State Party¹ – national procedures for mutual legal assistance on laundering, search, seizure and confiscation of proceeds of crime (ETS No. 141)

States Parties are requested to fill in this table with the necessary information and return it to the Secretariat of the PC-OC. The information contained in this table should be updated on a yearly basis.

Procedure for search (asset-tracing) and seizure		
The Central Authority (name of the		
institution, address, telephone, fax		
and e-mail where available)		
responsible for mutual legal		
assistance (including freezing and seizure):		
Seizure).		
If different from the Central		
Authority, the authority to which the		
request should be sent (name of the		
institution, address, telephone, fax		
and e-mail where available):		
Channels of communication for the		
request for mutual legal assistance		
(directly, or other):		
Means of communication (e.g. by		
post, fax, e-mail²):		
Language requirements:		
Double criminality requirement, if		
applicable:		

¹ Please indicate your state.

² Please indicate if encryption or electronic signature is required.

Other requirements: for example a	
link between the proceeds and the	
criminal offence, or that a request for	
the confiscation judgment or measure	
will be made later, or that leave is	
given by a judge for the seizure of	
assets/goods:	
Modalities/requirements for the	
execution of MLA requests for	
investigative assistance (search,	
tracing, special investigative	
techniques), existence of a central	
register of real estate/ bank accounts,	
duration of preservation of bank	
data, etc.:	
Limitation of use of evidence	
obtained:	
Modalities/requirements related to	
the execution of provisional measures	
(freezing, prejudgment seizing)	
including lifting of these measures	
(possibilities to seize (im)movable	
properties) and applicable time	
limits, if any:	
Available asset management system	
including preservative measures,	
,(for example prejudgment selling),	
concerning the seized goods:	
Procedure for confiscation/ Recognition	n of foreign decisions. Recovery of confiscated assets.

The Central Authority (name of the	
institution, address, telephone, fax	
and e-mail where available)	
responsible for Confiscation/ recognition of foreign	
judgments/decisions/measures:	
Jang. Territor de concreta i medecar cen	
If different from the Central	
Authority, the authority to which the	
request should be sent (name of the	
institution, address, telephone, fax and e-mail where available):	
and e man where available).	
Channels of communication for the	
request for mutual legal assistance	
(directly, or other):	
Means of communication (e.g. by	
post, fax, e-mail ³):	
Language requirements:	
Document requirements and	
modalities/requirements for the	
procedure of confiscation:	
Other requirements, if applicable:	
For example: a link between the	
proceeds and the criminal offence.	
In case of money loundaring what	
In case of money laundering, what are the requirements for the predicate	
a. 5 tho regain orner to for the producto	

³ Please indicate if encryption or electronic signature is required.

offence(s):		
Procedure /possibilities to trace assets/proceeds when a (foreign) confiscation order is already given:		
Procedure for sharing of assets, if applicable:		
Where applicable, limitations to the possibility for the requesting state to serve judicial documents directly to the persons concerned:		
Other particularly relevant information on special types of assistance		
Non Conviction Based Confiscation:		
MLA regarding liability of legal persons (criminal, civil or administrative):		
Other information (for example, extended confiscation, confiscation for the purpose of victims):		
Links to national legislation, national guides on procedure:		