HAAHIN TOB APAUB рипцарны төв архив TAHAAAA TREATY AND THE REPUBLIC OF KOREA ON MUTUAL LEGAL ASSISTANCE IN CRIMINAL л. 1.

TADAM

TAHAAH

Tr

c

53

AHDITODM

лта Ал гада да Харилцааны төв архив

гадаад харилцааны төв архив

гадаад Харилцааны төв архив

ганаал харилцааны төв архив

A A HALTOR APAMP

Mongolia and the Republic of Korea (hereinafter referred to as "the Parties"),

TADAMA

Desiring to improve the effectiveness of both countries in the prevention, investigation, prosecution and suppression of crime through cooperation and ALA mutual legal assistance in criminal matters,

AHBITODM

MAAHb

PNILLA

XAPWNLA

TADA

Scope of Application

иж: Архийв Харалцааны төв Архийв The Parties shall, in accordance with the provisions of this Treaty, grant each other the widest measure of assistance in investigations, prosecutions or proceedings in respect of criminal matters.

> For the purpose of this Treaty, criminal matters mean investigations, 2 prosecutions or proceedings relating to any offence the punishment of which at the time of the request for assistance, falls within the jurisdiction of the 10B APXNE judicial authorities of the Requesting Party. AHE

Assistance shall include:

- (a) taking evidence or statements from persons;
- (b) providing information, documents, records and articles of evidence;
- (c) locating or identifying persons or items;

AAAXAP

/ (d) serving

AP

(d) serving documents;

NB

AHBITODM

LAAHE

PNALLA

AAXAFMI

AAAA

- (e) executing requests for search and seizure;
- making detained persons and others available to give testimony or (f) assist investigations;

TADAM

TAHAAA

KA

- (g) measures to assist in relation to proceeds of crime; and
- (h) other forms of assistance not prohibited by the laws of the Requested Party.
- XAPWNAA This Treaty does not apply to:
 - (a) the extradition of any person;
 - (b) the execution in the Requested Party of criminal judgments imposed in the Requesting Party except to the extent permitted by the law of the Requested Party and this Treaty;
 - (c) the transfer of prisoners to serve sentences; and
 - (d) the transfer of proceedings in criminal matters. Article 208 APXIIB

Other Arrangements

ГАДААД ХАРИЛЦААНЫ This Treaty shall not affect obligations subsisting between the Parties whether pursuant to other treaties, arrangements or otherwise, or prevent the Parties from providing or continuing to provide assistance to each other AAAXAPMILLAAHDI pursuant to other treaties, arrangements or otherwise. или ААНЫ ТӨВ АРУ FARAARXA

VAP

PXMB

Article 3 Central Authority

TADAA

ALLAA

AHDI TOD MT

ILAAHE

PNILLA

XAPMS

TADA

1. Each Party shall designate a Central Authority to make or receive requests for the purpose of this Treaty. The Central Authority for the Republic of Korea shall be the Minister of Justice or an official designated by that Minister. The Central Authority for Mongolia shall be the Ministry of Justice.

The Central Authorities shall communicate through the diplomatic channel or directly with one another for the purpose of this Treaty.

Article 4

Refusal or Postponement of Assistance

1. Assistance may be refused if, in the opinion of the Requested Party:

AA

AAAXA

- (a) the request relates to a political offence or to an offence under military law which would not be an offence under ordinary criminal law;
- (b) the execution of the request would impair its sovereignty, security, public order or other essential public interests;
- (c) there are substantial grounds for believing that the request for assistance has been made for the purpose of prosecuting or punishing a person on account of that person's race, sex, religion, nationality or political opinions or that that person's position may be prejudiced for any of those reasons; or

/ (d) the

(d) the conduct which is the subject of the investigation, prosecution or proceeding in the Requesting Party would not constitute an offence under the laws of the Requested Party.

TADAA

2. Assistance may be postponed by the Requested Party if execution of the request would interfere with an ongoing investigation or proceeding in the Requested Party.

3. Before refusing a request or postponing its execution, the Requested Party shall consult with the Requesting Party whether assistance may be granted subject to such conditions as it deems necessary. If the Requesting Party accepts assistance subject to these conditions, it shall comply with them.

If the Requested Party refuses or postpones assistance, it shall inform the Requesting Party of the reasons for the refusal or postponement.

Article

Contents of Requests

Requests for assistance shall include: 1.

AHDI TOD AT

LAAH

TADA

- (a) the name of the competent authority conducting the investigation or proceeding to which the request relates;
- (b) the purpose of the request and the description of the assistance sought:
- (c) the description of the subject matter and the nature of investigations or proceedings, including a summary of relevant facts and laws except in cases of request for service of documents; and
- (d) any time limit within which compliance with the request is desired. AAAXAPWN

/ 2. Requests LAAHD

APXINB

Requests for assistance, to the extent necessary and possible, shall also include:

AHDI TOD MT

LAAHE

PNILLANY

XAPWN

TADA

(a) information on the identity, nationality and location of any person from whom evidence is sought:

TADAA

- (b) information on the identity and location of a person to be served, that person's relationship to the proceeding, and the manner in which service is to be made:
- (c) information on the identity and whereabouts of a person to be located:
- (d) a description of the place to be searched and of the items to be scized:
- (e) a description of any particular procedure or requirement to be followed in executing the request:
- (f) information as to the allowances and expenses to which a person asked to appear in the Requesting Party will be entitled;
- (g) the need for confidentiality and the reasons therefor; and
- (h) such other information as is necessary for the proper execution of the request.

3. If the Requested Party considers that the information contained in the request is not sufficient to enable the request to be dealt with, it may request additional information.

4. A request shall be made in writing except that the Requested Party may accept a request in another form in urgent situations. In any such situation, the request shall be confirmed in writing promptly thereafter unless the AAXAPIAN Requested Party agrees otherwise.

/ 5. Requests,

5 Requests, supporting documents and other communications made pursuant to this Treaty shall be accompanied by a translation into the language of the Requested Party or into the English language.

TADAMA

AHBITODAT

LAAH

XAPWN

AAAA

TADA

Article 6

Execution of Requests

BBA

PNILLA Requests for assistance shall be executed promptly in accordance with the law of the Requested Party and, insofar as it is not prohibited by that law, in the manner requested by the Requesting Party.

Article

Return of Material to the Requested Party

XAFMILLAAI Where required by the Requested Party, the Requesting Party shall return as soon as possible the material provided under this Treaty.

Article

Protection of Confidentiality

APVINLAAI The Requested Party, if so requested, shall use its best efforts to keep confidential a request, its contents, supporting documents and any action taken pursuant to the request. If the request cannot be executed without breaching the requested confidentiality, the Requested Party shall so inform the Requesting Party, which shall then determine whether the request should / Article 9 0B APY AAAXAPWIILAA nevertheless be executed. TARAAR

ATLAAHD

Article 9 Limitation on Use

TADAMA

ALLAA

AHDITODAT

LAAHE

PNILLA

XAPWN

TADA

10B

The Requesting Party shall not use any information or evidence obtained 1. under this Treaty in any investigation, prosecution or proceeding other than that described in the request without the prior consent of the Requested Party.

The Requesting Party, if so requested, shall keep confidential information 2. and evidence provided by the Requested Party, except to the extent that the information and evidence is needed for the investigation and proceeding described in the request.

3. Information and evidence which has been made public in the Requesting Party in accordance with paragraphs 1 or 2 may thereafter be used for any APMILLA purpose.

Article 10

Taking of Evidence

The Requested Party shall, in conformity with its law and upon request, 1. take testimony or otherwise obtain statements of persons or require them to produce items of evidence for transmission to the Requesting Party.

The Requested Party shall permit the presence of such persons as 2. specified in the request during the execution of the request, and may allow such persons to question the person whose testimony or evidence is being In the event that such direct questioning is not permitted, such taken. ILLAAHDI TOB AP persons shall be allowed to submit questions to be posed to the persons whose testimony or evidence is being taken. AAAXAPMI

3 A person who is required to give evidence in the Requested Party under this Article may decline to give evidence where the law of the Requested Party permits that person not to give evidence in similar circumstances in proceedings originating in the Requested Party.

TADAMA

AHDI TOD MT

LAAH

PNILLA

XAPWN

TADAT

Where a person who is required to give evidence in the Requested Party 4. under this Article claims that there is a right to decline to give evidence under the laws of the Requesting Party, the Requested Party shall either:

- (a) request the Requesting Party to provide a certificate as to the existence of that right; or
- (b) nevertheless require the person to give the evidence and transmit the evidence to the Requesting Party for its determination as to the existence of the right claimed by the person.

Where the Requested Party receives a certificate from the Requesting Party as 5. to the existence of the right claimed by the person, that certificate, in the absence of evidence contrary, shall provide sufficient evidence as to the existence of the right.

Article 11

BAPXINB LAA AXAPMI Availability of Persons to Give Evidence or Assist Investigations

APXINB

The Requesting Party may request the assistance of the Requested Party in inviting a person to appear as a witness or expert in proceedings or assist in investigations. The Requesting Party shall indicate the extent to which the expenses and allowances will be paid. ATLLAN 2 The

The Requested Party shall promptly inform the Requesting Party of the TADAAD person's response. PMALLAAHDITO

TADAMA

TALLA

AHDITODM

LAAHD

XAPWN

AAAA

TALA

TADAAD

Article 12

Availability of Persons in Custody to Give Evidence or Assist Investigations

DI A person in custody in the Requested Party shall, at the request of the Requesting Party, be temporarily transferred to the Requesting Party to assist investigations or proceedings provided that both the person and the Requested Party consent to that transfer.

2. Where the person transferred is required to be kept in custody under the laws of the Requested Party, the Requesting Party shall hold that person in custody and shall return the person in custody at the conclusion of the execution of the request.

3. Where the Requested Party advises the Requesting Party that the transferred person is no longer required to be held in custody, that person shall be set at liberty and be treated as a person referred to in Article 11.

4. For the purpose of this Article, the person transferred shall receive credit for service of the sentence imposed in the Requested Party for the time AAAXAPMILLAAHb TOB AP served in the custody of the Requesting Party.

/ Article 13 LIAAP

Article 13 Safe Conduct

TADAMA

ADAA

PXMB

20

AHDI TOD MT

LAAHE

PNILLA

TALA

TOB AP

APXI

1. A person present in the Requesting Party pursuant to a request made under Articles 11 or 12 shall not be prosecuted, detained or subjected to any other restriction of personal liberty in that Party for any acts or omissions which preceded that person's departure from the Requested Party, nor shall that person be obliged to give evidence in any proceeding or to assist any investigation other than the proceeding or investigation to which the request relates to.

2. Paragraph 1 of the present Article shall cease to apply if a person, being free to leave, has not left the Requesting Party within a period of fifteen(15) days after that person has been officially notified that that person's presence is no longer required or, having left, has voluntarily returned.

3. A person who does not consent to a request pursuant to Articles 11 or 12 shall not, by reason thereof, be liable to any penalty or be subjected to any coercive measure, notwithstanding any contrary statement in the request or summons.

Article 14

Provision of Publicly Available and Official Documents

 The Requested Party shall provide copies of documents and records that are open to public access as part of a public register or otherwise, or that are available for purchase by the public.
/ 2. The

2 The Requested Party may provide copies of any official documents or records in the same manner and under the same condition as they may be provided to its own law enforcement and judicial authorities. The Requested XAPINILAAHDI TOB APX Party may in its discretion deny a request pursuant to this paragraph entirely TADAA

NB

TADAM

AHDITODM

LAAHD

A.L

AAAA

TADA

5P

Article 15

Service of Documents

1. The Requested Party shall effect service of documents that are transmitted to it for this purpose by the Requesting Party.

A request for the service of documents requiring the appearance of a person shall be received by the Requested Party not less than forty-five(45) days before the date on which the appearance is required. In urgent cases, the Requested Party may waive this requirement.

. arty shall forward to the include the description of the include the description of the include the description of the include the document. If service cannot be effected be so informed and advised of the reasons. The Requested Party shall forward to the Requesting Party a proof of service that shall include the description of the date, place and manner of service, and be affixed with the signature or seal of the authority which 60B APXIA served the document. If service cannot be effected, the Requesting Party shall

ААД ХАРИЛЦААНЫАР 16 илиааны төв ар

Article 16 Search and Seizure

APXINB

TADAME

TADAAA

AD

AHDITODM

PNILLA

XAPWN

AAAA

HAAHE TOB AP 1. The Requested Party shall, in so far as its law permits, carry out a request for search and seizure and delivery of any material to the Requesting Party provided that the request includes the information justifying such action under the laws of the Requesting Party,

> The Requested Party shall provide such information as may be required by the Requesting Party concerning the result of any search, the place of seizure, the circumstances of seizure, and the subsequent custody of the material seized.

> The Requested Party may require that the Requesting Party agree to 3. terms and conditions deemed necessary to protect third party interests in the 50B APXINB

Article 17

Proceeds of Crime

The Requested Party shall, upon request, endeavor to ascertain whether any proceeds of crimes are located within its jurisdiction and shall notify the Requesting Party of the results of its inquiries. In making the request, the Requesting Party shall notify the Requested Party of the basis of its belief 2. Where, OBAP that such proceeds may be located in its jurisdiction. AAAXAPMI

Ar

AnLAAH

10B

BAPXINB

AHBITODAT 2. Where, pursuant to paragraph 1, suspected proceeds of crimes are found, the Requested Party shall take such measures as are permitted by its law to restrain and forfeit such proceeds.

MAAHE

PNILLA

XAPWN

AAAA

TADA

TADAAD

XAPAS

TADAMA

In the application of this Article, the rights of bona fide third party shall 3. be respected under the law of the Requested Party,

4. The Requested Party in control of forfeited proceeds shall deal with those proceeds in accordance with its law. To the extent permitted by its laws and upon such terms as it deems appropriate, the Requested Party may transfer forfeited proceeds to the Requesting Party.

NULLAAHPI Article 18 APXINB Certification and Authentication

Subject to paragraph 2, a request for assistance and the documents in 1. support thereof, as well as documents or other material supplied in response to such a request, shall not require any form of certification or authentication.

Insofar as not prohibited by the law of the Requested Party, documents, 2 records or other materials shall be transmitted in such form or accompanied by such certification as may be requested by the Requesting Party in order to TOB AP make them admissible according to the law of the Requesting Party. AAAXAPMILLAA

/ Article 19 LIAAP

Article 19 Expenses

TADAME

ALIAAL

Q.

LAAHE TOB AP 1. The Requested Party shall meet the cost of executing the request for assistance, except that the Requesting Party shall bear:

> (a) the expenses associated with conveying any person to or from the territory of the Requested Party at the request of the Requesting Party, and any allowances or expenses payable to that person while in the Requesting Party pursuant to a request under Articles 11 or 12; and

(b) the expenses and fees of experts.

XAPINS

APXMB

AHDITODM

PNILLA

AAAA

TADA

Ş

XAPWNLAP

LAP

152 If it becomes apparent that the execution of the request requires expenses of an extraordinary nature, the Parties shall consult to determine the terms and conditions under which the requested assistance can be provided.

AAHD Article 20

The Parties shall consult promptly, at the request of either, concerning the interpretation, the application or the carrying out of this Treaty.

Article 21

Entry into Force and Termination

TOB APY This Treaty shall be subject to ratification. This Treaty shall enter into force upon the exchange of the instruments of ratification. AAAXAPMI

2. This ANLIAAF

BAPXNB

10B

BAPXINB

(2) This Treaty applies to any requests presented after its entry into force even if the relevant acts or omissions occurred prior to this Treaty entering into force.

INB

Either Party may terminate this Treaty by notice in writing at any time. Termination shall take effect six months after the day on which notice is 10B APXINB

XAPINILAAHDI IN WITNESS WHEREOF, the undersigned, being duly authorized thereto by their respective Governments, have signed this Treaty.

May 1999. DONE in duplicate at Ulaanbaatar on this 31 st day of in the Mongolian, Korean and English languages, all texts being equally authentic. In case of any divergence of interpretation, the English text shall

A

AHDITODM

LAAHD

PNILLA

XAP

AAAA

TAHA

FOR THE REPUBLIC OF KOREA

TADAM

XD

FARAA XAP MILLAAHDI T ААДХАРИЛЦААНЫ ТОВА

илиааны төв ар