If your State has *not* made a declaration under Article 15(2), what actions would a judge in your State take (as a requesting State) if your State has not received a certificate of service and the defendant has not appeared? For example, would the

	[ ]	Not applicable (my State made a declaration under Art. 15(2))
54) I1	your	State has not made a declaration under Article 16(3), please explain:
	a.	why your State has not made a declaration:
	b.	whether or not your State is assessing the possibility of making a declaration:
VII.	Date	of service
55) T	of ser	rvice Convention does not include a provision that determines the date rvice ( <i>i.e.</i> , the precise moment when the documents have actually been e deemed to have been served). As a result, it is for the domestic law e State(s) involved to determine the date of service.
	a.	How is the date of service of documents determined in your State:
		(i) in relation with the execution of a request for service forwarded under the main channel of transmission (please also specify whether your State relies on the date mentioned under point 1 of the Certificate to determine the actual date of service)?
		(ii) when one of the alternative channels of transmission has been used?
	b.	When the law of your State requires that documents be served within a specific period, does the law of your State also provide effective means to protect the interests of the applicant when the documents have to be served abroad and are thus subject to the effective operation of authorities or professionals abroad (e.g., does the law of your State provide for extended periods of service or for fictitious dates of service based on the date when the documents are sent or ready to be sent abroad, etc.; see Conclusion and Recommendation No 75 of the 2003 Special Commission)?
		[ ] YES – please specify:
		[ ] NO
	C.	Has the absence of an explicit rule on the date of service in the Convention caused any practical difficulties in your State?
		[ ] YES – please specify:
		[ ] NO

#### **PART THREE - OTHER OPERATIONAL ISSUES**

#### I. Model Form annexed to the Service Convention

#### A. Fillable PDF versions of the Model Form

56) The Permanent Bureau has made the Model Form annexed to the Convention available as a fillable PDF document on the HCCH website. This fillable version of the Model Form is currently available in English, French and in two trilingual versions (English / French / Ukrainian and English / French / Russian). These fillable forms have proven to be very useful. The Permanent Bureau would be pleased to make available other trilingual Model Forms in the same format (English / French / one of the official languages of a State Party). States that are interested in producing a Model Form with (one of) their official language(s) available as fillable PDF documents are invited to send to the Permanent Bureau a document in MS-Word with the text of the Model Form in the relevant official language. The Permanent Bureau will then create the fillable version and upload it onto the HCCH website.

Please feel free to comment further on the above:

Republic of Macedonia is interested in producing a Model Form, with the Macedonian language as official language of the state, which would be available as a fillable PDF document on the HCCH website. This is for the purpose of making the Model Form available for everyone interested, especially because after the Convention enters into force for Republic of Macedonia the Model Form will be a necessity for the service abroad of judicial and extrajudicial documents. We will send the text of the Model Form in Macedonian attached to this e-mail as PDF document.

# B. Request Form (Art. 3)

<i>applicar</i> word "a Article 3	oox on the Model Form asks for the "[i]dentity and address of the nt" [emphasis added]. The Permanent Bureau's interpretation of the pplicant" is that it refers to the <i>forwarding authority</i> referred to in 8(1) (see Service Handbook, paras 112-114). Does your State agrees interpretation?
[ <b>x</b> ] YE	S
[ ] NO	O – what then is the interpretation of this word in your State?
[	] The plaintiff in the proceedings
]	] Counsel representing the plaintiff (if different from the forwarding authority)
]	The court where the proceeding is taking place in the requesting State
[]	Other – please specify:
unanimo forward Form.	ision and Recommendation No 48, the 2003 Special Commission busly approved the suggestion that the information regarding the ing authorities and their competences be included in the Model Does your State systematically follow this Conclusion and nendation when sending a request for service?
[ ] YE	S
[ ] NO	O – why not?

Once the Model Form is used when sending a request for service this Recommendation will be fully considered by the forwarding authority.

#### C. Certi ficate (Art. 6)

59) Article 6(4) indicates that the Certificate shall be "forwarded directly to the applicant" [emphasis added]. The Permanent Bureau's interpretation of the word "applicant" is again that it refers to the forwarding authority referred to in Article 3(1). Does your State agree with this interpretation? [X] YES NO - to whom then do(es) the Central Authority(ies) of your State or the authority designated for this purpose forward the Certificate: The plaintiff in the proceedings [ ] Counsel representing the plaintiff (if different from the [ ] forwarding authority) [ ] The court where the proceedings are taking place in the requesting State [ ] The nearest Embassy representing the requesting State [ ] Other – please specify:

#### II. E-service

## A. In strictly domestic situations

60) Does the law of your State, in strictly domestic situations, allow for documents to be served by fax, e-mail, SMS, the posting of a message on a website, or by a similar modern technology?

[ ] NO – are there plans to introduce service by using such technologies?[ ] YES – please specify:

[ ] NO

[ x ] YES – please specify:

a. the legal framework and practical circumstances in which such technologies may be used (please describe for each if necessary):

Law on amending the Law on Civil Procedure Official Gazette of the Republic of Macedonia No. 110 from 02.09.2008. allows for documents to be served by e-mail.

b. whether a secured transmission has to be used for any / each of these technologies, and if so, which kind of secured transmission is used in practice:

Service of documents by e-mail is done by secured transmission thru the judicial IT system to the addressee's secured inbox. This is yet to be done in practice when the application of the above mentioned Law will begin.

c. if and how service upon the addressee is acknowledged or proven in such circumstances:

The service upon the addressee is acknowledged or proven when there is a return signal and certificate electronically signed with his electronic signature.

#### B. In cross-border situations outside of the Service Convention

61) Have the relevant authorities of your State served documents by fax, e-mail, SMS, the posting of a message on a website or by a similar modern technology in cross-border situations that did not fall within the scope of the Service Convention? YES – please specify: a. the legal framework and practical circumstances in which this occurred – in particular, whether the terms of a regional or bilateral instrument provided for or otherwise allowed this (please describe for each if necessary): b. whether a secured transmission has to be used for any / each of these technologies, and if so, which kind of secured transmission is used in practice: c. if and how service upon the addressee was acknowledged or proven in such circumstances: [ x ] NO No such cases are known in practice. C. E-service and the main ch annel of transmission under the Service Convention 62) Has the / a Central Authority of your State received requests for service that expressly asked for documents to be served by fax, e-mail, SMS, the posting of a message on a website or by a similar modern technology? [x] NO - please indicate how the Central Authority would respond if it were to receive such requests: So far there isn't appropriate legal framework for using such technologies for purpose of service of documents abroad, fax is used only in order to resolve possible issues among authorities and / or persons (that requested a service of documents) but to officialise the fax communication written document follow up is required, sent thru the postal channels. This would be probablly the case if there were such requests. [] YES a. From which State(s) did these requests emanate? Did the requests for service provide any particular circumstances b. or explanations as to why the execution of using such technologies was requested? YES - what were these circumstances or explanations? (please tick all relevant boxes) [ ] Urgency [ ] Failure of previous attempts to serve process by traditional means Use of such technologies approved by judicial

forum

consent

authority of the forum or the domestic law of the

[ ] All parties involved gave their (prior or subsequent)

		[ ] Other – please specify:
		[ ] NO
	C.	Did your State in fact execute any of these requests for service by using any of these modern technologies?  [ ] NO – why not?
		<ul><li>[ ] YES – please specify:</li><li>(i) the legal basis upon which these requests for service were executed:</li></ul>
		(ii) whether a secured transmission was used or required or requested to be used, and if so, which kind:
		(iii) if and how service upon the addressee was acknowledged or proven in such circumstances:
requ serve	ests fed by gasin	ate, as a requesting State under the Service Convention, sent for service abroad that expressly asked for documents to be fax, e-mail, SMS, the posting of a message on a website or by nilar modern technology?
[ ]	YES a.	To which State(s) were these requests sent?
	b.	Did the requests for service provide any particular circumstances or otherwise provide explanations as to why the execution of service using such technologies was requested?  [ ] YES – what were these circumstances or explanations? (please tick all relevant boxes)  [ ] Urgency [ ] Failure of previous attempts to serve process by traditional means  [ ] Use of such technologies approved by the relevant judicial authority or the domestic law of your State  [ ] All parties involved gave their (prior or subsequent) consent  [ ] Others – please specify:
	C.	<ul> <li>[ ] NO</li> <li>Were these requests for service in fact executed by using any of these modern technologies?</li> <li>[ ] YES</li> <li>[ ] NO – please provide any information you may have as to why these requests were not executed:</li> </ul>

63) Has

64) How likely is it that your State would recognise and execute a foreign
judgment if the related writ of summons was served abroad by fax, e-mail,
SMS, the posting of a message on a website or by using a similar modern
technology (all other conditions for recognition being of course fulfilled)?
[ v ] Vomelikale
[ x ] Very likely
[ ] Likely
[ ] Very unlikely
[ ] It depends on the technology used – please indicate which modern technology method of service your State would accept:

	made serve webs [ x ] [ ] [ x ]	tely is it that your State would recognise and enforce an agreement to by parties to a contract to the effect that they agree in advance to a documents by fax, e-mail, SMS, the posting of a message on a lite or by using a similar modern technology?  Very likely  Likely  Very unlikely  e explain / comment:		
	such can p and s	e isn't appropriate legal ground neither for recognising and enforcing agreement nor for not doing so. In this case if the contracting parties prove that the usage of the technologies that they agree on is efficient secured the State would take positive actions if not, negative reaction be expected.		
	Serv	rvice and the altern ative channels of transmission under the ice Convention		
66) Does your State interpret the expression "postal channels" in Article 10 a) as including transmissions by:				
	a.	Fax		
		[ ] YES		
		[ <b>x</b> ] NO		
		Comments:		
		Only standardised forms of transmission used by the state postal service are interpreted as "postal channels" (i.e. letters, recommended letters, DHL service) and standardised forms of service by the authorities service officers (i.e. judicial or ministries service officers).		
	b.	E-mail		
		[x] YES		
		[] NO		
		Comments:		
		If the State of destination use this kind of service in domestic situations and if this is legal form of service extensively elaborated in the domestic Laws.		
	C.	SMS		
		[ ] YES		
		[ x ] NO		
		Comments:		
		see a.		
	d.	The posting of a message on a website		
		[X] YES		
		[] NO		
		Comments:		
		see b.		
E. Miscellan eous				

67) Have there been any other recent developments in your State in relation to the service of documents by fax, e-mail, SMS, the posting of a message on a website or by using a similar modern technology (including in situations

involving one of the alternative channels of transmission under the Service Convention where applicable)? Please describe below and provide the citations for and / or a copy of any relevant decision or article in this regard (if this information is not in English or French, a summary into one of these languages would be appreciated):

No such developments have been made so far.

- 68) In Conclusions and Recommendations Nos 60 to 62, the 2003 Special Commission noted, amongst other matters, that the Service Convention does not on its terms prevent or prescribe the use of modern technologies to assist in further improving its operation and that States Parties to the Service Convention should explore all ways in which they could use modern technology. Does your State think that the use of modern technologies under the Service Convention should be further encouraged by the adoption of:
  - Specific Conclusions and Recommendations to that effect by the 2009 Special Commission

[	<b>x</b> ]	YES		
[	]	NO		
Comments:				

Only for the purpose to give time and to provide general guidance for the states to prepare themselves for the following Protocol.

b. A Protocol to the Service Convention:

[	<b>x</b> ]	YES		
[	]	NO		
Comments:				

After the previous Recommendations and Conclusions take effect a Protocol should be adopted for obligatory use of modern technologies.

Thank you!

\* \* \*