- 2. Whether or not the testimony of a person is requested to be taken under oath or affirmation:
 - a. the requesting State may specify any particular questions to be put to that person;
 - the requested State may permit the presence of the accused, counsel for the
 accused and any competent authority of the requesting State, as specified in the
 request, at the execution of the request;
 - c. the competent authority of the requested State shall permit questions to be put to the person called to testify by any person allowed to be present at the execution of the request.
- 3. A person who is required to give testimony may decline to answer where:
 - the law of the requested State would permit or require that person to decline to answer in similar circumstances in proceedings which originated in the requested State; or
 - b. where the law of the requesting State would permit or require that person to decline to answer in such proceedings in the requesting State.
- 4. If a person who is required to give testimony in the requested State claims that there is a right or obligation to decline to answer under the law of the requesting State, the requesting State shall provide to the requested State a certificate of a person designated by the central authority of the requesting State with respect thereto.

Article 10

Search, Seizure and Production of Evidence

- 1. The requested State shall insofar as its law permits carry out requests for search, seizure or the production of documents, records or articles and transfer any material thus obtained, or copies thereof, to the requesting State, provided that the request contains such information as would allow such measure under the law of the requested State.
- 2. The requested State shall provide such information as may be required by the requesting State concerning the production, search and seizure, including the place of seizure, the circumstances of seizure, and the subsequent custody of the material seized or produced.