Hungary¹ – national procedures for mutual legal assistance in criminal matters Updated 12/03/2014

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.

The Central Authority (name of the institution, address, telephone, fax and e-mail where available) responsible for mutual legal assistance:	Before the indictment passed: Chief Prosecutor's Office (1055 Budapest, Markó u. 16., Fax: + 36 1 354-5798, + 36 1 354-5721, Tel: 00 36 1 354-5512) After the indictment: Ministry of Public Administration and Justice, Department of International Criminal Law (1055 Budapest, Kossuth tér 4. Tel: +36 1 795 5839, Fax: +36 1 795 0552, 0554, E-mail: nemzb@kim.gov.hu)
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):	see above
Channels of communication for the request for mutual legal assistance (directly, through diplomatic channels or other):	Hungary accepts requests directly except in the case when international treaty stipulates differently (through diplomatic channels)
Means of communication (eg. by post, fax, e-mail ²):	post, fax, e-mail
Language requirements:	Requests and annexed documents shall be addressed to it accompanied by a translation into its own language or into either of the official languages of the Council of Europe. The provisions of this article are without prejudice to those of bilateral agreements or arrangements in force between

¹ Updated 12 March 2014.

² Please indicate if encryption or electronic signature is required.

	Contracting Parties which provide for the direct transmission of requests for assistance between their respective authorities.
Double criminality requirement, if applicable:	Unless otherwise provided for, requests for mutual assistance shall be executed or made where the act is punishable under both the law of Hungary and the law of the foreign state. Requests for procedural assistance may also be executed where the condition of double criminality is not fulfilled, provided that the Requesting State guarantees reciprocity in this respect as well.
Limitation of use of evidence obtained:	Evidence shall be used in purpose of the proceeding it was requested for.
Other particularly relevant information (e.g. documentation required for special types of assistance):	-
Links to national legislation, national guides on procedure:	-
Parties to the Second Additional Protocol: Link to database with contact details of competent authorities for the purpose of direct transmission of MLA requests	-