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INTERNATIONAL FIGURES ON DONATION AND TRANSPLANTATION - 2013

NEWSLETTER TRANSPLANT





INTERNATIONAL FIGURES ON ORGAN, TISSUE & HEMATOPOIETIC STEM CELL DONATION & TRANSPLANTATION ACTIVITIES. DOCUMENTS PRODUCED BY THE COUNCIL OF EUROPE EUROPEAN COMMITTEE (PARTIAL AGREEMENT) ON ORGAN TRANSPLANTATION (CD-P-TO). YEAR 2013

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NEWSLETTER TRANSPLANT 2014



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CONTENTS

• International Figures On Organ Donation And Transplantation Activity. Year 2013 3	
• International Data On Organ Donation And Transplantation Activity, Waiting Lists and Family Refusals. Year 2013	
International Data On Tissues And Hematopoeitic Stem Cell Donation And Transplantation Activity. Year 2013	
• Council Of Europe Convention, Resolutions, Recommendations And Reports 59	
- Council Of Europe Convention Against Trafficking In Human Organs And Its Explanatory Report	
 Resolution CM/ Res (2013) 56 On The Development And Optimisation Of Live Kidney Donation Programmes. 84 	
 Explanatory Memorandum Of The Resolution CM /Res (2013) 56 On The Development And Optimisation Of Live Kidney Donation Programmes. 86 	
 Resolution CM/ Res (2013) 55 On Establishing Procedures For The Collection And Dissemination Of Data On Transplantation Activities Outside A Domestic Transplantation System. 90 	

FOR THE PURPOSES OF THIS NEWSLETTER THE FOLLOWING DEFINITIONS WERE USED:

Actual deceased organ donor

An actual deceased organ donor is a person from whom at least one organ has been recovered for the purpose of transplantation, in contrast to a utilised donor, who is an actual donor from whom at least one organ has been transplanted. The number of utilised donors is therefore lower or equal than the number of actual donors.

Donor after brain death

A donor after brain death (DBD) is a deceased organ donor in whom death has been determined by neurologic criteria.

Donor after circulatory death

A donor after circulatory death (DCD) is a deceased organ donor in whom death has been determined by circulatory and respiratory criteria.

Multiorgan donor

A multiorgan donor is an actual donor from whom at least two different types of organs have been recovered for the purpose of transplantation.

Total TX. (all combinations included)

Includes the transplantation of the corresponding organ with or without the simultaneous transplant of a different type of organ(s).

Double-kidney TX.

One double-kidney TX. is counted as 1 TX.

TX. from living donors

A living donor is a living human being from whom organs have been recovered for the purpose of transplantation. A Living Donor has one of the following three possible relationships with the recipient:

- A/ Related:
 - A1/ Genetically Related:
 - 1st Degree Genetic Relative: Parent, Sibling, Offspring
 - 2nd Degree genetic relative, e.g. grandparent, grandchild, aunt, uncle, niece, nephew,
 - Other than 1st or 2nd degree genetically related, for example cousin
- A2/ Emotionally Related: Spouse (if not genetically related); in-laws; Adopted; Friend
- B/ Unrelated = Non Related: Not Genetically or Emotionally Related

Heart-lung TX.

One heart-lung TX. is counted as 1 lung TX., 1 heart TX. and 1 heart-lung TX.

Double-lung TX.

One double-lung TX. is counted as 1 TX.

Total number of patients transplanted

For more than one organ transplanted into the same recipient: kidney-liver-heart TX. = counted as one recipient.

Absolute number

Include all figures corresponding to all donors/ patients adults and children.

Paediatric

Includes only paediatric activity (patients aged < 15 years).

Waiting List

Example: At 1/1/2011 there were 200 patients active on the WL. Along the year, 100 patients are newly included on the WL (first row). In total, 300 patients have been ever active on the WL during the year (second row). Along the year, 200 patients were transplanted (number recorded in a different questionnaire), 50 patients remain active at the end of the year (third row), 25 patients died (fourth row) and 25 patients were excluded (number not to be reported, but derived from previous figures).

Patients included on the WL for the first time in the course of 2011	100
Total number of patients ever active on the WL during 2011	300
Patients awaiting for a transplant (only active candidates) on 31/12/2011	50
Patients who died while on the WL during 2011	25

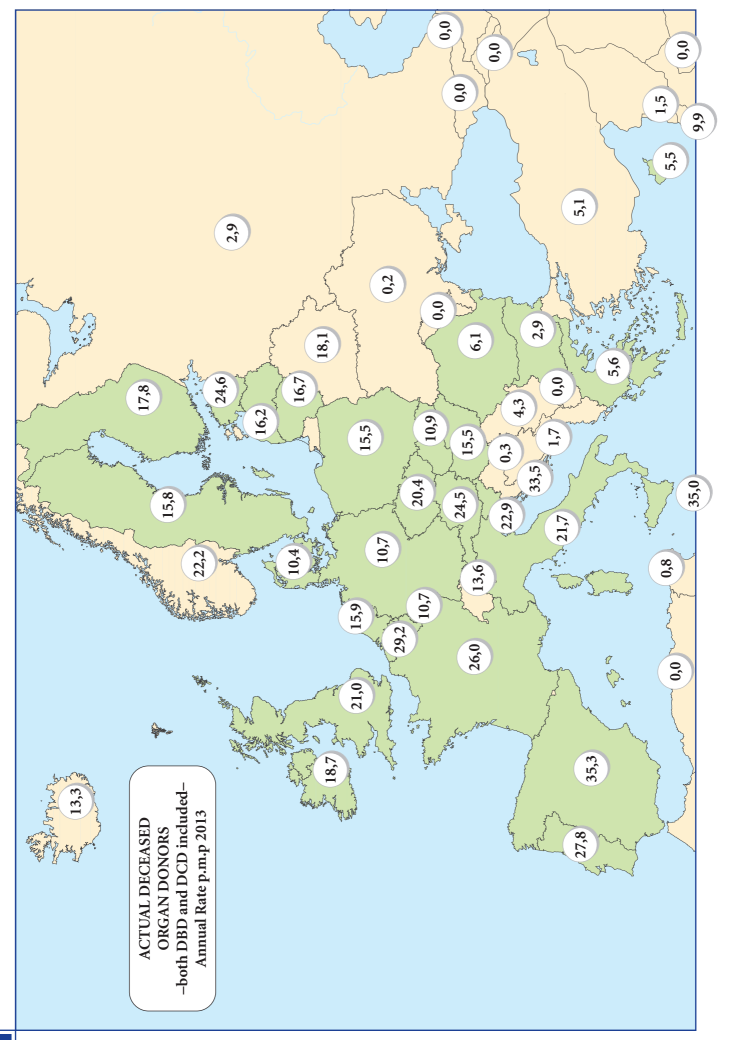
(*The United Nations Fund report (UNFPA: http://www.unfpa.org/public/) is used as the data source for estimates of population size)

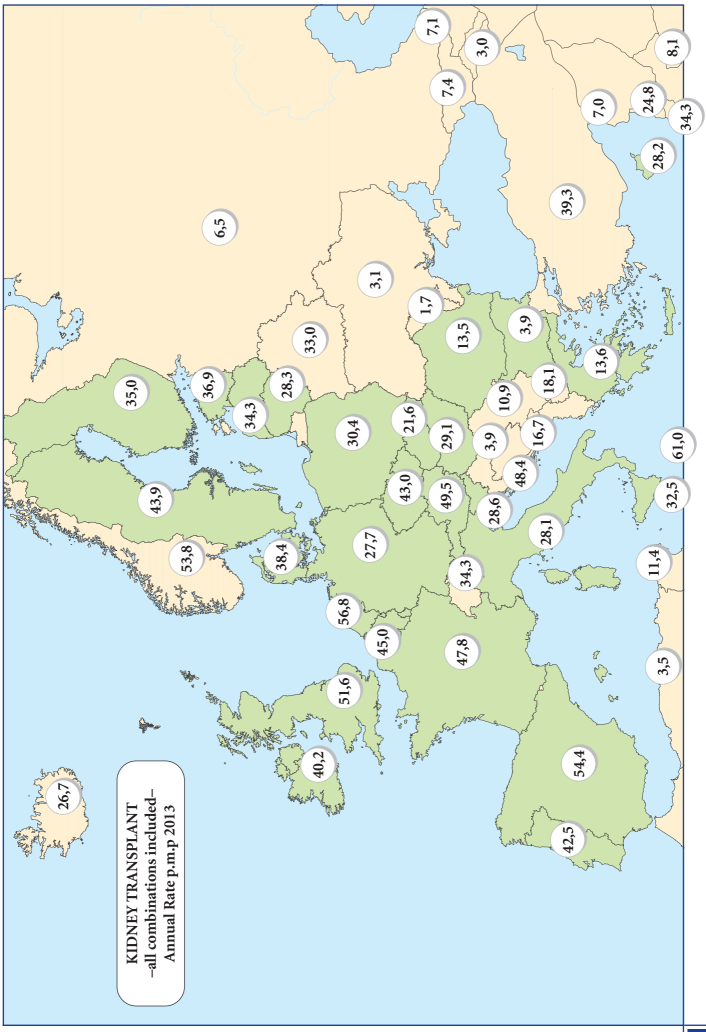
International Figures On Organ Donation And Transplantation Activity. Year 2013

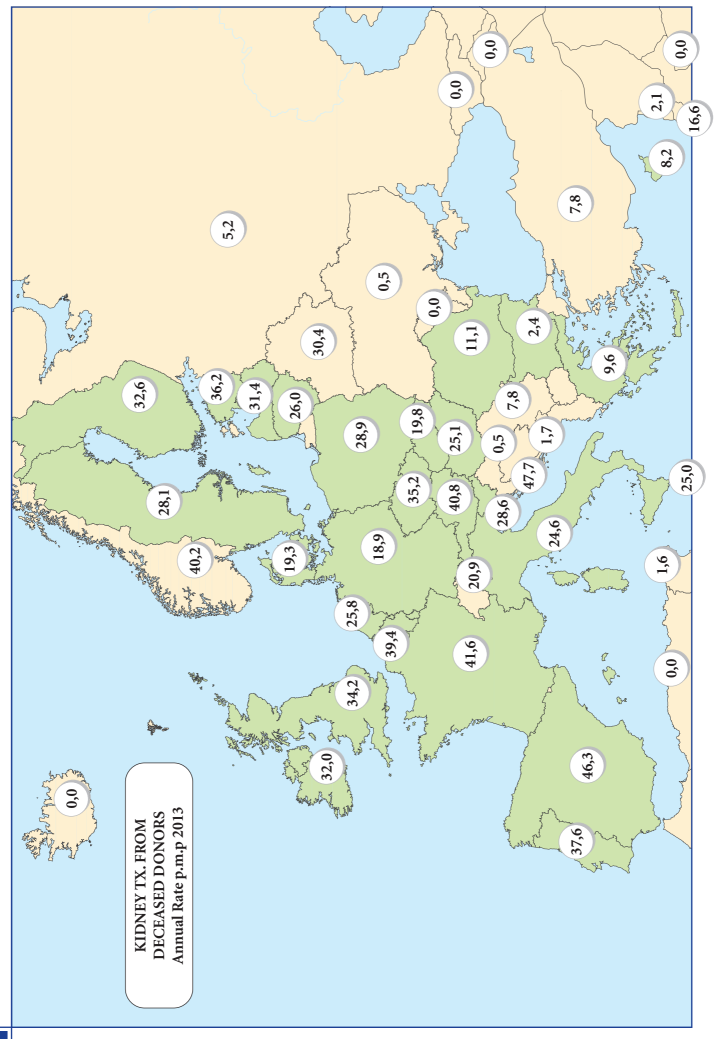


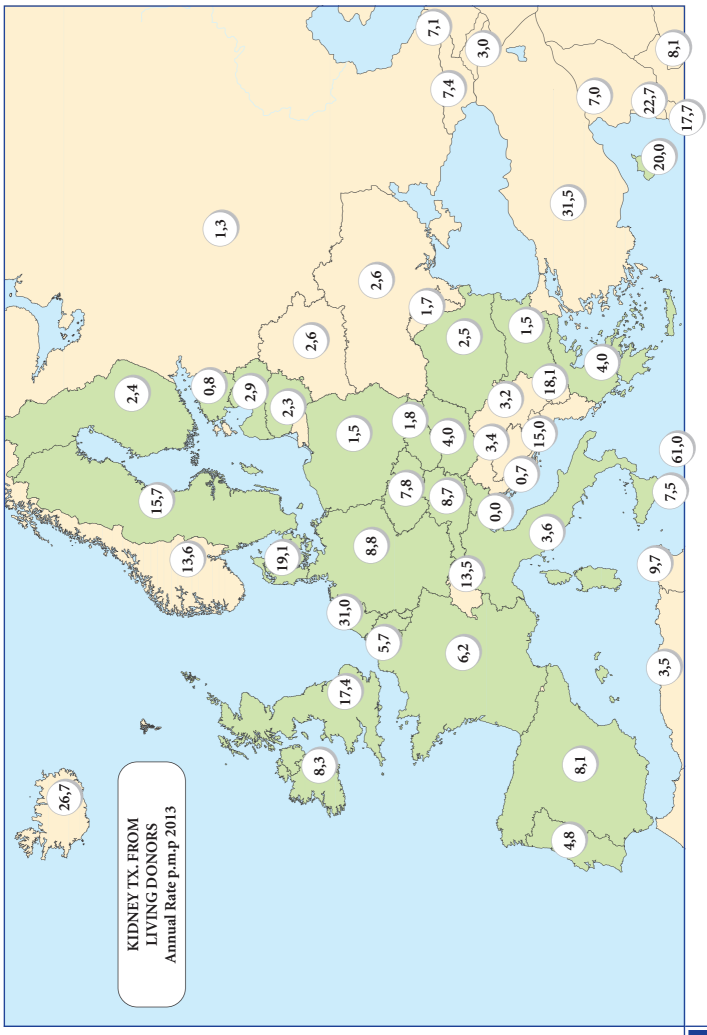


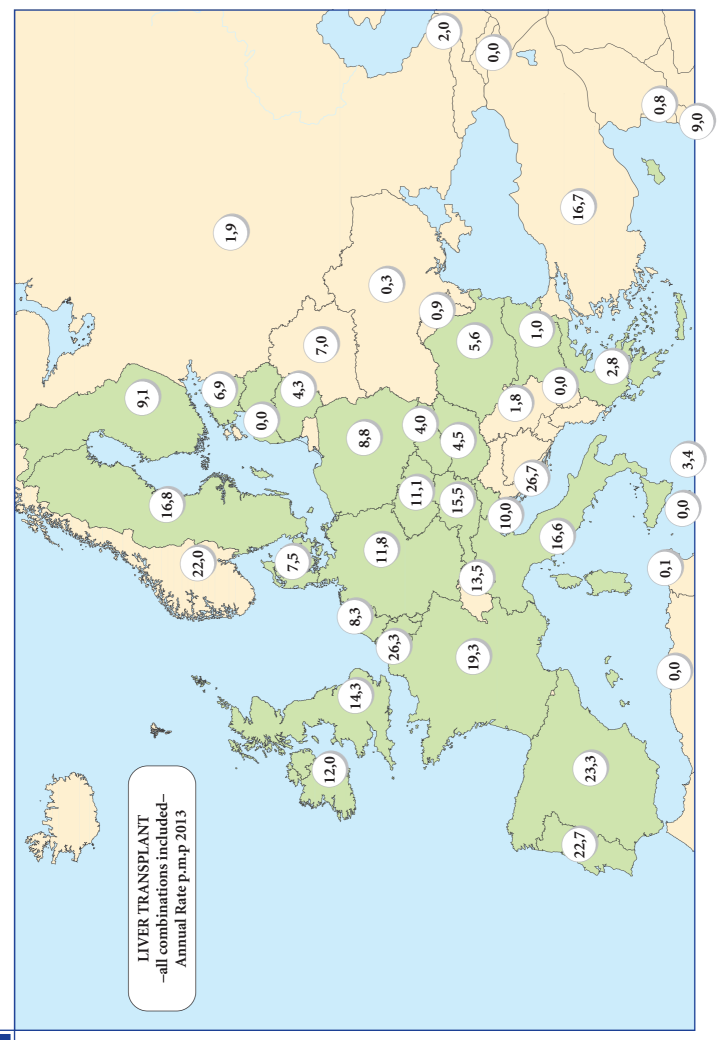


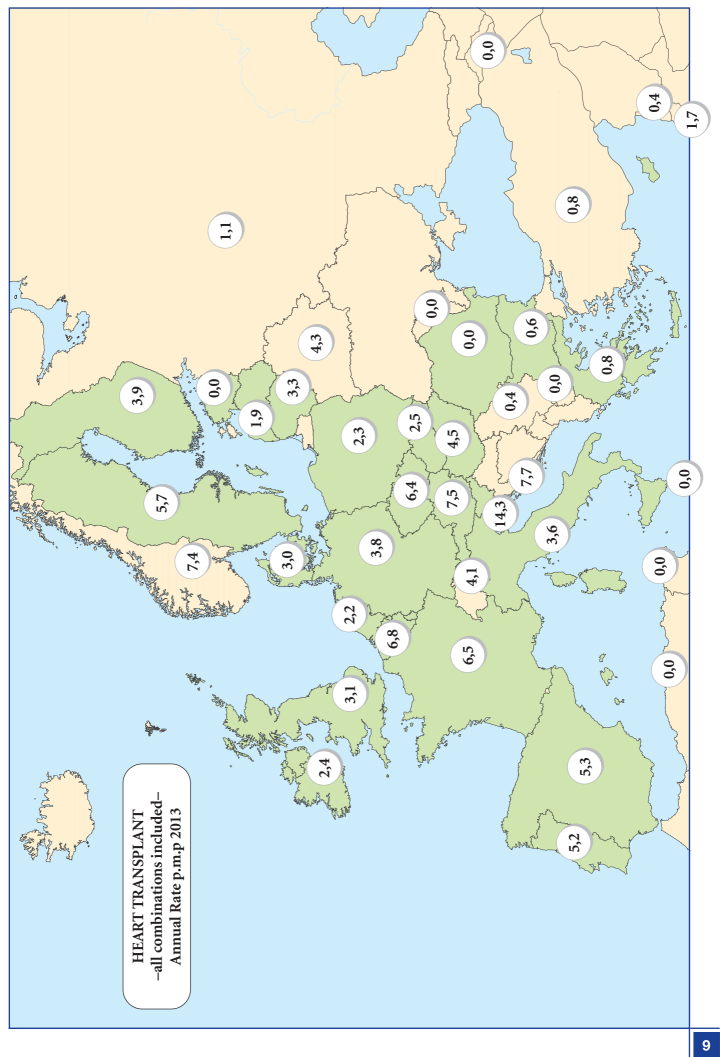


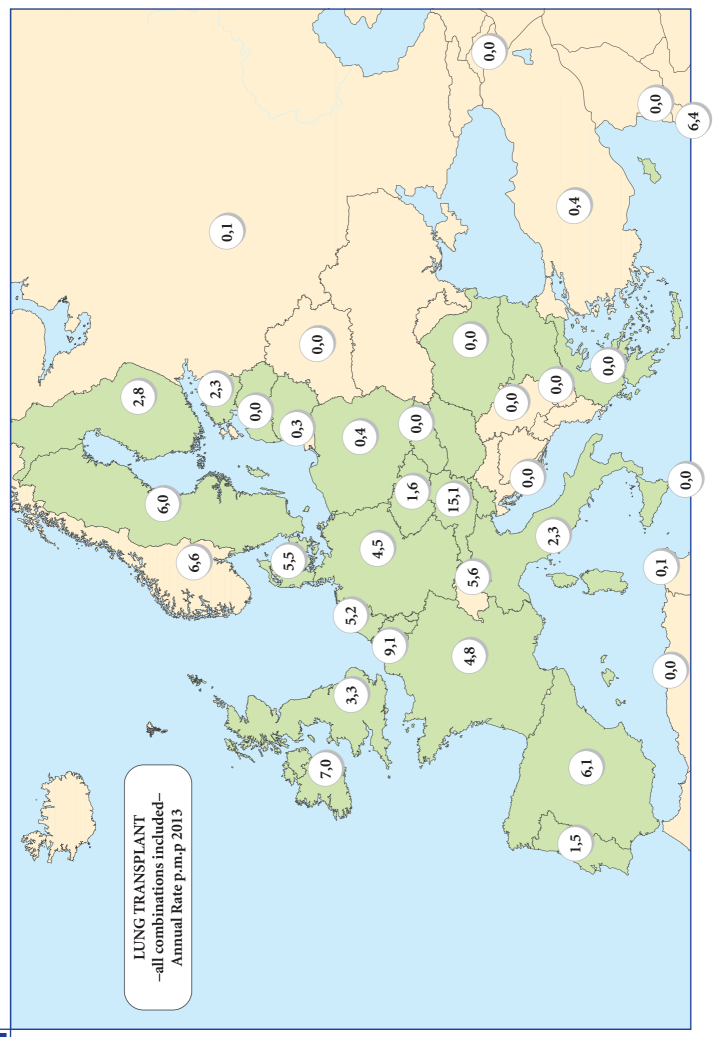


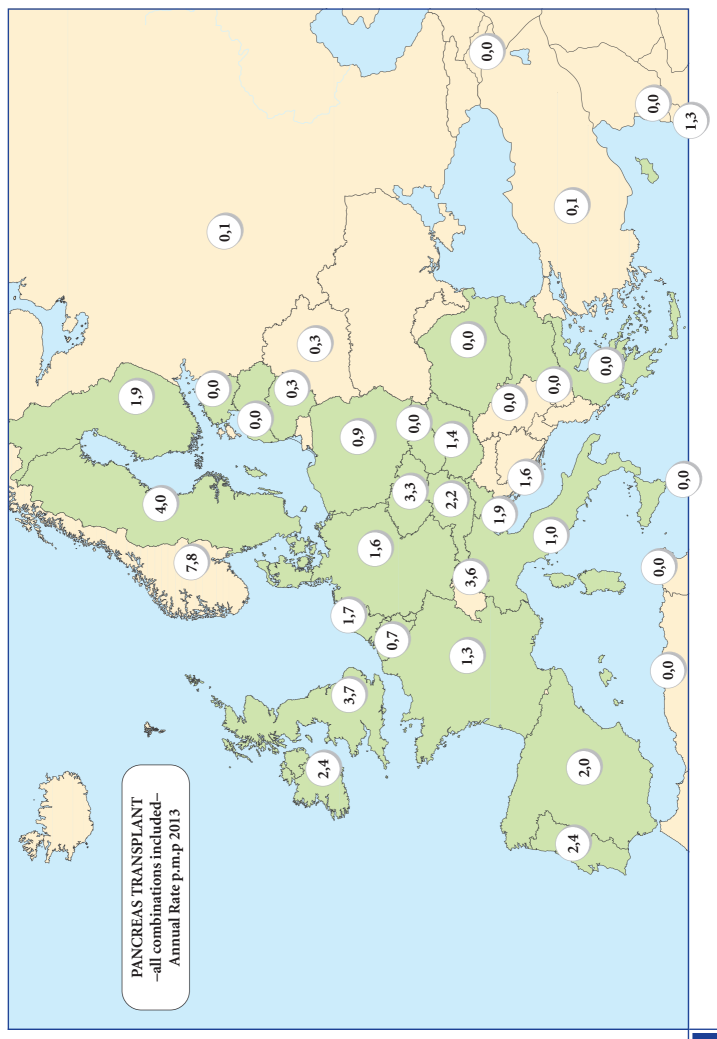


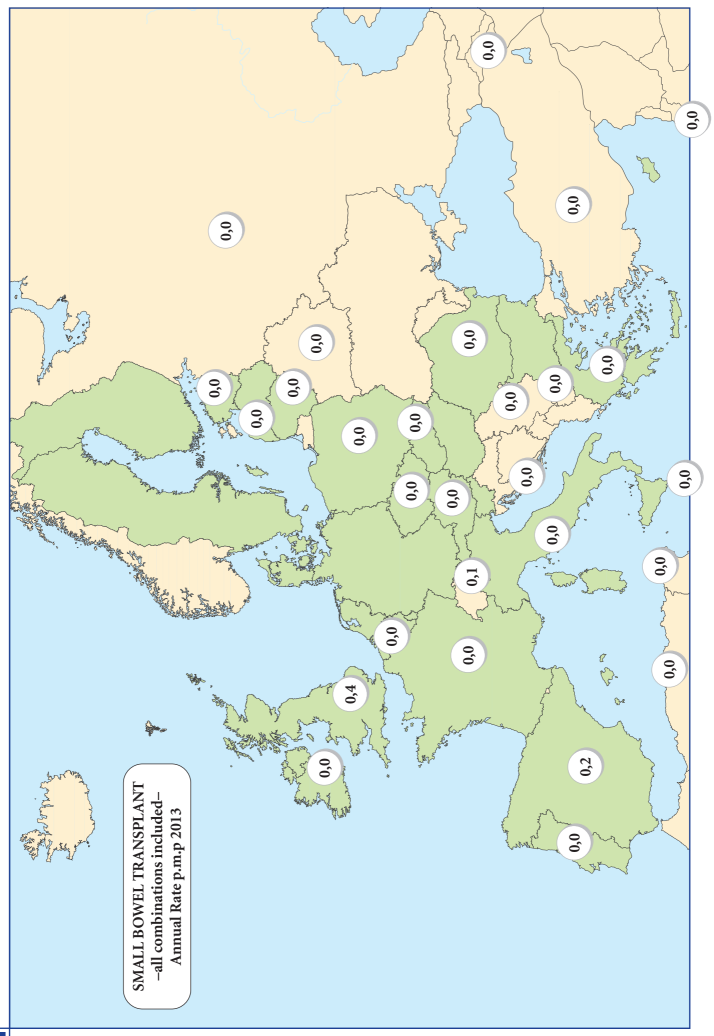


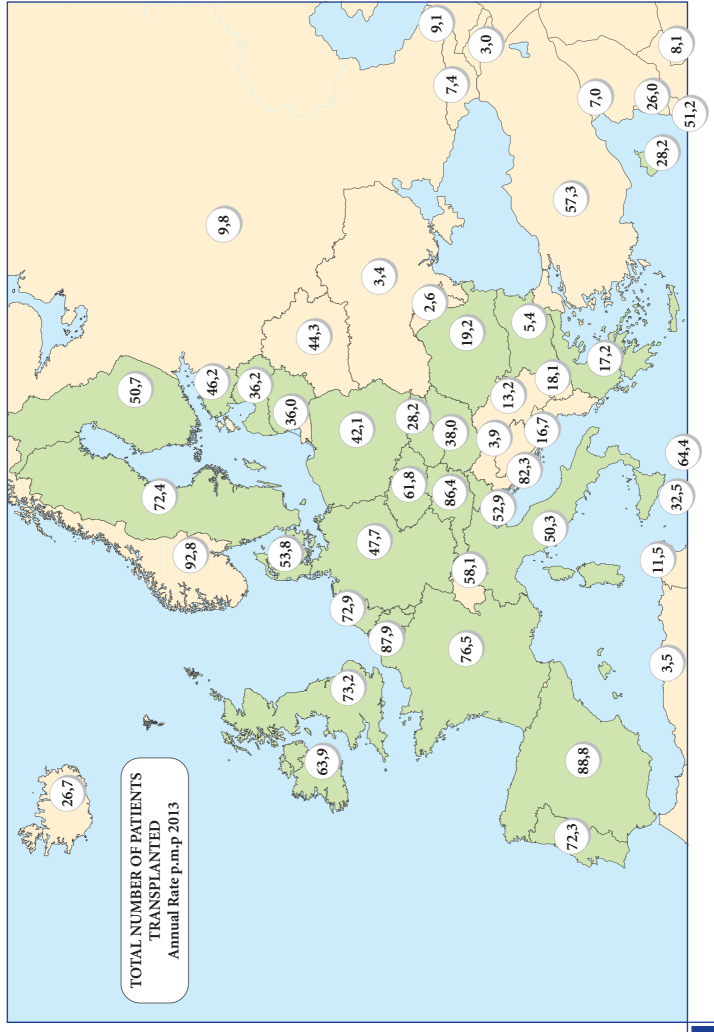


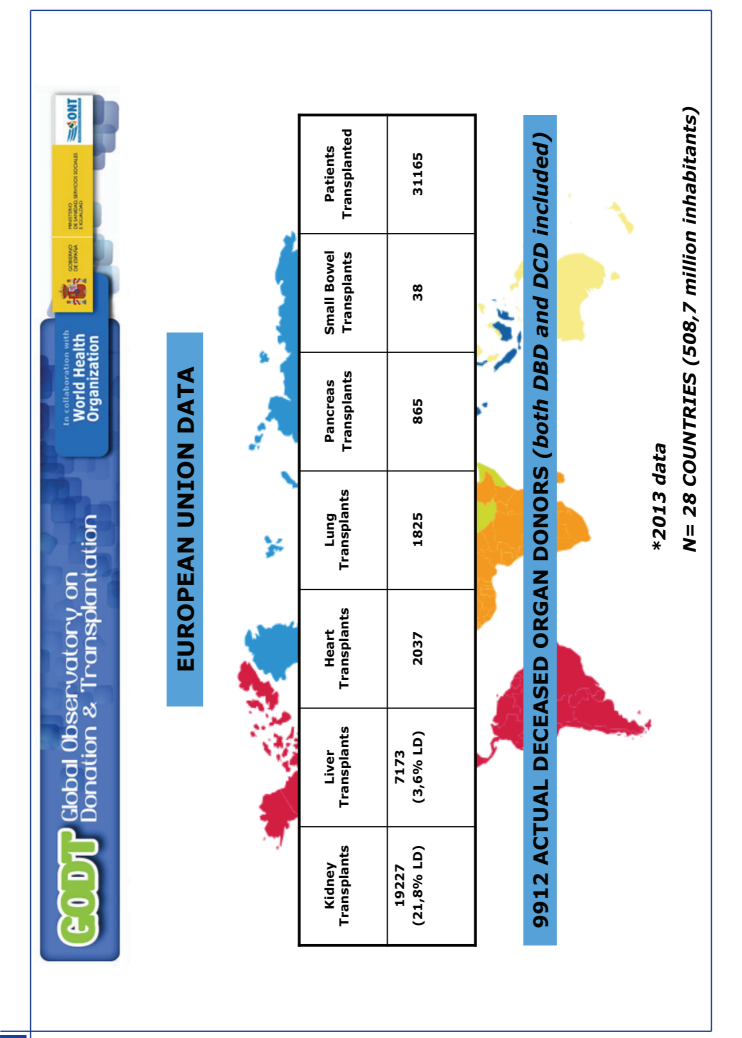


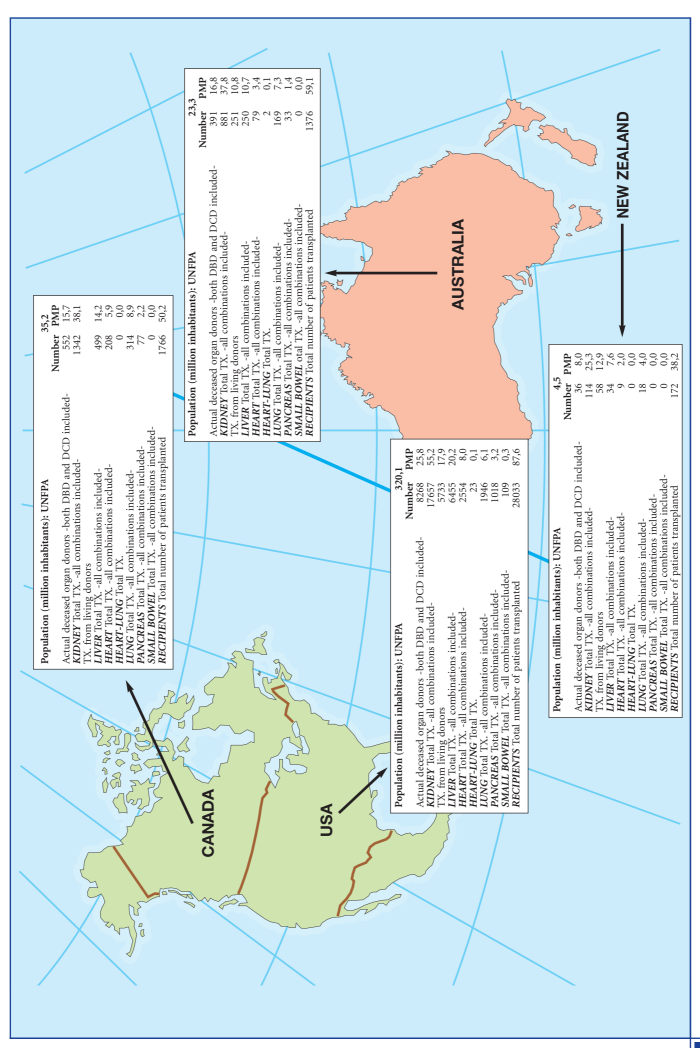


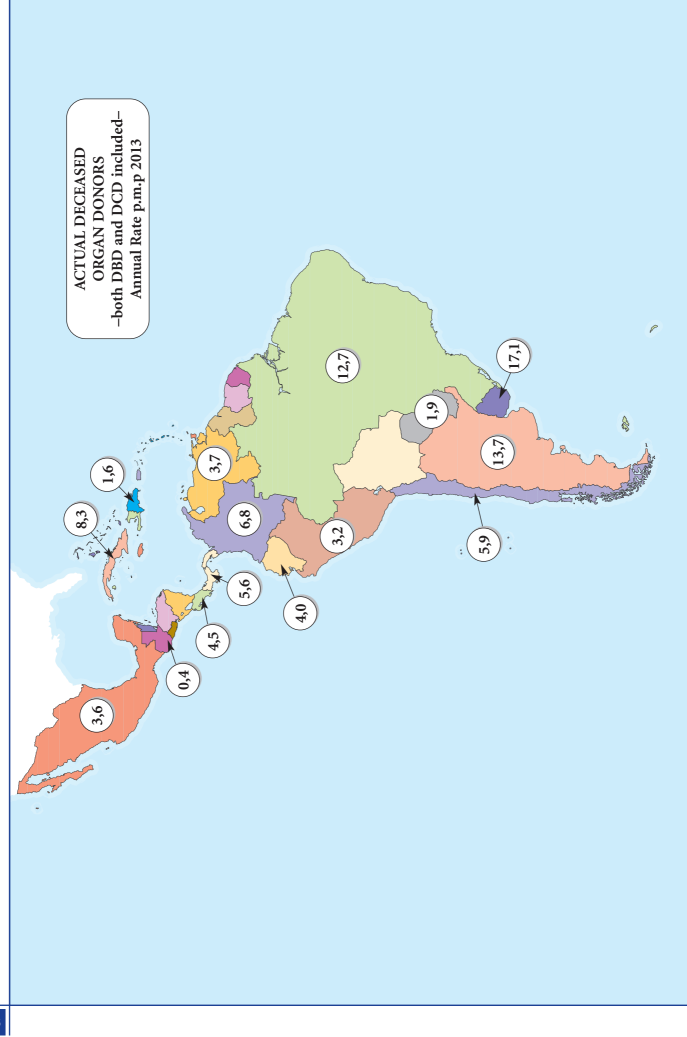


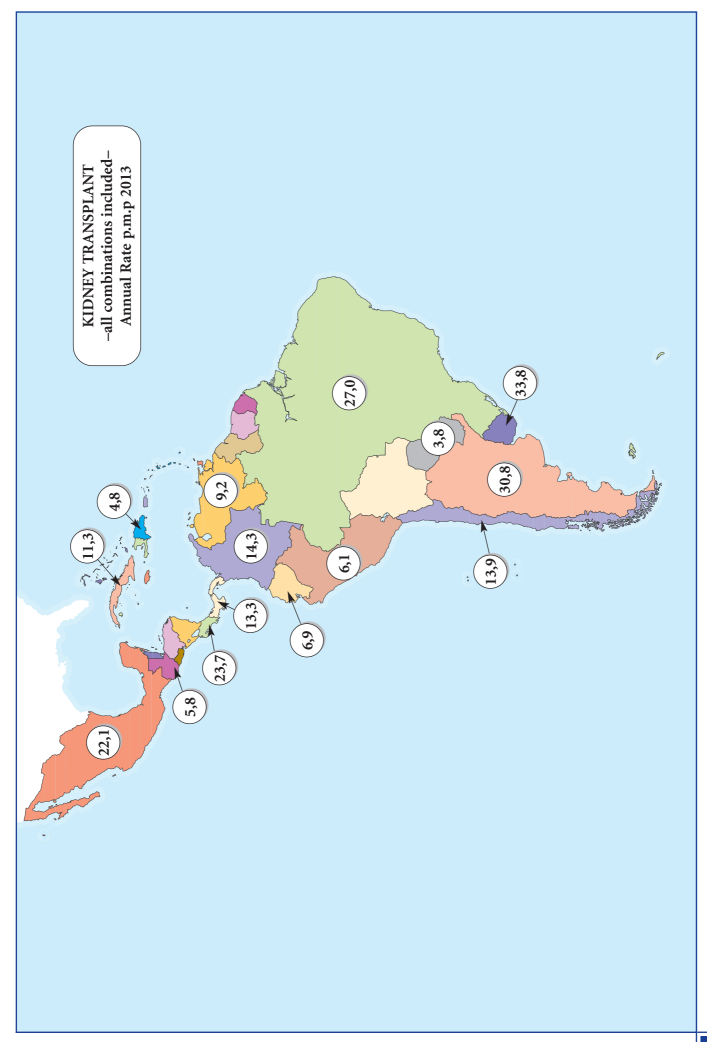


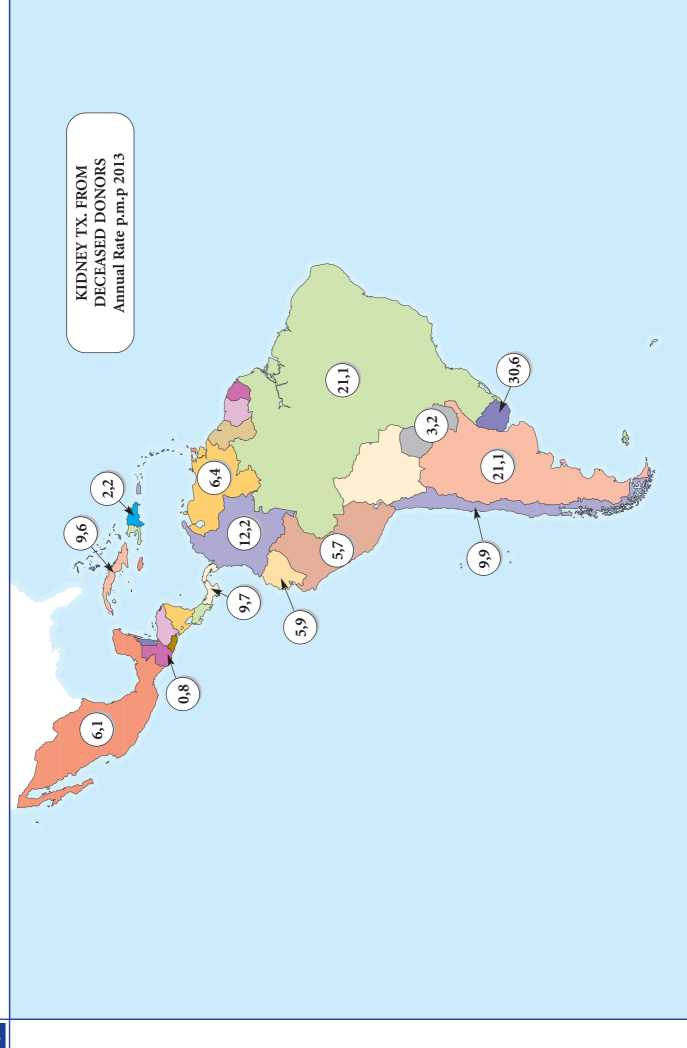


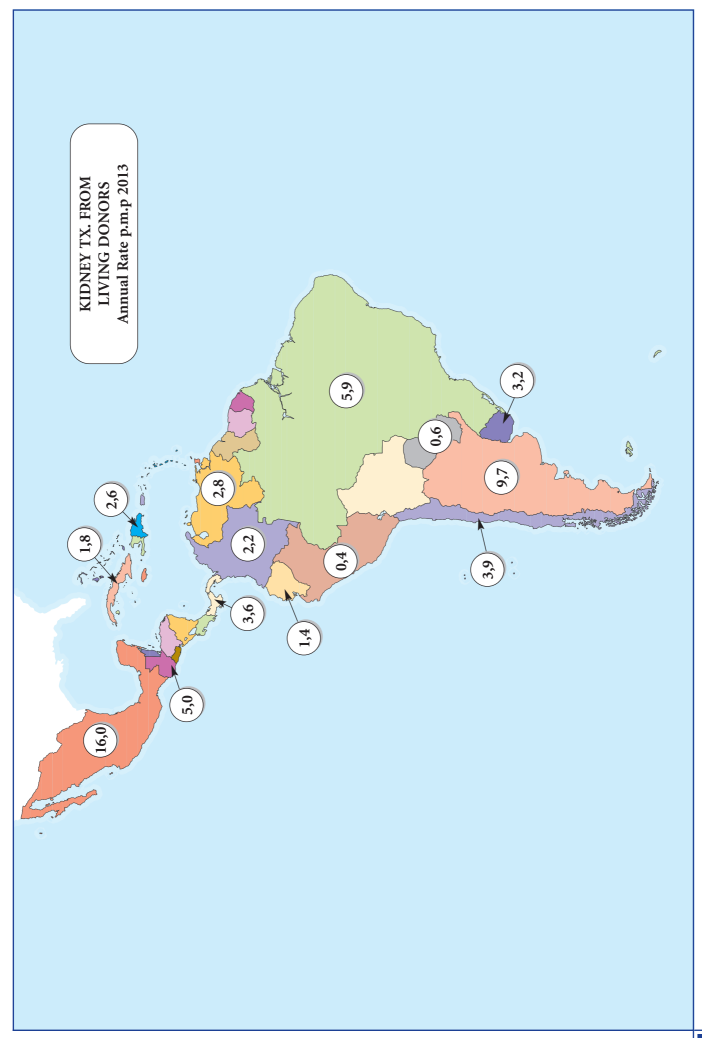


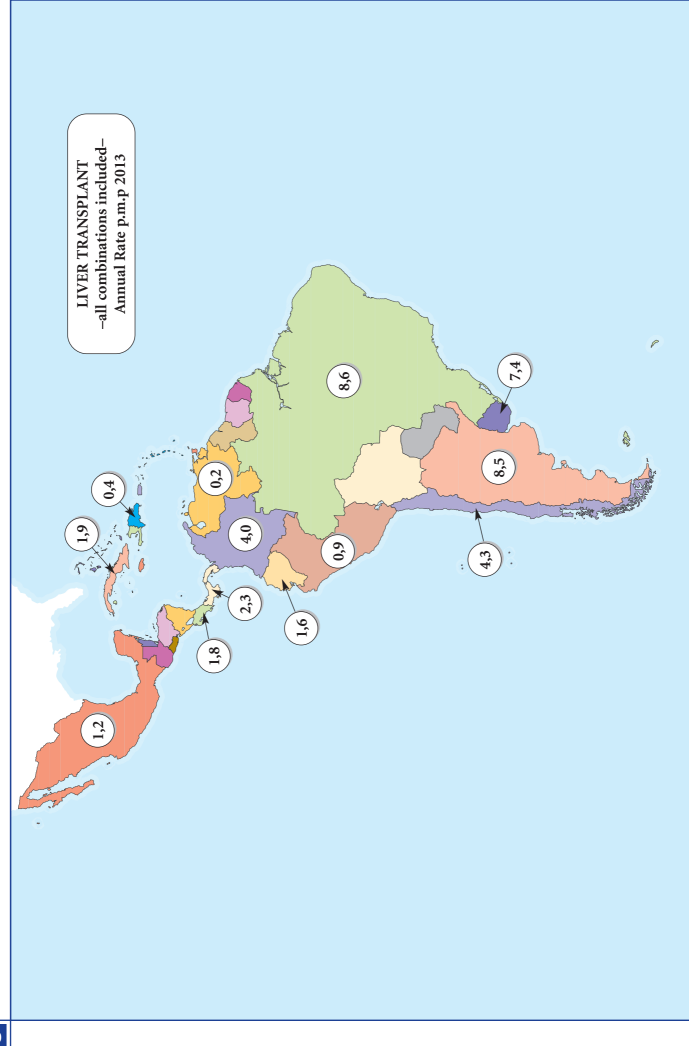


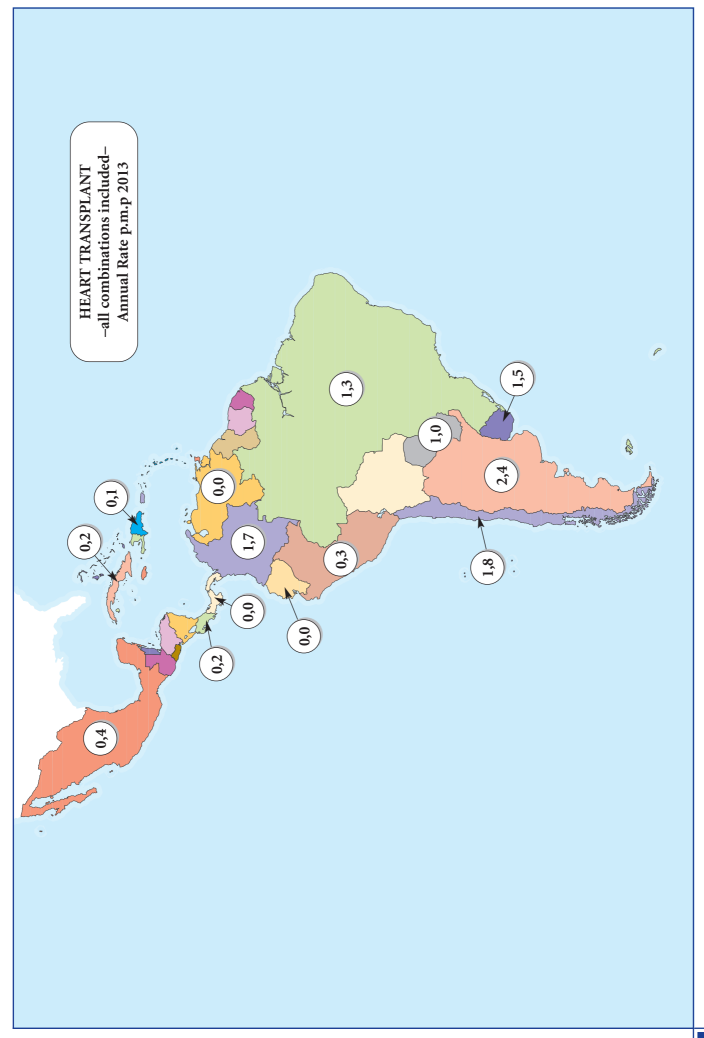


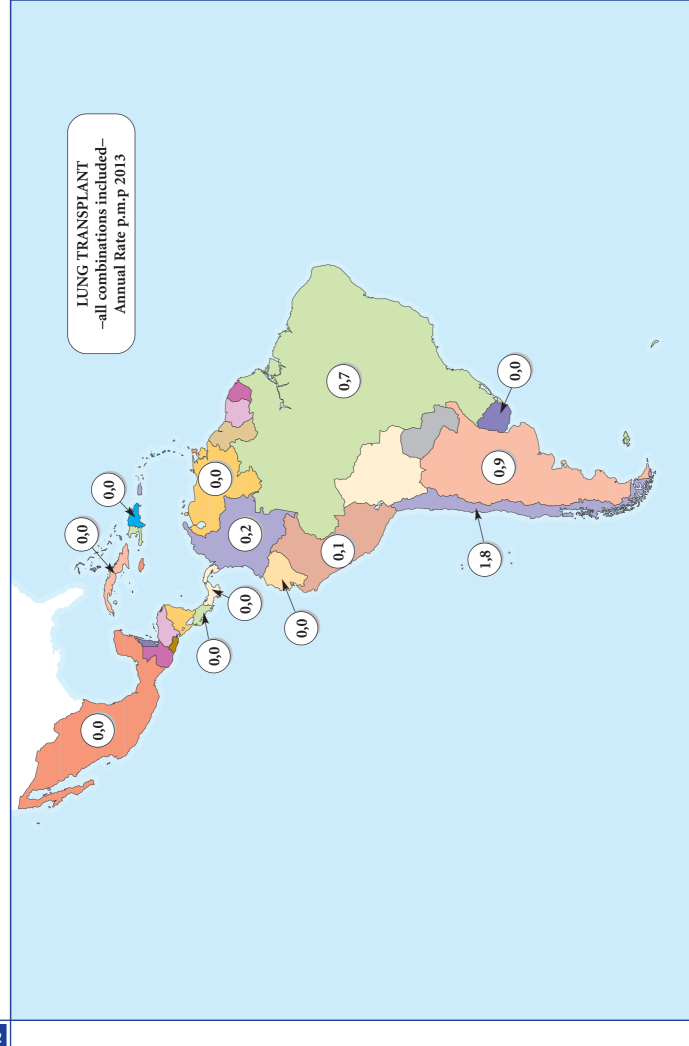


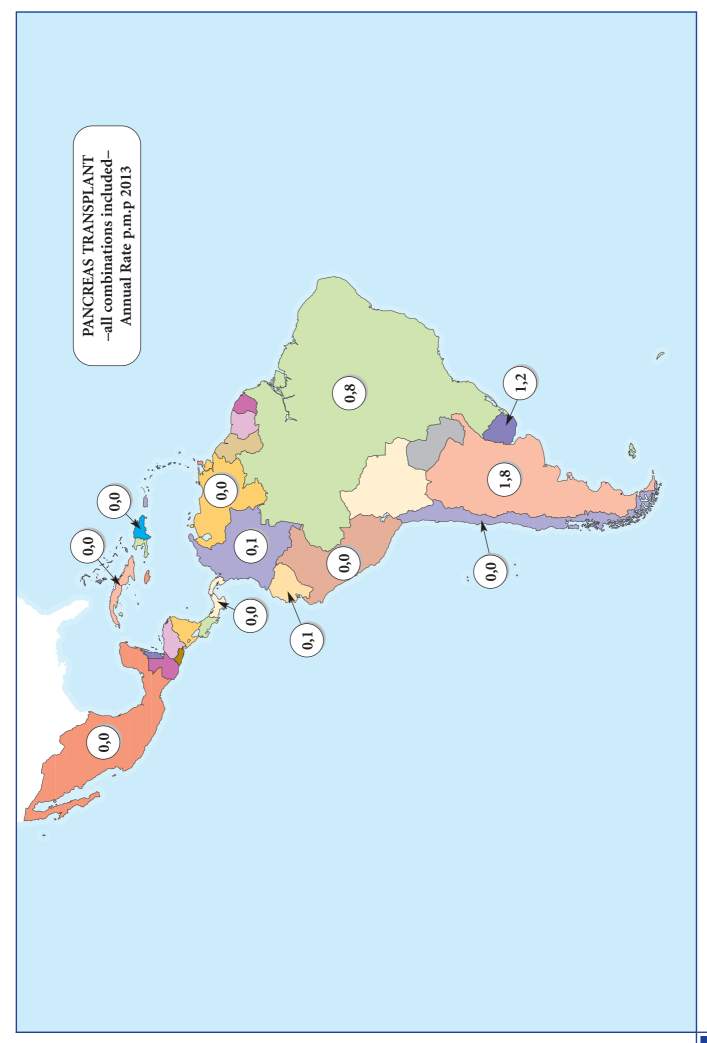


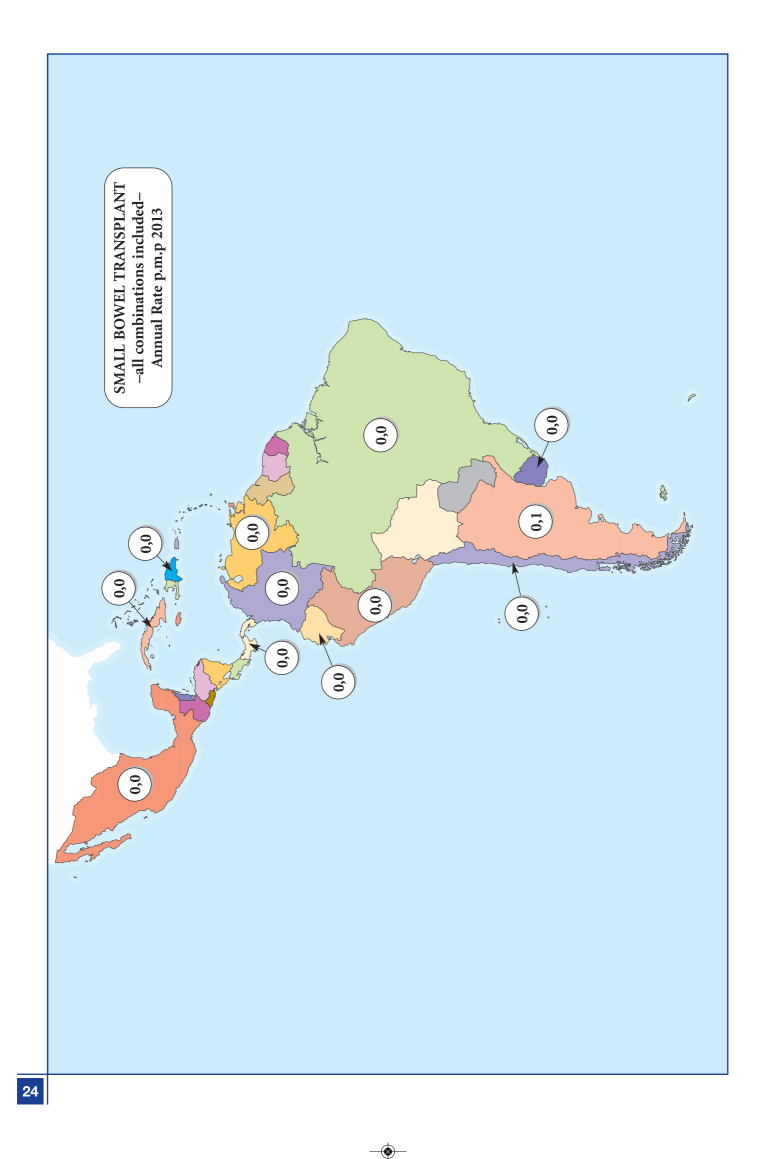


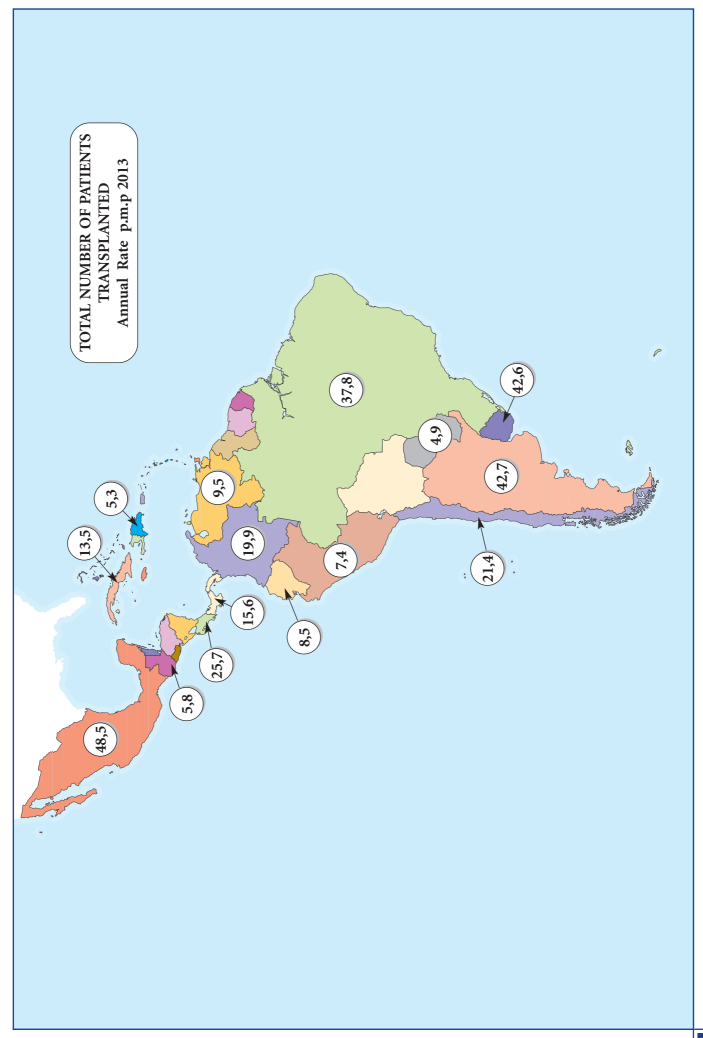


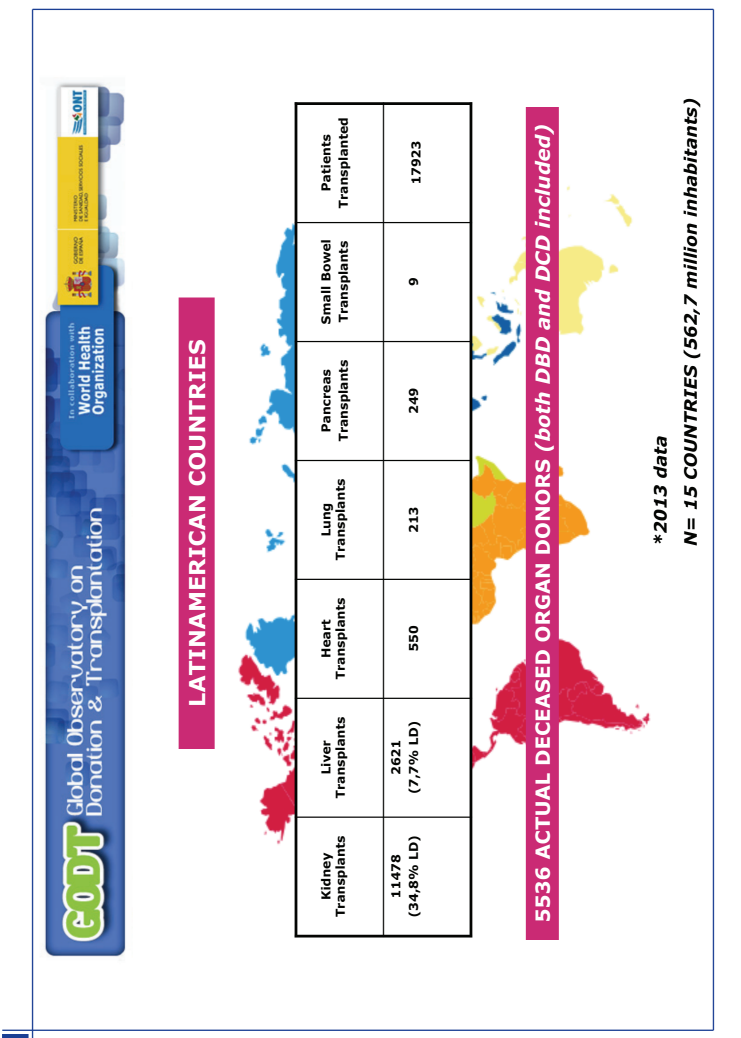






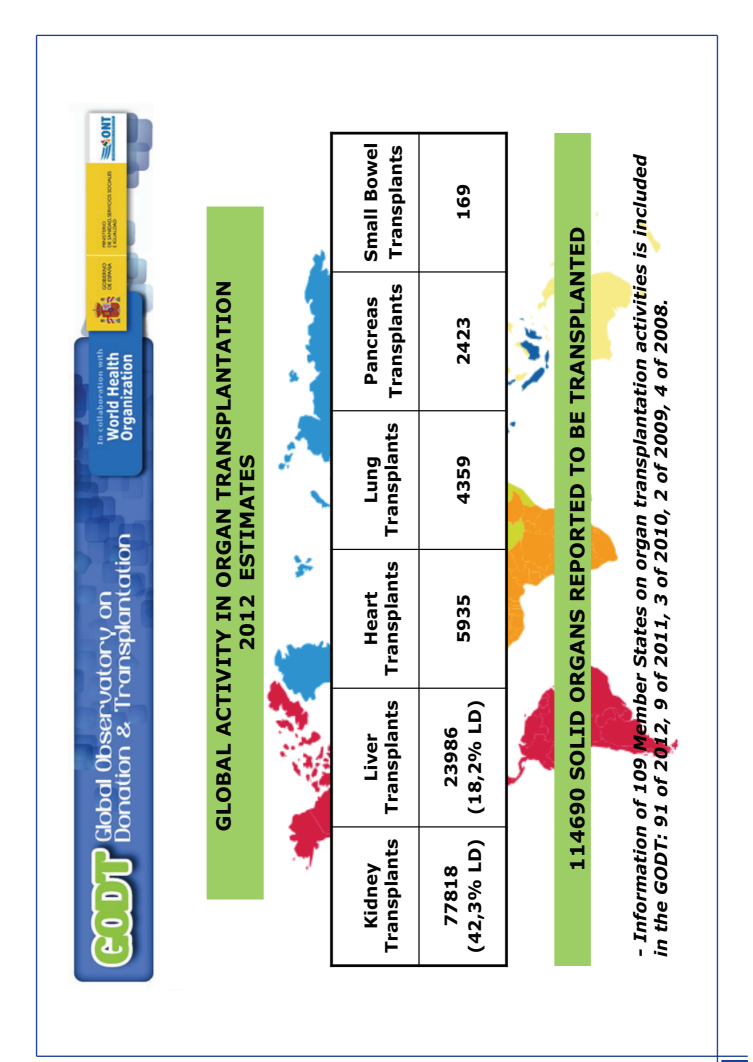




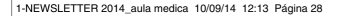


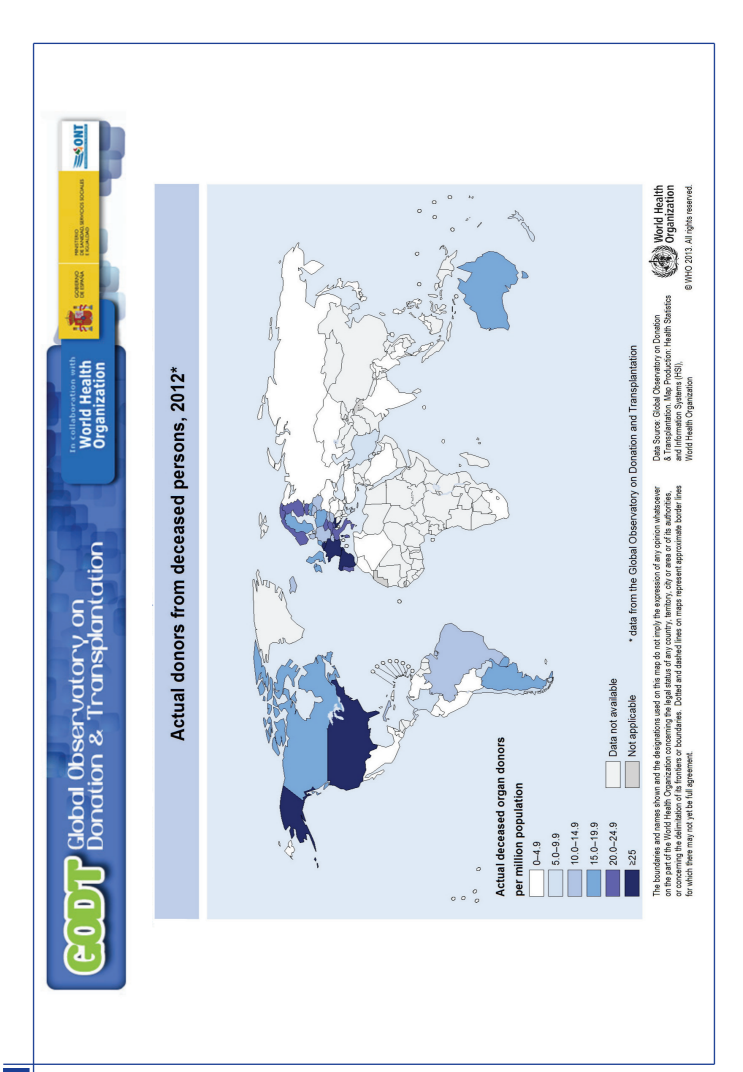
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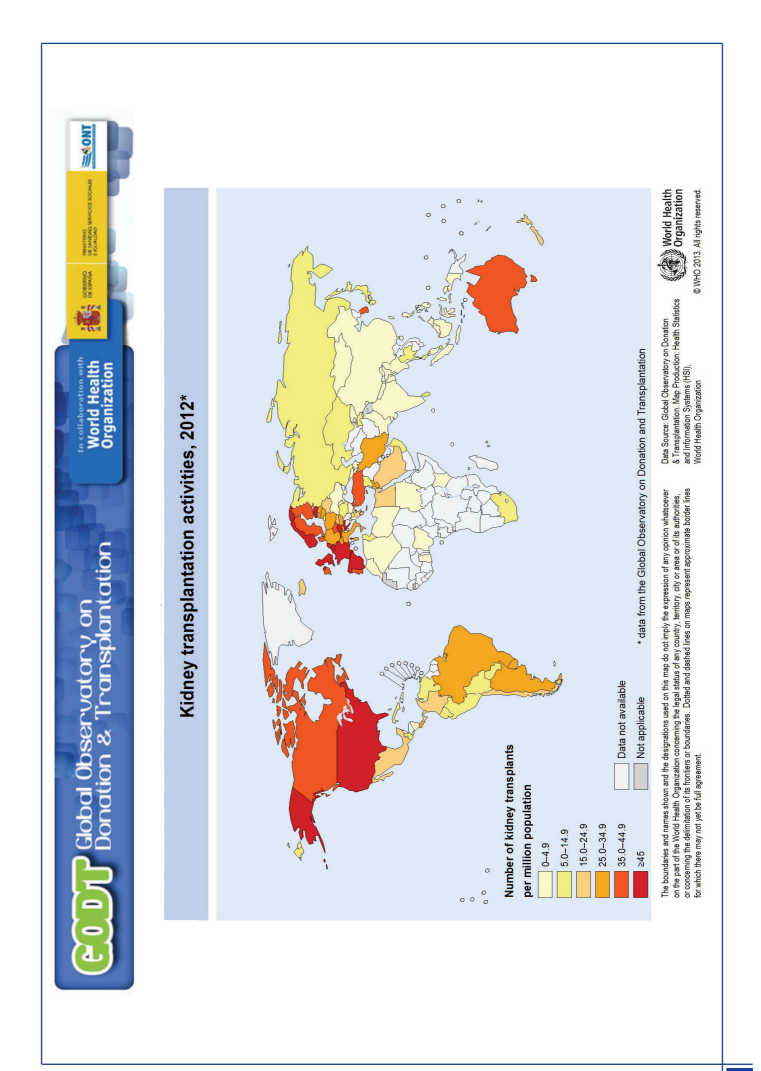


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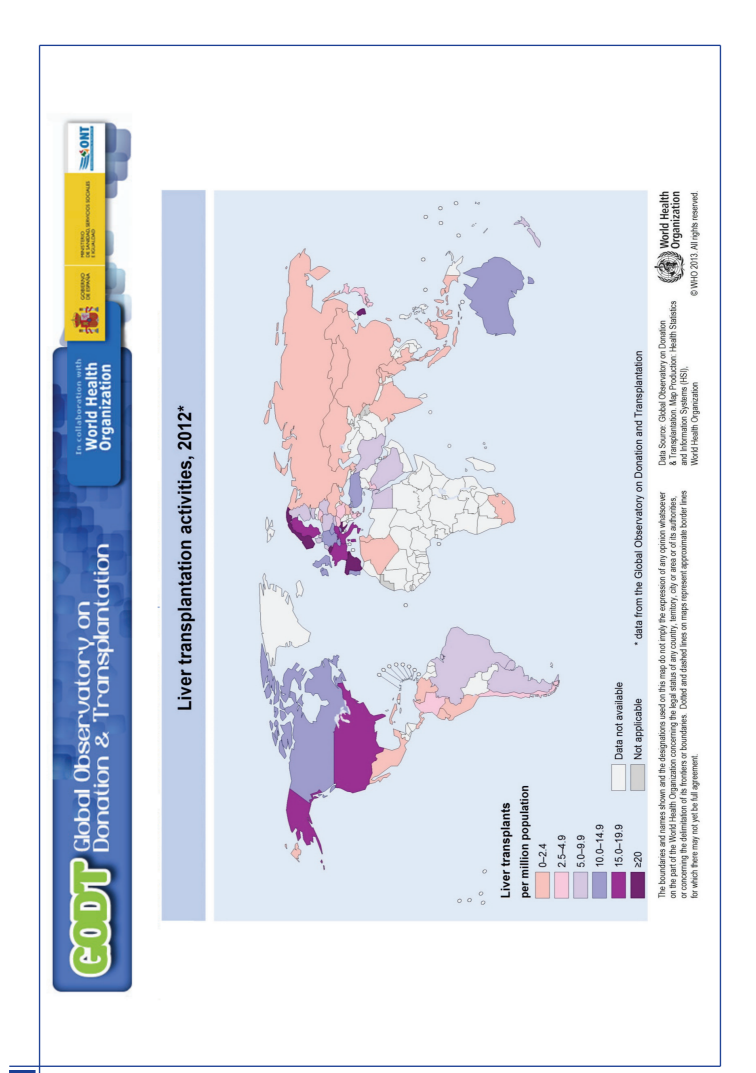


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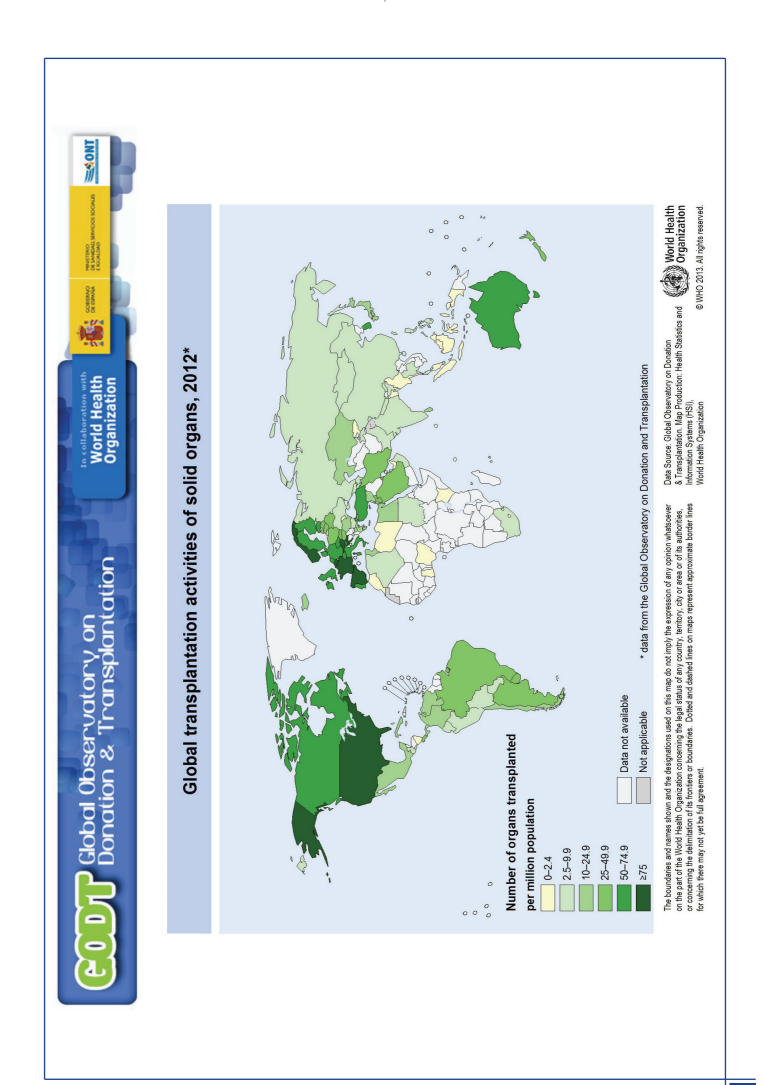


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International Data On Organ Donation And Transplantation Activity, Waiting Lists and Family Refusals. Year 2013





COUNCIL OF EUROPE

				DONA	DONATION AND	H	NSPLA	RANSPLANTATION ACTIVITY	N ACTI	VITY									
					EURO	EUROPEAN UNION	NON 0	COUNTRIES	IES										
COUNTRIES Population (million inhabitants): UNFPA	AUSTRIA 8,5	-	BELGIUM 11,1	BL	BULGARIA 7,2	CRC 4	CROATIA 4,3	CYPRUS 1,1	RUS 1	CZECH. I 10,7	œ.	DENMARK 5,6	ARK	ESTONIA 1,3	All	FINLAND 5,4	g	FRANCE 64,3	щ
		-				DO	DONATION	7									-		
	Number PMP		Number PMP	P Number	ber PMP	Number	er PMP	Number	AMP ,	Number	PMP	Number	РМР	Number	PMP	Number	PMP	Number	PMP
Actual deceased organ donors -both DBD and DCD included- Actual donors after circulatory death -DCD- Multiogan donors	208 24,5 5 0,6 142 16,7		324 29,2 78 7,0	2 0 21 21	2,9 2,9	144 0 119	33,5 0,0 27,0	000	5,5 0,0 0,0	218 1 126	20,4 0,1 11,8	58 40	10,4 7,1	32 0	24,6 0,0 0,0	96 63	17,8 11,7	1673 53 1554	26,0 0,8 24,2
		-				TRANSP	ANSPLANTATION	VIION									-		
KIDNEY Total TXall combinations included-	421 49,5		500 45,0	0 28	3,9	208	48,4	31	28,2	460	43,0	215	38,4	48	36,9	189	35,0	3074	47,8
% (TX. from living d. / Total TX.)	17,6		12,6		39,3	-	4,	71,(0,	18,0		49,8		2,1		6,9		13,0	_
Paediatric <15 years TX. from deceased donors -TX. from DCD	4 0,5 347 40,8 4 0.5		10 0,9 437 39,4 7.0	9 4 17	2,4	0 205 0	0,0 47,7 0.0		0,0 8,2 0.0	9 377 2	0,8 35,2 0.2	10 108	1,8 19,3	0 47 0	0,0 36,2 0.0	10 176	1,9 32,6	73 2673 78	1,1 1,2 1,2
-Single TX. -Double TX			437 39,4 0 0.0	4 0					8,2	372 5	34,8 0.5	108 0	19,3 0.0	46	35,4 0.8	176 0	32,6 0.0	3026 48	47,1 0.7
TX. from living donors -TX. from Related living donors -TX. from Unrelated living donors	74 8,7 68 8,0 6 0,7			11	1,5	0 n n O	0,7 0,7 0,0	0 5 5 5 0 5 7 0	20,0 20,0	83 58 25	7,8 5,4 2,3	107 106 1	19,1 18,9 0,2	0	0,8 0,8	0 <u>1</u> 3	0,2,2 4,4,0	401 401 0	6,2 0,0 0,0
LIVER Total TXall combinations included- Paediatric <15 years Split TX. Domino TX. TX. from living donors TX. from DCD		8,000,000 2,000,000 1,000,000 1,000,000 1,000,000 1,000,000	292 26,3 38 3,4 38 3,4 2 0,2 42 3,8 50 4,5	2 2 3 3 2 2 4 3	1,0		26,7 0,0 0,2 0,0			1 0 0 0 / 0 0 0 0 / 0	11,1 0,7 0,0 0,0 0,0	4 6 4 0 0 0 0	7,5 0,7 0,0 0,0	00000	0,000,000,00,00,00,00,00,00,00,00,00,00	0 0 4 0 0 0 0 0 0	9,1 0,0 0,0 0,0 0,0	1241 75 89 13 2	19,3 1,2 1,2 1,2 1,2 1,2 1,2 1,2 1,2 1,2 1,2
HEART Total TXall combinations included- Paediatric <15 years	64 7, 7, 0,	7,5 0,8	75 6,8 5 0,5	6 0 4	1 0,6	0 g	7,7 0,0			- 68	6,4 0,1	1 1 1	3,0 0,2	00	0,0	21	0,9 0,9	421 18	6,5 0,3
HEART-LUNG Total TX. Paediatric <15 years	° ° °	0,2 0,1	0,0 0,0	0.0		00	0,0 0,0			00	0,0	00	0,0	00	0,0	00	0,0	5-	0,2 0,0
LUNG Total TXall combinations included- Paediatric <15 years -Single TX. -Double TX. (heart-lung TX. included) TX. from living donors	128 15,1 126 14,8 12,3 12,8 14,8 0,0 0,0		101 0 0 9 9 9 8,92 0,0 0,0 0,0 0,0 0,0 0,0			000000	0000000 000000			€04€00	1,00 0,00 0,00 0,00 0,00 0,00 0,00 0,00	583 31 583 31	5,5 5,5 0,0	m o o o o o	0,0 0,0 0,0 0,0 0,0	<u>ម</u> – ០ ម្ ០ ថ	0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,	310 7 47 263 0	400400 8,1,7,1,000
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76,5 2,6 6,4

4922 165 414

50,7 3,7 2,4

274 20 13

46,2 0,0 0,8

00 -

53,8 2,7 19,1

301 15 107

61,8 1,7 7,8

661 18 83

28,2 0,9 20,0

31 22 22

82,3 0,0 0,9

354 0 4

1,5 5,4

39 ÷

87,9 4,3 9,5

976 48 105

86,4 2,4 8,9

734 20 76

RECIPIENTS Total number of patients transplanted Paediatric <15 years Patients transplanted from living donors

0,0 0,0

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0,0 0,0

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0,0

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0,0 0,0

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0,0

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0,0 0,0

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SMALL BOWEL Total TX. -all combinations included-Paediatric <15 years Small bowel TX. Alone

1,3 0,2 0,1 0,0

85 13 71 71 0

1,9 0,0 1,9

0 0 0 0

0,0 0,0 0,0

00000

3,3 0,5 0,6

30 30 30 30

1,6 0,0 0,0 0,0

0 1 0 4

0,7 0,1 0,5 0,0

80-00

2,2 0,0 0,0 0,0

0 0 0 0 <u>1</u>0

PANCREAS Total TX. -all combinations included-Paediatric <15 years Pancreas TX. Alone Kidney - Pancreas TX. TX. from DCD

				DON	DONATION AND TRANSPLANTATION ACTIVITY	ND TR	ION AND TRANSPLANTATION AC		N ACTIV	λT								
COUNTRIES	GERMANY	ž	GREECE	ж	HUNGARY	ARY	IRELAND	NDO	ITALY	۲.	LATVIA	4	LITHUANIA	NIA	LUXEMBOURG	DURG	MALTA	4
Population (million inhabitants): UNFPA	82,0		11,1		10,0		4,6 00000000		61,	0	2,1		3,0	-	0,5		0,4	
	Number	PMP	Number	PMP	Number	PMP	Number	PMP	Number	PMP	Number	PMP	Number	PMP	Number	PMP	Number	РМР
Actual deceased organ donors -both DBD and DCD included- Actual donors after circulatory death -DCD- Multiorgan donors	875 0 792	10,7 0,0 9,7	59 o 44	5,6 0,0 4,0	155 0 104	15,5 0,0 10,4	80 0 0 80	18,7 1,3 13,7	1323 3	21,7 0,0 0,0	34 13	16,2 6,2 1,9	50 21	16,7 0,0 7,0	802	10,7 0,0 9,7	4 4 0	35,0 0,0
						TRANSPI	SPLANTATION	VTION								-		
KIDNEY Total TXall combinations included- % (TX from living d. / Total TX)	2272 31.9	27,7	151 29.1	13,6	291 13.7	29,1	185 20.5	40,2	1715	28,1	72 8.3	34,3	85	28,3			13 23.1	32,5
TX. from Betted living donors TX. from DCD -Single TX. -Double TX. -TX. from Related living donors -TX. from Unrelated living donors	66 1547 1537 1537 725	0,8 0,0 0,1 8,8 8,8	107 107 104 104 104 104 102 102 102 102 102 102 102 102 102 102	0 0 0 0 0 4 6 0 0 0 4 6 0 4 6 0 0 4 6 0 8 0	12 251 249 249 40	25,1 25,1 0,0 4,0 4,0	147 147 141 141 38 38 38 0	, 32,0 32,0 32,0 32,4 3,3 3,4 0,0	217 217 217 217 217 0 0	24,6 24,6 3,6 0,0 3,6 0,0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	3, 1, 0 3, 9, 5 0, 0, 0 0, 0 0, 0	7 78 78 7 7 7 7 0 0 0 0	26,0 26,0 0,0 0,0 0,0			00000004-	25,0 25,0 25,0 25,0 2,5 2,5
LIVER Total TXall combinations included- Paediatric <15 years Split TX. Domino TX. TX. from Itving donors TX. from DCD	970 970 83 386 0	11,8 1,5 0,0 0,0		8,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0	Ω4 ← 0 0 0	4,5 0,4 0,0 0,0 0,0	00000	2,0 0,0 0,0 0,0 0,0	1013 68 78 0 21	16,6 0,0 0,0 0,0	000000	0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,	<u> </u>	4,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0			000000	0,0,0,0,0,0 0,0,0,0,0,0,0,0,0,0,0,0,0,0
HEART Total TXall combinations included- Paediatric <15 years	313 27	3,8 0,8	o 0	0,8 0,0	45 5	4,5 0,5	£0	2,4 0,0	219 17	3,6 0,3	4 0	1,9 0,0	6-	3,3 0,3			00	0,0
HEART-LUNG Total TX. Paediatric <15 years	<u>6</u> 0	0,1 0,0	o 0	0,8 0,0			00	0,0 0,0	тo	0,0 0,0	00	0,0 0,0	- 0	0,0 0,0			00	0,0
LUNG Total TXall combinations included- Paediatric <15 years -Single TX. -Double TX. TX. from living donors TX. from DCD (double + single)	371 7 39 320 0 0	4,5 0,5 0,0 0,0	000000	0,0,0,0,0 0,0,0,0,0,0,0,0,0,0,0,0,0,0,0			32 0 1 1 0 0 0 0 1 1 0 0	7,0 3,9 0,0 0,0 0,0	141 103 00000000000000000000000000000000	2,3 0,0 0,0 0,0	000000	0,0 0,0 0,0 0,0 0,0	-00-00	0,00,000 6,00,000 0,00,000			000000	0,0,0,0,0 0,0,0,0,0,0,0,0,0,0,0,0,0,0,0
PANCREAS Total TXall combinations included- Paediatric <15 years Panediatric <15 years Fighneres TX. Alone Kidney - Pancreas TX. TX. from DCD	129 0 106 0	1,6 0,0 0,2 0,0	00000	0,0 0,0 0,0 0,0	40+ε 0	1,4 0,0 1,3 0,0	£00£0	2,4 0,0 0,0 0,0	59 0 43 0	1,0 0,0 0,7 0,7	00000	0,0 0,0 0,0	-00-0	0,00,00 0,00,00,00			00000	0,0 0,0 0,0
SMALL BOWEL Total TXall combinations included- Paediatric <15 years Small bowel TX. Alone			000	0,0 0,0			000	0,0 0,0	000	0,0 0,0 0,0	000	0,0 0,0 0,0	000	0,0 0,0			000	0,0 0,0
RECIPIENTS Total number of patients transplanted Paediatric <15 years Patients transplanted from living donors	3909 811	47,7 9,9	191 2 44	17,2 0,2 4,0	380 21 40	38,0 2,1 4,0	294 9 38	63,9 2,0 8,3	3066 128 238	50,3 2,1 3,9	76 2 6	36,2 1,0 2,9	108 4 7	36,0 1,3 2,3			13 0 0 3	32,5 0,0 7,5

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	Ч.		PM	21,0 8.6	14,0
	U. K. 63,1		Number	1323 544	006
	ben 6		PMP	15,8	13.8
	SWEEDEN 9,6		Number	152	132
	7		РМР	35,3 3 1	28.0
	SPAIN 46,9		Number	1655 153	1324
	NIA		РМР	22,9	19.0
	SLOVENIA 2,1		Number	48 C	41
≧	KIA		РМР	10,9	5.3
N ACTIV RIES	SLOVAKIA 5,5		Number	09	29
	٩IA	7	РМР	6,1	6.1 0
DONATION AND TRANSPLANTATION ACTIVITY EUROPEAN UNION COUNTRIES	ROMANIA 21,7	ONATION	PMP Number	132	132
ND TR.	GAL		đ	27,8	20.3
ATION A EURO	PORTUGAL 10,6		Number	295 0	215
DON	Ģ		PMP	15,5	0.0

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		Ō	DONATION AND	TRAN	SPLANTA	TION ACT	rivity								
			EUROPEAN		UNION COUNTRIE	NTRIES									
NETHERLANDS 16,8	tLANDS	POLAND 38,2	PORTUGAL 10,6		ROMANIA 21,7	SL(SLOVAKIA 5,5	SLOVENIA 2,1	NIA	SPAIN 46,9		SWEEDEN 9,6	R	U. K. 63,1	
				DO	DONATION	-			-		-		-		
Number	PMP	Number PMP	Number	PMP N	Number PMP	P Number	ar PMP	Number	PMP	Number	PMP N	Number	PMP	Number	PMP
267 160 199	15,9 9,5 11.8	593 15,5 0 0,0 371 9.7	295 0 215	27,8 0,0 20.3	132 6,1 0 0,0 132 6,1	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	10,9 0,0 5,3	48 0 41	22,9 19.0	1655 159 1324	35,3 3,4 28.0	152 132	15,8 13.8	1323 544 900	21,0 8,6 14.3
				Z	NTATI	z		_	-						
954 54 5	56,8	1162 30,4 5.0	450	42,5	294 13, 18.4	5 119	21,6 8 4	60	28,6	2552	54,4	421 35 a	43,9	3257 33 8	51,6
15 15 249 231 3 520	0,0 25,8 14,8 0,2 0,2 31,0	9,00 1105 1105 1105 28,9 0,0 0,0 57 1,5 57 1,5	399 399 396 396 49 49	37,6 37,6 4,8 0,3 4,8 6,3 4,6	10,4 5 10,2 240 11,1 240 11,1 240 11,1 11,1 333 1,5 54 2,5 33	000000000000000000000000000000000000000	4,000000000000000000000000000000000000		28,6 0,0 0,0 0,0 0,0	67 67 2170 2156 14 382 341	46,3 46,3 8,1 7,3 7,3		1,6 28,1 0,1 15,7 15,6	93,0 93 832 832 2086 71 1100 918	1,5 33,2 33,2 17,1 14,5 14,5
1 160 1 160 2 2 8 5 40	8,47,03 0,30,00 0,10,00		2 47 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 12 1				0,0 0,0 0,0 0,0 0,0 0,0 0,0	00000	0,		23,3 0,5 0,5 0,5 0,5 0,5 0,5 0,5 0,5 0,5 0,5		0,1 1,3 0,5 0,5	182 904 147 30 30 30	2, 4 4, 1, 6 2, 2, 3 2, 5 1, 1, 2 2, 5 2, 5 2, 5 2, 5 2, 5 2, 5 2, 5 2
37 6	0,2		55 4	5,2 0,4			2,5 0,2	0 30	14,3 0,0		5,3 0,6	55 4	5,7 0,4	195 30	3,1 0,5
00	0,0 0,0	0 ⁰ 0	00	0,0	00 00	00	0,0	00	0,0	0 0	0,0	00	0,0	- w	0,1 0,0
88 717 - 88 38 - 717 - 78	2,0 2,0 2,0 2,0 2,0 2,0 2,0 2,0 2,0 2,0	7 0 0 0 0 0 0 0 0 0 0 0 0 0	© 0 0 4 0 0	1,5 0,2 0,0 0,0	000000	000000	0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,			285 5 124 161 69	1,0 0,4 0,0 1,5	0 23 5	0,0 0,5 0,0 0,0	211 7 28 183 38 38	0,0 0,0 0,0 0,0 0,0
20 4 8 4 0 2 0 4 8 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	1,7 0,0 1,1 0,2	35 0 0,0 0,8 0,0 0,0 0,0	25 0 2 4 0 0 0	2,4 0,0 0,0 0,0 0,0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	00000	00000 00000	40040	1,9 0,0 0,0 0,0	92 0 67 0	20,0 4,4,0 ,0	0 36 2 0 38	0,0 0,2 0,0 0,0	235 1 30 190 46	3,7 0,0 3,0 0,7
		0 0,0 0,0 0,0	000	0,0 0,0	0 0 0,0 0,0 0,0	000	0,0 0,0			8 7 0	0,2 0,1 0,0			27 2 11	0,4 0,0 0,2
1225 522	72,9 31,1	1610 42,1 77 2,0 75 2,0	766 33 54	72,3 3,1 5,1	417 19,2 6 0,3 68 3,1	2 155 3 3 3 10	28,2 0,5 1,8	111 0 0	52,9 0,0 0,0	4167 155 405	88,8 3,3 8,6	695 32 156	72,4 3,3 16,3	4622 229 1130	73,2 3,6 17,9

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			ă	DONATION A	AND TRANSPLANTATION	SPLAN	TATIO	N ACTIV	VITY									
					OTHER COUNTRIES	COUNTE	RIES											
COUNTRIES	ALGERIA	ARMENIA	AUSTRALIA	AZERBAIJAN	BELARUS		BOSNIA AND	CANADA		GEORGIA	ICELAND	ISRAEL		LEBANON		LIBYA	MACE	MACEDONIA
Population (million inhabitants): UNFPA	39,2	3,0	23,3	9,4	9,4	ί. Υ	8	35,2		4,3	0,3	7,7		4,8		6,2		2,1
					DON	DONATION												
Actual deceased organ clonors	Number PMP	Number PMP	Number PMP	Number PMP	Number PMP	P Number	РМР	Number PMP	MP Number	ber PMP	Number PMP	IP Number	PMP	Number PI	PMP Num	Number PMP	Number	er PMP
-both DBD and DCD included- Actual donors after circulatory death -DCD- Multiorgan donors	00,0000	00,0000	391 16,8 86 3,7 352 15,1	0 0'0	170 18,1 0 0,0 122 13,0	<u>- 00</u>	0,0 0,0	552	15,7	0 0 0,0 0,0	4 13,3 4 13,3	3 76 3 00	9,9 0,0	►0 100	1,5 0,0 0,0		00	0,0 0,0
					SZ	LANTAT	NOI											
KIDNEY Total TXall combinations included-	137 3,5	9 3,0	881 37,8	67 7,1	310 33,0	,0 15	3,9	1342	38,1	32 7,4	8 26,7	7 264	34,3	119 24	24,8 37	378 61,0	38	18,1
% (TX. from living d. / Total TX.)	100,0	100,0	28,	100,0	6,7	86,7				0,0	100,0	51,5		91,6		100,0	1	100,0
Paediatric <15 years TX. from deceased donors -TX. from DCD	8 0 0,0 0,0 0,0	000	30 1,3 630 27,0 139 6,0	0 0,0	18 1,9 286 30,4 0 0,0	0 2 0 0	0,0 0,5			0,0000	1 3,3 0,0		2,7 16,6 0,0	000	0,0 2,1 0,0	15 2,4		1,4 0,0 0,0
-Single IX. -Double TX.		00	615 15				0,0						16,0 0,6					0,0
TX. from living donors -TX. from Related living donors -TX. from Unrelated living donors				67 7,1			3,4 0,0 4,6		ຕ ຕ ¯		ဝိတ္ရဲတိ ၁၀ သ သ	7 136 7 118 0 18	17,7 15,3 2,3	109 22	22,7 378 378 0	8 61,0 0 61,0		18,1 18,1 0,0
LIVER Total TXall combinations included- Paediatric <15 years Solit TX		000	250 39 37	19 2,0 0 0,0	200	٥ۜ٥٥		499	14,2			60 10	9,0 1,3			21 3,4 5 0,8		0,0
Domino TX. TX. from living donors TX. from DCD	0,0000000000000000000000000000000000000	0,000		19 2,0	1040	<u>i 0, 4, 0,</u>						0-60	0,0 0,0	0000	0,0 0,0	21 3,4		0,0
HEART Total TXall combinations included- Paediatric <15 years	0,0 0,0	0,0 0,0	79 3,4 9 0,4		40 2 0,	<i>ω, α</i> ,		208	5,9			13	1,7 0,0	0 0	0,4 0,0		00	0,0 0,0
HEART-LUNG Total TX. Paediatric <15 years	0 0,0 0,0	0 0,0 0,0	2 0,1 0 0,0		00	0,0,		0	0,0			00	0,0 0,0				00	0,0 0,0
LUNG Total TXall combinations included- Paediatric <15 years		000	169 2			000		314	8,9			49 0 10	6,4 0,0				000	0,0
-Single 1A. -Duble TX. (heart-lung TX. included) TX. from living donors TX. from DCD (double + single)			28 1,2 28 1,2 28 1,2			0,00						27 7 7 7 7 0 0 0	3,1 0,0 0,0				0000	0,0 0,0 0,0
PANCREAS Total TXall combinations included- Pageliatric -15, vase		00	33			<i>د</i> ر د		77	2,2			<u></u>	, 1 0, 0				00	0,0
Parcreas TX. Alone Kidney - Pancreas TX. TX. from DCD	0,0000	000000000000000000000000000000000000000	33 0,0 33 1,4 0 0,0			0,0 0,3 0,0						0000	0,0 0,0 0,0 0,0				0000	0,0 0,0
SMALL BOWEL Total TXall combinations included- Paediatric <15 years Small bowel TX. Alone	0 0,0 0,0 0,0	0 0,0 0,0 0,0	0 0 0,0 0,0 0,0		000	0,0 0,0		0	0,0			000	0,0 0,0				000	0,0 0,0 0,0
RECIPIENTS Total number of patients transplanted Paediatric <15 years Patients transplanted from living donors	138 3,5 8 0,2 138 3,5	9 0,0 3,0 3,0	1376 59,1 80 3,4 252 10,8	86 9,1 0 0,0 9,1	416 44,3 26 2,8 28 3,0	,3 ,0 ,0 13	3,9 0,0 3,4	1766	50,2	32 7,4 0 0,0 32 7,4	8 26,7 1 3,3 8 26,7	7 394 3 31 7 146	51,2 4,0 19,0	125 26 0 0 109 22	26,0 399 0,0 20 22,7 399	9 64,4 0 3,2 9 64,4	8008	18,1 1,4 18,1
						-												

1-NEWSLETTER 2014_aula medica 10/09/14 12:13 Página 38	
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				PMP	25,8 3,8	20,1		55,2	1,6 37,3	5,8 36,2	17,9 17,9 15,0 3,0	20,2 1,5	c,0 0,0 8,0	8,0 1,1	0,1 0,0	6,1 0,0 1,9 1,0 1,0 1,0	3,2 0,1 0,8 0,1	0,3 0,1 0,1	87,6 4,2 18,7
		USA 320,1		Number	8268 1205	6436		17657 32,5	517 11924	1849 11597 007	327 5733 4786 947	6455 488 488	16/ 8 244 309	2554 341	23 5	1946 43 620 1325 1 35	1018 21 256 726 19	109 33 45	28033 1344 5978
		ų		РМР	0,2 0,0	0,0	-	3,1		0,5	0,0 0,0 0,0	0,0	0,0 0,0 0,0						3,4 0,0 2,9
		UKRAINE 45,2		Number	£ 0	0		140 84,3		0 23 0	0 118 0	400	0040						154 0 132
		<u>ک</u>			5,1 0,0	0,0		39,3 1	2,0 7,8	0,0 7,8 0	0,0 31,5 28,9 2,6	16,7 2,9	0,0 0,0 0,0	0,8 0,2	0,0 0,0	4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0,0 0,0 0,0 0,0	0,0 0,0	57,3 5,0 44,3
		TURKEY 74,9		Number PMP	381 0			2944 3 80,1			0 2359 161 198		959 0	63 14	00	00000	40000	000	4293 378 3318
		×		РМР	0,8 0,0	0,2		11,4	0,7	0,0 0,0	0,0 9,7 0,0	0,0	0,000	0,0	0,0	0,0 0,0 0,0 0,0	0,	0,0 0,0	11,5 0,7 9,7
		TUNISIA 11,0		Number	ത O	~		125 85,6	<u>8</u> 8 0	0 8 0	0 107 0	-00		00	00	-00000	00000	000	127 8 107
		۷.		PMP				7,0	0,7		7,0 3,7 3,3								7,0 0,7 7,0
		SYRIA 21,9		Number PMP				154 100,0	16		154 82 72								154 16 154
		ILAND		PMP	13,6 1,5	9,4		34,3 2	1,1 20,9	19,8 19,8	1,1 13,5 13,3 0,1	13,5 1,1	0,1 0,1 1,1	4,1 0,5	0,0 0,0	5,6 0,1 0,0 0,0 0,0	3,6 0,0 2,0 0,0	0,1 0,0 0,0	58,1 2,7 14,0
~		SWITZERLAND 8,1		Number	110 12	76		278 3 39,2	169		9 108 1	109 9	n – 4 0	33 4	00	ب 3 0 4 4 5 0 3 4 5	29 19 13 0 13 0 13 0 0	-00	471 22 113
		SIA		PMP	4,3 0,0	1,8		10,9 8	0,6 7,8	0,0 7,8	3,2 3,2 0,0	1,8 0,0	0,0 0,0 0,0	0,4 0,0	0,0 0,0	0,0 0,0 0,0 0,0	0,0 0,0 0,0 0,0	0,0 0,0 0,0	13,2 0,6 3,2
ON ACTIVI		SERBIA 9,5		Number	41 0	17		104 28,8	6 74	0 4 0	0 8 8 0	t o 0		40	00	000000	00000	000	125 6 30
	IES	AN F.		PMP -	2,9 0,8	1,6	S	6,5	0,4 5,2	5,2	0,0 0,0 0,0 0,0	1,9 0,5	0,8	1,1 0,0	0,0 0,0	0,1	0,1	0,0 0,0	9,8 0,9 2,1
PLANTAT	COUNTRIE	RUSSIAN F. 142,8	DONATION	Number	420 116	222	SPLANIAIIUN	935 20,1	57 747		0 188 0 0	273 69	119	164 2	- 0	10	9	-0-	1400 128 307
SNR	R CC	33 3	ONA	PMP	0,0 0,0	0,0	SFL	8,1),0	0,5	0,0,0	0,0 8,1 0,0								8,1 0,5 8,1
AND TRANSPI	OTHER	PALESTINE 4,3		Number	00		IHAN	35 100,0			0 35 35 0								35 2 35
		NAY		r PMP		20,2		53,8 3	40,2 40,2	0,0 40,2 0	0,0 13,6 0,0	22,0 0,8	0,0 0,0 0,0	7,4 0,2	0,0 0,0	6,6 0,0 6,6	7,8 0,0 3,8 0,0		92,8 2,2 13,6
DONATION		5,0		Number PMP		101		269 5 25,3	50	20	0 8 8 0	7	0000	37	00	00,000	30 30 19 0 19 0 19 0		464 11 68
ă		ALAND 5		r PMP	8,0 0,4	7,8		25,3 9	12,4 12,4	11,8 1	12,9 10,9 2,0	7,6 2,0	-,- 0,0 0,2	2,0 0,0	0,0 0,0	0,00,000 0,000000000000000000000000000	0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,	0,0 0,0	38,2 3,6 13,6
		MONTENEGRO NEW ZEALAND 0,6 4,5		Number PMP	36 2			114 2 50,9	U)		6 4 5 3 9 9 9	34 C	000 -	<u>ത</u> ဝ	00	÷-0;000	00000	000	172 16 61
		TENEGRC 0,6		r PMP	1,7 0,0	1,7		16,7 90,0	0,0	D'O	15,0 15,0 0,0								16,7 0,0 15,0
		MONTE 0		Number PMP	-0	-		10	0-0	0	၈၈၀								000
				РМР	0,0 0,0	0,0		1,7	0,0	0,0,0	0,0 7,1 0,0	0,00	0,0,0,0	0,0	0,0				2,6 0,0 2,6
		MOLDOVA 3,5		Number PMP	00	0		6 100,0	000		0000	000	0000	00	00				တဝတ
		COUNTRIES Population (million inhabitants): UNFPA			Actual deceased organ donors -both DBD and DCD included- Actual donors after circulatory death -DCD-	Multiorgan donors		KIDNEY Total TXall combinations included- % (TX. from living d. / Total TX.)	Paediatric <15 years TX. from deceased donors	-I.X. from UCU -Single TX.	-Double 1.x. TX. from living donors -TX. from Related living donors -TX. from Unrelated living donors	LIVER Total TXall combinations included- Paediatric <15 years	Split 1X. Domino TX. TX. from Ilving donors TX. from DCD	HEART Total TXall combinations included- Paediatric <15 years	HEART-LUNG Total TX. Paediatric <15 years	LUNG Total TXall combinations included- Paediatric <15 years -Single TX. -Double TX. (heart-lung TX. included) TX. from living donors TX. from DCD (double + single)	PANCREAS Total TXall combinations included- Paeclatric <15 years Pancreas TX. Alone Kidney – Pancreas TX. TX. from DCD	SMALL BOWEL Total TXall combinations included- Paediatric <15 years Small bowel TX. Alone	RECIPIENTS Total number of patients transplanted Paediatric <15 years Patients transplanted from living donors
		ΩĞ		<	A 4 A	Σ		×₽%	цЪр	- 92		JFEG		ILAG	IΥΫ́	1 252,0466	C F C C Z F	0 2 2 3	

			Ď		DONALION AND TRANSPLANTATION ACTIVITY	ANSPL			È							
	-	-		LATI	TINAMERICAN	SICAN C	COUNTRIES	ES				-				
COUNTRIES Population (million inhabitants): UNFPA	ARGENTINA 41,4		BRAZIL 200,4		CHILI 17,6		COLOMBIA 48,3	BIA	COSTA RICA 4,9	RICA	CUBA 11,3	۷.,	DOMINICANA 10,4	ANA	ECUADOR 15,7	NO
						DONATION	N									
	Number PMP	P Number		PMP N	Number	PMP	Number	PMP	Number	PMP	Number	PMP	Number	РМР	Number	PMP
Actual deceased organ donors -both DBD and DCD included- Actual donors after circulatory death –DCD- Multiorgan donors	568 13,7 0 0,0 325 7,9	254	12,7 0 0,0 81 8,4		103 0 76	5,9 0,0 4,3	329 0 264	6,8 0,0	22 22 22	4,5 0,0 4,5	94 0 27	8,3 0,0 2,4	17 0 7	1,6 0,0 0,7	63 0	0,0 0,0 0,0
					TRANSPI		ANTATION									
KIDNEY Total TXall combinations included- % (TX. from living d. / Total TX.)	1274 30,8 31,4	5409	21,9	27,0	244 1 28,3	13,9	692 15,2	14,3	116	23,7	128 15,6	11,3	50 54,0	4,8	108 20,4	6,9
Paediatric <15 years TX. from deceased donors		4226	6 21,1		21 175	1,2 9,9	24 587	0,5 12,2			108 108	0,6 9,6	53 0	0,0 0,0	0 33 0 33 0	1,3 5,9
-TX. Inc. 200 -Single TX. -Double TX. TX. from living donors -TX. from Related living donors -TX. from Unrelated living donors	868 21,00 868 0,11 400 9,7 391 9,4 9 0,2	4205 21 1183 21 1183		21,0 0,1 5,9	69 0	0,0 0,0	586 1 105 0	0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,			20 20 20 0	0,4,4,0,0,0 0,8,8,4,5,0	23 0 15 12	0000++ 000040	0 5 5 5 0 3 0	0,00 0,00 0,00 0,00 0,00 0,00 0,00 0,0
LIVER Total TXall combinations included- Paediatric <15 years Spirt TX.	352 352 35 35 35 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,	1726		8,6	76 14 0	4,3 0,0 0,0	191 30 20 20	0,0 0,0 0,0 0,0	Ø	1,8	5 0 8 55	1,9 0,7 0,0	4000	4 0 0 0 4 0 0 0	25 5	1,6 0,3
TX. from living donors		131		0,7 0,0	2	0,4	0 13 0	0,0 0,0			000		000	0,0	2	0,1
HEART Total TXall combinations included- Paediatric <15 years	100 2,4 6 0,1	1 268		1,3	31 1	1,8 0,1	82 6	1,7 0,1	-	0,2	2	0,2 0,0	1-0	0,1 0,0	0 0	0,0 0,0
HEART-LUNG Total TX. Paediatric <15 years	1 0,0 0,0		0 0	0,0 0,0	00	0,0 0,0	00	0,0 0,0	-	0,2	00	0,0 0,0	00	0,0 0,0	00	0,0 0,0
LUNG Total TXall combinations included- Paediatric <15 years		-		0,7	31 0	1,8 0,0	000	0,2 0,0	0	0,0	000		000	0,0	000	0,0
-Single I.X. -Double TX. (heart-lung TX. included) TX. from living donors TX. from DCD (double + single)	16 0,5 20 0,5 0 0,0 0 0,0		89 41 0 0 0 0 0 0 0	0,0 0,2 4 0,0 0,0	0	0,0	0000	0,0 0,0 0,0 0,0				0,000 0,000		0,000	0000	0,00,0
PANCREAS Total TXall combinations included- Paediatric <15 years Pancreas TX. Alone Kidney - Pancreas TX. TX. from DCD	76 0 2 74 0 0,0 0,0 0,0			0,8 0,2 0,0	00000	0,0 0,0 0,0	4 0 - 0 0	0,0 0,0 0,0			00000	0,0000 0,0000	00000	0,	-0-00	0,0 0,0 0,0 0,0
SMALL BOWEL Total TXall combinations included- Paediatric <15 years Small bowel TX. Alone	6 5 0,1 0,1		1 + 0 0 0	0,0 0,0	000	0,0 0,0	505	0,0 0,0			000	0,0 0,0	000	0,0 0,0	000	0,0 0,0
RECIPIENTS Total number of patients transplanted Paediatric <15 years Patients transplanted from living donors	1769 42,7 134 3,2 429 10,4	7 2 4 1318	6)		376 36 76	21,4 2,0 4,3	961 60 118	19,9 1,2 2,4	126	25,7	152 13 23	13,5 1,2 2,0	55 0 27	5,3 0,0 2,6	134 25 24	8,5 1,5
	-															

1-NEWSLETTER 2014_aula medica	a 10/09/14	12:13	Página 40	
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		PERU URUGUAY VENEZUELA 30,4 3,4 30,4	-	PMP Number PMP Number PMP	3,2 58 17,1 112 3,7 0,0 0 0,0 0 0,0 0,0 1,5 0 0,0 1 0,0 0,0	_	6,1 115 33,8 281 9,2 a.e. 30.2	0,6 30,6 0,0 30,6 196 196 196	0 0,0 111 3,2 0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0	0,9 25 7,4 2 0,6 0 0,0 0,0 0,0 0,0 0,0 0,0	0,3 5 1,5 0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0	0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0		0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0	0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0 0,0	7,4 145 42,6 288 9,5 0,5 4 1,2 20 0,7
DN ACTIVITY	RIES	PARAGUAY 6,8	_	Number PMP Number	13 1,9 97 0 0,0 0,7 46	_	26 3,8 186 15.4	0,7 3,2	4 0,6 13 2 0,6 13 0,0 0 0	00 00	7 4 0,6	0,0 0,0				33 4,9 225 9 1.3 16
N AND TRANSPLANTATION ACTIV	LATINAMERICAN COUNTRIES	PANAMA 3,9	DONATION	Number PMP	22 0 0,0 2,3 2,3	TRANSPLANTATION	52 13,3 26.0	0 8 0 8	0 4 4 0	000000 000000	0,0	0,0	000000	00000	0 0 0 0,0 0	61 15,6 0 0.0
DONATION A	LATI	MEXICO 122,3	_	PMP Number PMP	0,4 438 3,6 0,0 0,0 0,0	_	5,8 2707 22,1 72.4		5,0 1360 16,0 1960 16,0 1960 16,0 0 0,0	149 23 0,2 0 0,0 8 0,1 0 0,0 0 0,0	44 0,0	0,0	- 0 - 0 0 0	00000	0,0	5,8 2901 23,1 0.0 199 1.6
		GUATEMALA 15,5	_	Number PN	000	_	90 86.7		78 5							0000
		COUNTRIES Population (million inhabitants): UNFPA			Actual decreased organ controls -both DBD and DCD included- Actual donors after circulatory death -DCD- Multiorgan donors		KIDNEY Total TXall combinations included- % (TX from living of / T4tal TX)	Pacture of 5 years TX. from deceased donors -TX. from DCD -Single TX.	-Double TX. TX. from living donors -TX. from Belated living donors -TX. from Unrelated living donors	LIVER Total TXall combinations included- Paediatric <15 years Split TX. Domino TX. TX. from living donors TX. from DCD	HEART Total TXall combinations included- Paediatric <15 years	HEART-LUNG Total TX. Paediatric <15 years	LUNG Total TXall combinations included- Paediatric <15 years -Single TX. -Double TX. TX. from Iiving donors TX. from DCD (double + single)	PANCREAS Total TXall combinations included- Paediatric <15 years Pancreas TX. Alone Kidney - Pancreas TX. TX. from DCD	SMALL BOWEL Total TXall combinations included- Paediatric <15 years Small bowel TX. Alone	RECIPIENTS Total number of patients transplanted Paediatric <15 vears

COUNTRIES AUST Population (million inhabitants): UNFPA AUST Population (million inhabitants): UNFPA 8,5 RIDNEY 8,5 KIDNEY 8,5 KIDNEY 8,5 N° TX CENTRES 5 Patients included on the WL for the first time in the course of 2013 1220 Total number of patients ever active on the WL during 2013 1220 Patients who died while on the WL during 2013 724 Patients on dialyses on 31/12/2013 35 Patients on dialyses on 31/12/2013 35 LIVER 0		EAN	OUNTRIES CROATIA 4,3	CYPRUS 11	CZECH. R.	DENMARK 5.6	ESTONIA	FINLAND	FRANCE 64.3
TRIES trion (million inhabitants): UNFPA Y CENTRES included on the WL for the first time in the course of 2013 umber of patients ever active on the WL during 2013 is awaiting for a transplant (only active candidates) on 31/12/2013 is who died while on the WL during 2013 is on dialyses on 31/12/2013	RIA		CROATIA 4,3	CYPRUS	CZECH. R.	DENMARK 5.6	ESTONIA	FINLAND	FRANCE 64.3
Y CENTRES circluded on the WL for the first time in the course of 2013 umber of patients ever active on the WL during 2013 s awaiting for a transplant (only active candidates) on 31/12/2013 s who died while on the WL during 2013 s on dialyses on 31/12/2013		3 121 949		•••	10,1		1,3	5,4	2
s included on the WL for the first time in the course of 2013 umber of patients ever active on the WL during 2013 s awaiting for a transplant (only active candidates) on 31/12/2013 s who died while on the WL during 2013 s on dialyses on 31/12/2013		121 949	4	-	2	e	-	-	43
umber of patients ever active on the WL during 2013 s awaiting for a transplant (only active candidates) on 31/12/2013 s who died while on the WL during 2013 s on dialyses on 31/12/2013		949	222	18	463	280	38	248	4467
s awaiting for a transplant (only active candidates) on 31/12/2013 s who died while on the WL during 2013 s on dialyses on 31/12/2013			405	84	1210	598	87	539	14336
s who died while on the WL during 2013 s on dialyses on 31/12/2013			136	67	708	347	37	309	10736
		7	12	1	42	22	0	6	252
CENTRES	6 3 1 84 3 0	COR	3000	250			300		
	6 30 30								
	184 30	ю	2	0	2	-	-	-	21
Patients included on the WL for the first time in the course of 2013 173	184 30	12	144	0	137	49	13	64	1820
Total number of patients ever active on the WL during 2013 276	184 30	42	219	0	220	69	14	65	2924
Patients awaiting for a transplant (only active candidates) on 31/12/2013 64	30		63	0	79	21	4	14	1265
Patients who died while on the WL during 2013		+	16	0	12		0		206
HEART									
N° TX CENTRES	7	5	2	0	2	2	0	-	25
Patients included on the WL for the first time in the course of 2013 78		19	55	0	100	23	0	38	545
Total number of patients ever active on the WL during 2013 154		40	74	0	214	44	0	55	870
Patients awaiting for a transplant (only active candidates) on 31/12/2013 84	95		23	0	134	21	0	21	338
Patients who died while on the WL during 2013	22	сı	6	0	6		0		75
TUNG									
N° TX CENTRES	5		0	0	-	-	-	-	12
Patients included on the WL for the first time in the course of 2013 128		-	0	0	46	32	4	23	375
Total number of patients ever active on the WL during 2013 214		7	0	0	103	64	4	28	500
Patients awaiting for a transplant (only active candidates) on 31/12/2013 83	85	9	0	0	69	29	0	80	163
Patients who died while on the WL during 2013		-	0	0	16		0		17
PANCREAS									
N° TX CENTRES	9		-	-	÷	0	0	-	10
Patients included on the WL for the first time in the course of 2013 29			7	-	32	0	0	1	128
Total number of patients ever active on the WL during 2013			15	4	85	0	0	14	294
Patients awaiting for a transplant (only active candidates) on 31/12/2013 33	60		9	4	41	0	0	5	180
Patients who died while on the WL during 2013			0	0	6	0	0		9
SMALL BOWEL									
N° TX CENTRES	9		-	0	÷	0	0	-	4
Patients included on the WL for the first time in the course of 2013 0			0	0	0	0	0		4
Total number of patients ever active on the WL during 2013			0	0	0	0	0		14
Patients awaiting for a transplant (only active candidates) on 31/12/2013	ę		0	0	0	0	0		80
Patients who died while on the WL during 2013 0			0	0	0	0	0		-

		Ň	AITING LIST						
		EUROPEAN	EUROPEAN UNION COUNTRIES	INTRIES					
COUNTRIES Population (million inhabitants): UNFPA	GERMANY 82,0	GREECE 11,1	HUNGARY 10,0	IRELAND 4,6	ITALY 61,0	LATVIA 2,1	LITHUANIA 3,0	LUXEMBOURG 0,5	MALTA 0,4
KIDNEY					:	,			
N° TX CENTRES	43	5	4		41	- 1	2		
Patients included on the WL for the first time in the course of 2013	2580	234	393	211	1982	72	76		30
Total number of patients ever active on the WL during 2013	11548	1263	1234	759	8804	126	280		85
Patients awaiting for a transplant (only active candidates) on 31/12/2013	7908	1077	711	551	6807	33	105		50
Patients who died while on the WL during 2013	415	37	18	16	138	2	8		20
Patients on dialyses on 31/12/2013		11209	6384	4047		500	1400		252
LIVER									
N° TX CENTRES	25	-	-	-	22		0		0
Patients included on the WL for the first time in the course of 2013	1305	79	101	49	1299		37		ო
Total number of patients ever active on the WL during 2013	3347	171	247	69	2251		91		5
Patients awaiting for a transplant (only active candidates) on 31/12/2013	1534	79	161		1003		27		2
Patients who died while on the WL during 2013	377	42	34	-	151		7		
HEART									
N° TX CENTRES	24	÷	0	÷	16	-	0		
Patients included on the WL for the first time in the course of 2013	573	17	70	14	334	5	22		2
Total number of patients ever active on the WL during 2013	1619	36	86	28	1011	12	43		4
Patients awaiting for a transplant (only active candidates) on 31/12/2013	929	13	34	15	698	9	19		0
Patients who died while on the WL during 2013	164	10	9	-	62	2	4		0
TUNG									
N° TX CENTRES	15	0	0	-	11		-		0
Patients included on the WL for the first time in the course of 2013	438	0	11	39	216		5		-
Total number of patients ever active on the WL during 2013	972	0	19	84	577		6		0
Patients awaiting for a transplant (only active candidates) on 31/12/2013	443	0	œ	42	361		5		2
Patients who died while on the WL during 2013	67	0	-	6	63		S		0
PANCREAS									
N° TX CENTRES	29	-	0	-	17		-		0
Patients included on the WL for the first time in the course of 2013	142	-	13	4	83		e		0
Total number of patients ever active on the WL during 2013	429	5	38	28	278		26		0
Patients awaiting for a transplant (only active candidates) on 31/12/2013	229	S	7	17	201		4		0
Patients who died while on the WL during 2013	23	0	2	0	7		2		0
SMALL BOWEL		c	c	c	c		c		c
N° IX CENIRES			D	D	'n				
Patients included on the WL for the first time in the course of 2013		0	0	0	4		0		0
Total number of patients ever active on the WL during 2013		0	0	0	30		0		0
Patients awaiting for a transplant (only active candidates) on 31/12/2013	16	0	0	0	26		0		0
Patients who died while on the WL during 2013		0	0	0	8		0		0

->

		WAITIN	TING LIST						
	EU	IROPEAN U	EUROPEAN UNION COUNTRIES	FRIES					
COUNTRIES Population (million inhabitants): UNFPA	NETHERLANDS 16,8	POLAND 38,2	PORTUGAL 10,6	ROMANIA 21,7	SLOVAKIA 5,5	SLOVENIA 2,1	SPAIN 46,9	SWEDEN 9,6	U. K. 63,1
KIDNEY N° TX CENTRES	Ę	00	00	e.	4	-	40	4	27
Patients included on the WL for the first time in the course of 2013	1011	1241	320	728	160	59	2	482	2421
Total number of patients ever active on the WL during 2013	1515	2565	2297	3501	536	133		773	9471
Patients awaiting for a transplant (only active candidates) on 31/12/2013	735	906	1910	3501	395	48	4328	429	5938
Patients who died while on the WL during 2013	79	51	51	304	47	-		21	272
Patients on dialyses on 31/12/2013		20000	11709	2800	4200		24365		3512
LIVER									
N° TX CENTRES	с	9	e	2	2	-	25	2	7
Patients included on the WL for the first time in the course of 2013	150	396	150	206	31	25	1457	173	362
Total number of patients ever active on the WL during 2013	347	553	337	452	64	38	2095	208	1631
Patients awaiting for a transplant (only active candidates) on 31/12/2013	134	133	166	452	39	8	667	28	525
Patients who died while on the WL during 2013	23	38	23	61	80	5	117		77
HEART									
N° TX CENTRES	сņ	9	4	2	-	-	16	2	7
Patients included on the WL for the first time in the course of 2013	71	234	45	31	36	48	332	55	170
Total number of patients ever active on the WL during 2013	154	601	67	140	56	52	444	86	538
Patients awaiting for a transplant (only active candidates) on 31/12/2013	84	320	20	140	32	30	118	22	249
Patients who died while on the WL during 2013	15	57	6	13	8	5	14		43
SUCCESSION SUCCES	c	L	Ŧ	c	c		c	c	c
	ر 101	n !	- 0		5 0		ά	N C	L 0
Tatients included on the WL for the first time in the course of 2013	107	47	22				371	00	C01
Patients awaiting for a transplant (only active candidates) on 31/12/2013	303 189	45 45	23 23				237	23 02	048 272
Patients who died while on the WL during 2013	15	29		0	0		22	ł	65
PANCREAS									
N° TX CENTRES	en 1	5	N	0	0		13	ი ი	11
Patients included on the WL for the first time in the course of 2013	35	46	32	9	0	ლ ი	87	31	169
Total number of patients ever active on the WL during 2013	70	80	41	44	0	S	213	55	540
Patients awaiting for a transplant (only active candidates) on 31/12/2013 Patients who died while on the WL during 2013	- 1 32	6 40	5 ℃ 24	44 27	5 0		4	20	226 12
SMALL BOWEL									
N° TX CENTRES		-	0	0	0		ო	-	ო
Patients included on the WL for the first time in the course of 2013		0	0	0	0				0
Total number of patients ever active on the WL during 2013		0	0	0	0				48
Patients awaiting for a transplant (only active candidates) on 31/12/2013	-	0	0	0	0				÷
Patients who died while on the WL during 2013		0	0	0	0				0

			MA	ITING LIST									
			OTHEI	OTHER COUNTRIES	ES								
COUNTRIES	ALGERIA	ARMENIA	AUSTRALIA	AZERBAIJAN	BELARUS	BOSNIA AND	CANADA	GEORGIA	ICELAND	ISRAEL	LEBANON	LIBYA	MACEDONIA
Population (million inhabitants): UNFPA	39,2	3,0	23,3	9,4	9,4	3,8	35,2	4,3	0,3	7,7	4,8	6,2	2,1
KIDNEY N° TX CENTRES	ç	-	6		۲	c	<u>о</u> ғ	c		Ľ	α		
Patients included on the WI for the first time in the course of 2013	4	-	718	t	348	4	2	2	-	319 0	75	- 5	J
Tated mumber of potionts over setting at the MU during 0013			1066							0	0 0		1 5.6
Dutantia number of pauents even active on the vvc during 2013 Defiants availing for a transmont (only active candidates) on 31/12/2013			1070		09U 265	022				760	0 / 2	04 F	001
Patients awaring for a narisplant (only active canonates) on 51712/2015 Patients who died while on the WL during 2013			6 /01		300 15					30/30	2 0	2	
Patients on dialyses on 31/12/2013	5000		11790		1812					5896	2500	600	
LIVER													
N° TX CENTRES	2	0	œ	2	2	۲-	6	0	0	e	-	-	
Patients included on the WL for the first time in the course of 2013		0	358		75	0		0	0	140	16		
Total number of patients ever active on the WL during 2013		0	546		117	0		0	0		6		
Patients awaiting for a transplant (only active candidates) on 31/12/2013	26	0	164		44	0		0	0	124	6		
Patients who died while on the WL during 2013	12	0	26		7	0		0	0	27	7		
HEART													
N° TX CENTRES	0	0	5		-	0	1	0	0	ო	4	0	
Patients included on the WL for the first time in the course of 2013	0	0	87		28	0		0	0	39	14	0	
Total number of patients ever active on the WL during 2013	0	0	151		107	0		0	0		1	0	
Patients awaiting for a transplant (only active candidates) on 31/12/2013	0	0	48		61	0		0	0	89	1	0	
Patients who died while on the WL during 2013	0	0	7		7	0		0	0	12	e	0	
TUNG													
N° TX CENTRES	0	0	5		-	0	9	0	0	2	0	0	
Patients included on the WL for the first time in the course of 2013	0	0	206		12	0		0	0	71	0	0	
Total number of patients ever active on the WL during 2013	0	0	300		14	0		0	0		0	0	
Patients awaiting for a transplant (only active candidates) on 31/12/2013	0	0	95		13	0		0	0	87	0	0	
Patients who died while on the WL during 2013	0	0	13		٢	0		0	0	20	0	0	
PANCREAS													
N° TX CENTRES	0	0	2		-	0	80	0	0	ო	0	0	
Patients included on the WL for the first time in the course of 2013	0	0	85		80	0		0	0	5	0	0	
Total number of patients ever active on the WL during 2013	0	0	124		38	0		0	0		0	0	
Patients awaiting for a transplant (only active candidates) on 31/12/2013	0	0	72		34	0		0	0	÷	0	0	
Patients who died while on the WL during 2013	0	0	2		-	0		0	0	0	0	0	
SMALL BOWEL													
N° TX CENTRES	0	0	-		-	0	ю	0	0	-	0	0	
Patients included on the WL for the first time in the course of 2013	0	0	4		0	0		0	0	ო	0	0	
Total number of patients ever active on the WL during 2013	0	0	4		ი	0		0	0		0	0	
Patients awaiting for a transplant (only active candidates) on 31/12/2013	0	0	5		2	0		0	0	ო	0	0	
Patients who died while on the WL during 2013	0	0	0			0		0	0	0	0	0	

			WAITING LIS	.IST									
		Ū	OTHER COUNTRIES	ITRIES									
COUNTRIES Population (million inhabitants): UNFPA	MOLDOVA 3,5	MONTENEGRO 0,6	NEW ZEALAND 4,5	NORWAY 5,0	PALESTINE 4,3	RUSSIAN F. 142,8	SERBIA 9,5	SWITZERLAND 8,1	SYRIA 21,9	TUNISIA 11,0	TURKEY 74,9	UKRAINE 45,2	USA 320,1
KIDNEY N° TX CENTRES	0	÷- c	4	- 2	-	35 4 FOR	ß	6 T	œ	r Q	61 2605	7	237
Patients included on the WL for the first time in the course of 2013 Total number of patients ever active on the WL during 2013	33 33	8 27		334 531		1536 4172		425 1330		121 1257	CUOE	400	32253 91950
Patients awaiting for a transplant (only active candidates) on 31/12/2013 Patients who died while on the WL during 2013	27 0	35 0		248 22		3113 124	712	996 25		1169 22	20155 1276		61058 4456
Patients on dialyses on 31/12/2013	497	63			500	25725		734	5000	0006	55985	5000	641607
LIVER													
N° TX CENTRES	0	0	-	-	0	15	ო	ო	0	2	35	2	140
Patients included on the WL for the first time in the course of 2013 Total number of natients ever active on the WI during 2013	13	0 0		116 133	0 0	325 765		183 305			626	F	10923 24224
Patients awaiting for a transplant (only active candidates) on 31/12/2013	<u>)</u> ත	0 0		16	0 0	326	35	140	0 0		1852	1 1	12917
Patients who died while on the WL during 2013	-	0			0	67		33	0		468		1495
HEART													
N° TX CENTRES	-	0	-	-	0	10	2	e	0	ო	6	-	133
Patients included on the WL for the first time in the course of 2013	0	0		40	0	208		59	0		169	-	3852
Total number of patients ever active on the WL during 2013	0	0		53	0	402		116	0			ი	6511
Patients awaiting for a transplant (only active candidates) on 31/12/2013	0	0		18	0	171	70	59	0		377	ო	2770
Patients who died while on the WL during 2013	0	0			0	50		16	0		109		329
LUNG N° TX CENTRES	0	0		-	0	-	0	5	0	.	9	0	89
Patients included on the WL for the first time in the course of 2013	0	0		46	0	29		50	0		21	0	2413
Total number of patients ever active on the WL during 2013	0	0		06	0	71	0	111	0			0	3800
Patients awaiting for a transplant (only active candidates) on 31/12/2013	0	0		53	0	46	0	60	0		25	0	1304
Patients who died while on the WL during 2013	0	0			0	10		2	0		15	0	176
PANCREAS	c	c	c	Ŧ	c	c	c	c	c	c	~	c	201
Patients included on the WI for the first time in the course of 2013						25	þ	42			- UC		1456
Total number of patients ever active on the WL during 2013	0	0	0	67	. 0	103	0	93	0 0	0 0	Ì	. 0	2903
Patients awaiting for a transplant (only active candidates) on 31/12/2013	0	0	0	33	0	66	0	59	0	0	243	0	1260
Patients who died while on the WL during 2013	0	0	0		0	5		0	0	0	œ	0	169
SMALL BOWEL													
N° TX CENTRES	0	0	0	0	0	-	0	2	0	0	4	0	41
Patients included on the WL for the first time in the course of 2013	0	0	0	0	0		0	0	0	0	0	0	162
Total number of patients ever active on the WL during 2013	0	0	0	0	0	0	0	4	0	0	,	0	346
Patients awaiting for a transplant (only active candidates) on 31/12/2013 Defiants who diad while on the WI during 2013			5 0								5 0	5 0	166 19
ן מוכווים אויה מהכת אויוה כון זוכ זיך כמויים וכי ל	5	5	5	5	5	5	>	þ	>	>	J	2	2

		LIAW	WAITING LIST					
		LATINAMERI		IES				
COUNTRIES Population (million inhabitants): UNFPA	ARGENTINA 41,4	BRAZIL 200,4	CHILI 17,6	COLOMBIA 48,3	COSTA RICA 4,9	CUBA 11,3	DOMINICANA 10,4	ECUADOR 15,7
KIDNEY N° TX CENTRES	58	139	21	25	7	σ	ω 6	10
Fauents included on the WL for the lifst time in the course of 2013 Total number of patients ever active on the WL during 2013	8062	31238	422 1633			530	39 113	230
Patients awaiting for a transplant (only active candidates) on 31/12/2013	6079	17075	1248	1620		452	86	122
Patients who died while on the WL during 2013 Patients on dialyses on 31/12/2013	422 28150	118 90000	18676	49 22926		2914	4 1873	0 201
LIVER								
N° TX CENTRES	26	61	0	ω	7	ი ¹	0 0	7
Tatel muchaed on the WL for the first time in the course of 2013	743 1730	3414 4670	143			25 25	0 0	21
Total number of patients ever active on the WE doming 2013 Patients awaiting for a transplant (only active candidates) on 31/12/2013	989	40/U 1380	128	103		30 15	0 0	12
Patients who died while on the WL during 2013	139	634	47	28		!	· -	5
HEART								
N° TX CENTRES	26	45	7	Ø	+	+	0	+
Patients included on the WL for the first time in the course of 2013	148	473	73			9	4	з
Total number of patients ever active on the WL during 2013	252	678	83			10	14	7
Patients awaiting for a transplant (only active candidates) on 31/12/2013	104	252	21	31		e	5	4
Patients who died while on the WL during 2013	47	63		9		7	8	2
LUNG N° TX CENTRES	თ	7	сл	m	-		0	0
Patients included on the WL for the first time in the course of 2013	66	158	89	1		0	0	0
Total number of patients ever active on the WL during 2013	273	320	136			0	0	0
Patients awaiting for a transplant (only active candidates) on 31/12/2013	174	186	67	-		0	0	0
Patients who died while on the WL during 2013	31	41		0		0	0	0
PANCREAS								
N° TX CENTRES	14	19	4	9	0	. -	0	
Patients included on the WL for the first time in the course of 2013	105	206	7		0	0	0	.
Total number of patients ever active on the WL during 2013	242	690 425	n u	C T	0 0	0 0	0 0	(V) (C)
ratients awaring for a transplarit (only acuve canoloares) on 51/12/2015 Patients who died while on the WL during 2013	16	36	0	2 0	0 0		0 0	7 0
SMALL BOWEL	c	c	c	c	c	c	c	c
Deficients included on the Will for the first time in the course of 0019	V T	V C	5 0	0			5 0	
Faulents included on the WL for the lifst time in the course of 2013 Total number of patients ever active on the WL during 2013	21	ი ი						
Patients awaiting for a transplant (only active candidates) on 31/12/2013	ი	e e	0	0	0	0	0	0
Patients who died while on the WL during 2013	N		0	0	0	0	0	0

	LATI	NAMERICAN COUNTRIES	COUNTRIES				
COUNTRIES Population (million inhabitants): UNFPA	GUATEMALA 15,5	MEXICO 122,3	PANAMA 3,9	PARAGUAY 6,8	PERU 30,4	URUGUAY 3,4	VENEZUELA 30,4
KIDNEY No TV CENTDES		CCC			ę		L T
Patients included on the WI for the first time in the course of 2013		4795	- 12	4 06	<u>с</u> го	4 105	130
Total number of nationals ever active on the WI during 2013		13881	260	8	286	526	1526
Patients awaiting for a transplant (only active candidates) on 31/12/2013		10043	193	77	253	409	1227
Patients who died while on the WL during 2013		59	14	:	0	17	63
Patients on dialyses on 31/12/2013			1800			3036	15238
LIVER							
N° TX CENTRES		66	-	0	2J	۱	2
Patients included on the WL for the first time in the course of 2013		255	5	0	16	23	б
Total number of patients ever active on the WL during 2013		650		0	28	54	23
Patients awaiting for a transplant (only active candidates) on 31/12/2013		373	6	0	17	26	16
Patients who died while on the WL during 2013		24	4	0	0	ς	
HEART							
N° TX CENTRES		45	0	З	5	ю	-
Patients included on the WL for the first time in the course of 2013		76	0	17	5	15	-
Total number of patients ever active on the WL during 2013		115	0		9	56	-
Patients awaiting for a transplant (only active candidates) on 31/12/2013		48	0	9	с	41	0
Patients who died while on the WL during 2013		+	0	4	-	5	0
TUNG							
N° TX CENTRES		7	0	0	e	0	0
Patients included on the WL for the first time in the course of 2013		0	0	0	5	7	0
Total number of patients ever active on the WL during 2013		6	0	0	S	10	0
Patients awaiting for a transplant (only active candidates) on 31/12/2013		6	0	0	5	7	0
Patients who died while on the WL during 2013		0	0	0	0	υ	0
PANCREAS							
N° TX CENTRES		18	0	0	2	+-	0
Patients included on the WL for the first time in the course of 2013		22	0	0	۲	12	0
Total number of patients ever active on the WL during 2013		28	0	0	+	31	0
Patients awaiting for a transplant (only active candidates) on 31/12/2013		4	0	0	-	25	0
Patients who died while on the WL during 2013		0	0	0	0	2	0
SMALL BOWEL							
N° TX CENTRES		с	0	0	0	0	0
Patients included on the WL for the first time in the course of 2013		0	0	0	0	0	0
Total number of patients ever active on the WL during 2013		0	0	0	0	0	0
Patients awaiting for a transplant (only active candidates) on 31/12/2013		0	0	0	0	0	0

			Ľ									
			EUROPI	EAN UNIC	IROPEAN UNION COUNTRIES	TRIES						
COUNTRIES Population (million inhabitants): UNFPA	AUSTRIA 8,5	BELGIUM 11,1	BULGARIA 7,2		CROATIA 4,3	CYPRUS 1,1	CZECH. R. 10,7	DENMARK 5,6	ESTONIA 1,3		FINLAND 5,4	FRANCE 64,3
Number of interviews, asking for consent to donation Number of family refusals (%)	221 24 (10,9)	641 76 (11,9)	21 5 (23,8)	191 39 (20,4)		9 3 (33,3)			53 11 (20,8)	8)		200
COUNTRIES Population (million inhabitants): UNFPA	GERMANY 82,0	GREECE 11,1		HUNGARY 10,0	IRELAND 4,6	ITALY 61,0	7 K	LATVIA 2,1	LITHUANIA 3,0		LUXEMBOURG 0,5	MALTA 0,4
Number of interviews, asking for consent to donation Number of family refusals (%)		122 32 (26,2)	212 2) 12 (5,7)	5,7)	21	2270 668 (29,4)		23 6 (26,1)				15 1 (6,7)
COUNTRIES Population (million inhabitants): UNFPA	NETHERLANDS 16,8	DS POLAND 38,2		PORTUGAL 10,6	ROMANIA 21,7	SLOVAKIA 5,5		SLOVENIA 2,1	SPAIN 46,9	NS 6	SWEDEN 9,6	U. K. 63,1
Number of interviews, asking for consent to donation Number of family refusals (%)		609 87 (14,3)	6			90 11 (12,2)			1968 313 (15,9)			3225 1334 (41,4)
			õ	OTHER COUNTRIES	UNTRIES							
COUNTRIES	ALGERIA A	ARMENIA A	AUSTRALIA AZ	AZERBAIJAN	BELARUS	Bosnia and Herzegovina	CANADA	GEORGIA ICELAND		ISRAEL L	LEBANON LIBYA	YA MACEDONIA
Population (million inhabitants): UNFPA	39,2 3,0		23,3 9,4	_	9,4	3,8	35,2	4,3 0	0,3 7,7		4,8 6,2	2,1
Number of interviews, asking for consent to donation Number of family refusals (%)		16	508 193 (38,0)						60 1	143 2 63 (44,1) 1	24 24 17 (70,8) 12 (24 1 12 (50,0) 1 (100,0)
COUNTRIES Population (million inhabitants): UNFPA	MOLDOVA MONTENEGRO 3,5 0,6	ONTENEGRO 6	NEW ZEALAND 4,5	VD NORWAY 5,0	Y PALESTINE 4,3	VE RUSSIAN F. 142,8	SERBIA 9,5	SWITZERLAND 8,1	SYRIA TUNI 21,9 11,0	SIA	TURKEY UKRAINE 74,9 45,2	AINE USA 320,1
Number of interviews, asking for consent to donation Number of family refusals (%)	85 35 (41,2)						316 NA (65,0) 172 (54,4)	316 172 (54,4)	34 25	34 1 25 (73,5) 10	1705 1324 (77,7)	9157 2062 (22,5)
			LATIN/	AMERICAI	LATINAMERICAN COUNTRIES	RIES						
COUNTRIES Population (million inhabitants): UNFPA	ARGENTINA 41,4	BRAZIL 200,4	_	CHILI 17,6	COL(48,3	COLOMBIA 48,3	COSTA RICA 4,9	CUBA 11,3		DOMINICANA 10,4		ECUADOR 15,7
Number of interviews, asking for consent to donation Number of family refusals (%)	844 398 (47,2)	7874 3492 (44,3)		221 108 (48,9)	621 229 (36,9)	36,9)		114 20 (17,5)	5)	94 24 (25,5)		108 28 (25,9)
COUNTRIES Population (million inhabitants): UNFPA	GUATEMALA 15,5	MEXICO 122,3	Q	PANAMA 3,9	цо	PARAGUAY 6,8	PER(30,4	PERU 30,4	URI 3,4	URUGUAY 3,4	VENE 30,4	VENEZUELA 30,4
Number of interviews, asking for consent to donation Number of family refusals (%)				30 8 (26,7)	5 8	82 26 (31,7)	269 171	269 171 (63,6)	19 9 (⁄	19 9 (47,4)	222 51 (2	222 51 (23,0)

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International Data On Tissue And Hematopoeitic Stem Cell Donation And Transplantation Activity. Year 2013





COUNCIL OF EUROPE

Preliminary European Figures on Tissue & Cell (HPC) Donation and Transplantation Activities, documents produced by the "EUROCET - European Network of Competent Authorities for Tissues and Cells" (2013)



DATA PROVIDED BY NATIONAL COMPETENT AUTHORITIES:

AUSTRIA BELGIUM Muylle Ludo

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CYPRUS Carolina Stylianou

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GERMANY

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ESTONIA Siim Suutre

SPAIN Bibiana Ramos Marina Álvarez Rosario Marazuela

FINLAND Peltoniemi Pasi

FRANCE Arnaud De Guerra

GREECE

CROATIA Milena Ivanković

HUNGARY Lilla Tokár

IRELAND

ITALY Fiorenza Bariani Letizia Lombardini

LITHUANIA Dainora Medeisiene Eglé Savuliené

LUXEMBOURG Gérard Scharll

LATVIA

THE REPUBLIC OF MOLDOVA Igor Codreanu Tatiana Timbalari

MACEDONIA

MALTA

NETHERLANDS

NORWAY Zaheer Rana

POLAND Małgorzata Dudkiewicz Artur Kaminski

PORTUGAL Ana Rita Laranjeira Catarina Bolotinha Rita Piteira

ROMANIA Andrei Nica

SWEDEN Mona Hansson

SLOVENIA

SLOVAKIA Daniel Kuba

TURKEY Yavuz Elbaş

UNITED KINGDOM Amy Gelsthorpe-Hill

ARGENTINA Carlos Soratti Martín Alejandro Torres Ricardo Rubén Ibar

BOLIVIA

BRAZIL Heder Murari Borba Fernando Rodrigues Cunha Patrícia Freire

CHILI Jose Luis Rojas **COLOMBIA** Fernando de la Hoz Restrepo Yazmín Rocío Arias Murillo Maria Angélica Salinas Nova

COSTA RICA César A. Gamboa Peñaranda

CUBA Antonio Enamorado

DOMINICANA Fernando Raúl Morales Billini Alexander Altman

ECUADOR Diana Almeida Ubidia

GUATEMALA

MEXICO Enrique Martínez Gutiérrez Luis Antonio Meixueiro Daza

NICARAGUA

PANAMA Cesar J. Cuero Zambrano Camilo Chong

PARAGUAY Hugo A. Espinoza C.

PERU Cesar A. Flower Peroné

URUGUAY Inés Alvarez Raul José Mizraji

VENEZUELA Nelson Hernandez Carmen Luisa Milanés Zoraida Pacheco Evelyn Alonzo

Data recorded & prepared by: EUROCET - European Network of Competent Authorities for Tissues and Cells -Team (www.eurocet.org)

				PREL	ELIMINARY	/ DATA ON	TISSU	ES - YEAR	R 2013							
					EUROP	PEAN UN	EAN UNION COUNTRIES	INTRIES								
Country		AUSTRIA	BELGIUM	BULGARIA	CROATIA	CZECH REPUBLIC	¥	ESTONIA	FINLAND	FRANCE	GERMANY	GREECE	HUNGARY	IRELAND	ПАЦУ	LATVIA
Population (Font: eurostat)		8.451.860	11.161.642	7.284.552	4.262.140	10.516.125	5.602.628	1.320.174	5.426.674	65.578.819	80.523.746	11.290.067	9.908.798	4.591.087	59.685.227	2.023.825
TYPE OF TISSUE	TYPE OF DATA	NO DATA	NO DATA	NO DATA			NO DATA				NO DATA	NO DATA		NO DATA		NO DATA
CORNEA	N. of tissue donation PMP Tissue donation PMP or tissue artreved n° tissue artreved n° tissue artreved n° tissue artrasper n° tissue artrasplanted n° of patients transplanted n° of transplanted n° of transplanted n° of transplanted n° of transplanted				118 27,4 2229 192 55 55 117 117	962 1.121 1.121 1.121 1.121 812 812 677 677		224 148 553 583 583 583 583 58 58 58 58 58 58 58 58 58 58 58 58 58	145 26,8 302 323 323 323	5.005 76.3 9.964 9.964 1.429 1.429 0.4429 0.4429 0.4420 0.4420 0.4420			4493 4493 3499 39428 39428 39428 39428 39428		7.080 11.486 9.121 6.594 17 6.04 604 0 0 5.213	
SKIN	N. of tissue donation MMP Tissue of onation MMP N° of tissue artieved (cm ⁶) N° tissue processed (units) N° tissue proceed (units) N° tissue exported (units) N° tissue aransplanted N° of patients transplanted N° of transplants				7 1,6 15,656 24,396 0 321 11	4 0,4 15,030 8,565 0 0 0 0		NONN XXXXXXX NONNNNNNNNNNNNNNNNNNNNNNNNN	22 4,1 112,980 0 0 1,280 1,280 0 22 22	204 3,1 367.760 367.760 367.760 296.152 296.152 296.152 89			0 0,0 23.022 22.012 22.012 76 76 76		378 6.3 1.069970 1.0651.078 895.125 0 0 0 2.064	
CARDIAC TISSUE	N. of tissue donations Tissue donation PMP N° of tissue atrieved N° tissue aprocessed (units) N° tissue distributed (units) N° tissue acyorhed (units) N° dissue stransplanted N° of patients transplanted N° of transplants				6001100484	111 111 111 111 111 111 111 111 111 11		NONNNNNN NONNNNNNNNNNNNNNNNNNNNNNNNNNN	0001332 32 0001330 0001300 00013000 000130000 0001300000000	190 2.9 631 631 57 151 151 0			331 131 177 177 177 177 177 177		252 4,2 373 373 173 173 184 184	
BLOOD VESSEL	N. of tissue donation PMP Tissue of onation PMP N° of tissue arrieved N° tissue processed (units) N° tissue proted (units) N° tissue exported (units) N° tissue arransplanted N° of patients transplanted N° of transplants				00000000000000000000000000000000000000	66054000000		222 16,9 475 47 47 47	400000000	261 4,0 5,3551 5,3551 1,649 1,158 0,158 0,158			777 777 00 16 16 16		860 14,4 11,202 4,01 0 0 276	
MUSCULOSKELETAL	N. of tissue donation PMP Tissue of onation PMP N° of tissue artieved N° tissue processed (units) N° tissue proted (units) N° tissue exported (units) N° tissue aransplanted N° of patients transplanted N° of transplants				326 75,8 224 224 227 10 10 105 101	827 78,8 2.1797 2.172 2.304 2.304 172 172 172 1738 717 784		166 127,7 3190 231 231 186 213 227 227	839 155,4 0.1.167 0 0 0 0	63 1.0 22:977 22:977 33.743 33.743 33.743 33.743 26.339 0 6.339			2555 22555 8325 688 688 11.030 252 252 252		3.325 55.7 65.7 6.153 6.153 6.153 3.7 0 0 6.755	
PLACENTA/AMNOTIC MEMBRANE	N. of tissue donations Tissue donation PMP N° of tissue articate N° tissue processed (units) N° tissue attributed (units) N° tissue exported (units) N° tissue exported (units) N° of tissue attrapplanted N° of transplants				33 20,7 255 34 34 34 34	0,8 0,8 0,192 29 29 29 29 29		330,0 117 89 89 89 89	25 00000 24 243	0 0,0 19,677 18,165 0 2,2595 2,2595 0 2,253			1955 1955 207 207 207 55 60 60		218 3.7 224 26.688 0 0 1.162	
OTHERS	N. of tissue donation PMP Tissue donation PMP N° of tissue artrieved N° tissue processed (units) N° tissue extroluted (units) N° tissue exported (units) N° tissue artransplanted N° of patients transplanted N° of transplants				8 4- 6000000000000000000000000000000000	333000033 <u>1</u> 33		0 MNNNNN0 MNNNNNN	000000000000000000000000000000000000000	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			2334 2334 100 76 76 76		194 3.2 171 171 0 74 74 0	

					EUROPEAN UNION COUNTRIES			NTRIES					0	OTHER COUNTRIES	OUNTRI	ES
		LITHUAN	LITHUANIA LUXEMBOURG MALTA	NETHERL	ANDS POLAND PORTUGAL ROMANIA SLOVAKIA SLOVENIA	PORTUGAL	ROMANIA	SLOVAKIA		SPAIN	SWEDEN	UNITED	MACEDONI	MACEDONIA MOLDOVA NORWAY TURKEY	A NORWAY	TURKEY
Population (Font: eurostat)	(1	2.971.905	537.039	421.364 16.779.575	38.533.299	38.533.299 10.487.289	20.020.074	5.410.836	2.058.821	46.727.890	9.555.893	63.896.071	2.062.294	3.500.000	5.051.275	75.627.384
TYPE OF TISSUE	TYPE OF DATA			NO DATA NO DATA					NO DATA	NO DATA	NO DATA		NO DATA			
	N of tissue domations Tissue domation PMP N° of tissue retrieved N° tof tissue retrieved N° tissue aprocessed (units) N° tissue apported (units) N° di tissues transplanted N° of patients transplanted N° of transplants	28 93 56 51 51 51 51	0 0 0 0		579 15,0 11,140 908 00 0	515 49,0 988 088 139 139 846 843 843	82 4,1 82 82 87 39 165 165	128 23.7 197 157 150 0 168 168 168		2.852 61,0 5.144 5.122 3.264 3.322 3.322 3.463	551 58,0 11.098 11.03 795 0 0 785	0 0,0 6.662 8.562 3.701 3.701 0 0 0		22 2600 100 100 100 100 100 100 100 100 100	65 13,0 124 155 39 39 212 212 212	0000 ⁵⁰ 00000
	N. of tissue donations Tissue donation PMP N° of tissue artrieved (cm ²) N° tissue processed (units) N° tissue artributed (units) N° tissue artributed N° of patients transplanted N° of patients transplanted N° of transplants	0000000000	0 0000000000		12 0,3 68.830 68.830 0 558.093	2 0,2 11.532 793 772 73 73 172	17 0.8 29.400 26.700 11.900 0 3 3 3	14 2,6 69.685 69.685 69.750 41.885 41.885 0 39 9 16		117 2.5 270.808 270.808 185.186 185.186 10 10 110 32	443 NA5 0 54 54	0 0,0 227 3.3912 3.356 0 0 0 0		3 0,8 2.550 964 14 2 2 2 2 2 2	114 22,8 0 0 107 107	0 0000000000
CARDIAC TISSUE	N. of tissue donation PMP Tissue donation PMP N° of tissue retrieved N° tissue processed (units) N° tissue adstributed (units) N° tissue exported (units) N° tissue exported (units) N° tissue arransplanted N° of patients transplanted N° of transplants	0000000000	0 0000000000		153 3300 1584 0 158 0 158	00000000000000000000000000000000000000	0 0000000000	400000000		133 2,8 247 108 108 108	138 14,5 54 0 155 155	0 0,0 11.007 587 587 634 634 0 0		0 0000000000	000000000000000000000000000000000000000	0 0000000000
BLOOD VESSEL	N. of tissue donations Tissue donation PMP N° of tissue retrieved N° tissue processed (units) N° tissue adstributed (units) N° tissue exported (units) N° tissue exported (units) N° tissue exported (units) N° of patients transplanted N° of patients transplanted N° of transplant	0000000000	0 0000000000		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	404AX00000	0 0000000000	0000000000		144 3.1 2247 190 190 129 118	NA 860 1555 1555 1555 1555 1555 1555 1555 15	0 0,0 141 135 135 135 0 0 0		0 0000000000	000000000000000000000000000000000000000	0 0000000000
MUSCULOSKELETAL	N. of tissue donations Tissue donation PMP N° of tissue retrieved N° tissue retrieved N° tissue adstributed (units) N° tissue exported (units) N° di tissue atansplanted N° of patients transplanted N° of transplants	444 7444 000000000000000000000000000000	207 414,0 000000000000000000000000000000000		306 8,0 0 0 0 0	50 4,8 2322 264 163 190 NA	292 14,6 204 65 192 192 192	359 66,5 2.095 2.015 2.015 1.394 602 842 602		2.594 55,5 18.629 18.629 16.577 936 12.641 12.641 9.470	1.452 152,8 1.440 1.446 1.107 64 686 686	0 0,0 2.185 18.977 18.977 20.778 0 0		18 5,1 2044 175 132 132 132 132	386 77,2 506 591 291 291 378	0 0000000000
PLACENTA/AMNIOTIC MEMBRANE	N. of tissue donations Tissue donation PMP N° of tissue articleved N° tissue processed (units) N° tissue arbibuted (units) N° tissue arbibuted (units) N° dissues transplanted N° of patients transplanted N° of transplants	8,423 8,433 8,4436 8,4333 8,43333 8,4333 8,4333 8,4333 8,4333 8,43333 8,4333	0 000000000		88778 8879000	24 24 16.347 16.347 17.642 0 167 126	0 0000000000	26 24,8 8.094 7.974 15 218 218 218		70 1,52 1,520 1,520 0 2,217 1,322 1,322	7 70,7 403 0 0 NA	0 0,0 64 735 7735 7735 0 0		000000000000000000000000000000000000000	17 3,4 0,4 1.324 1.050 63 63 63	0 0000000000
OTHERS	N. of tissue donations Tissue donation PMP N° of tissue retrieved N° tissue processed (units) N° tissue distributed (units) N° tissue atmosplanted N° of patients transplanted N° of transplants	-000	0 0000000000		00005 ^{0,0} 25	0 000000000	000000000	107 5535 543 414 384 384 13 13		0 000000000	00,00 NA	0 0,0 24,280 26.334 11.882 26.392 0 0		8+22+00+2+ 4+124+00+2+ 4+124+00+2+	777 7,000000000000000000000000000000000	0 0000000000

1-NEWSLETTER 2014_aula medica	10/09/14 12:14	Página 53	

ons ved ved splanted splanted ons splanted ved ved ved splanted splanted splanted splanted splanted splanted splanted splanted ons splanted ons splanted ved ved ved ved ved ved ved ved ved v		CHILI	COLOMBIA	COSTA RICA	CUBA	DOMINICANA	ECUADOR
TYPE OF DATA TYPE OF DATA N. of tissue donations Tissue donation PMP N° of tasue stransplanted N° of tasue adonations N° of tissue adonations Tissue donation PMP N° of tissue arensplanted N° of tissue atransplanted N° of tissue atransplanted N	200,4	17,6	48,3	4,9	11,3	10,4	15,7
N. of tissue donation PMP N° of tissue donation PMP N° of tissue terrieved N° of patients transplanted N° of transplants N° of transplants N° of transplants N° of transplanted N° of tissue atransplanted N° of tissue transplanted N° of tissue atransplanted N° of tissue atransplanted N° of tissue atransplanted N° of tissue transplanted N° of tissue atransplanted N° of t							
Tissue donation PMP N° of transplanted N° of transplanted N° of transplantes N° of transplantes N° of transplantes N° of transplantes N° of transplantes N° of transplanted N° of transp	27.202	86	971	0	400	0	66
N° of transplanted N° of patients transplanted N° of patients transplanted N° of transplanted N° of transplanted N° of transplanted N° of tissue donation PMP N° of tissue donations Tissue donation PMP N° of tissue atransplanted N° of tissue atransplanted N° of tissue atransplanted N° of tissue atransplanted N° of tissue donations Tissue donation PMP N° of tissue atransplanted N° of tissue stransplanted N° of tissue stransplanted N° of tissue atransplanted N° of tissue atransplanted N° of tissue stransplanted N° of tissue donations Tissue donation PMP N° of tissue donations Tissue donation PMP N° of tissue stransplanted N° of tissue stransplanted N° of tissue stransplanted N° of tissue stransplanted N° of tissue donation TS Tissue donation NMP N° of tissue stransplanted N° of tissue stransplanted N° of tissue stransplanted N° of tissue donation NMP N° of tissue donation NMP N° of tissue donation NMP N° of tissue stransplanted N° of tissue donation NMP N° of tissue donation NMP N° of tissue donation NMP N° of tissue donation NMP N° of tissue terrieved N° of tissue donation TS N° of tissue donation NMP N° of tissue donation NMP N° of tissue terrieved N° of tissue donation NMP N° of tissue donation NMP N° of tissue terrieved N° of tissue donation NMP N° of tissue terrieved N° of tissue te	135,7	4,9	20,1	0,0	35,4	0'0	4,2
N° of transplanted N° of transplanted N° of transplantes N° of transplantes N° of transplantes N° of transplantes N° of transplantes N° of patients transplanted N° of patients transplanted N° of transplantes N° of transplantes N° of tissue donations Tissue donation PMP N° of tissue atransplanted N° of tissue atranspl	24.273	86	1.913	0	750	0 0	61
N° of transplants N° of transplants N° of transplants N° of transplants N° of transplanted N° of patients transplanted N° of patients transplanted N° of patients transplanted N° of tissue admations Tissue donation PMP N° of tissue atransplanted N° of tissue atransp	13.705 NA	NA	2.U97 NA	189	U 482		
N. of tissue donation PMP N° of tissue donation PMP N° of tissue attrieved (cm2) N° of tissue stransplanted N° of patients transplanted N° of transplantes N° of tissue donation PMP N° of tissue donation PMP N° of tissue atransplanted N° of tissue atransplanted N° of tissue attransplanted N° of tissue attransplanted N° of tissue attransplanted N° of transplanted N° of tissue attransplanted N° of tissue attransplanted N° of transplanted N° of transplanted N° of tissue attransplanted N° of tissue attrans	NA	NA	NA	0 0	482	0 0	94
Tissue donation PMP N° of tissue etrrieved (cm2) N° of transplanted N° of tissue atonations Tissue donation PMP N° of tissues transplanted N° of tissue donations Tissue donation PMP N° of tissues transplanted N° of tissues transplanted N° of tissues transplanted N° of tissues transplanted N° of tissue donations Tissue donation PMP N° of tissue atonations Tissue donation PMP N° of tissues transplanted N° of tissues transplanted N° of tissues transplanted N° of tissue atonations Tissue donation PMP N° of tissues transplanted N° of tissue transplanted N° of tissues transplanted N° of	228	e	72	0	0	0	0
N° of tissue retrieved (cm2) N° of transplanted N° of patients transplanted N° of transplants N° of transplanted N° of tissue stransplanted N° of tissue stransplanted N° of tissue stransplanted N° of tissue stransplanted N° of tissue atonations Tissue donation N° of tissue stransplanted N° of tissue donation Tissue donation N° of tissue stransplanted N° of tissue stransplanted	1,1	0,2	1,5	0'0	0,0	0'0	0'0
N° of transplanted N° of patients transplanted N° of transplants N° of transplants N° of transplanted N° of transplanted N° of transplanted N° of transplanted N° of transplanted N° of transplanted N° of tissue atonations Tissue donation PMP N° of tissue stransplanted N° of tissue stransplanted N° of tissue stransplanted N° of tissue atonations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations N° of tissues transplanted N° of tissues transplanted N° of tissues transplanted N° of tissue stransplanted N° of tissue atonations Tissue donation N° of tissue atonations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations	60.672	ю	72	0	0	0	0
N° of transplants N° of transplants N° of transplants Tissue donation PMP N° of transplanted N° of transplanted N° of transplanted N° of transplanted N° of tissue atonations Tissue donation PMP N° of tissue stransplanted N° of tissue stransplanted N° of tissue stransplanted N° of tissue atonations Tissue donation PMP N° of tissue atonations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations N° of tissues transplanted N° of tissues transplanted N° of tissue stransplanted N° of tissue atonations Tissue donations Tissue donations N° of tissue atonations Tissue donations Tissue donation N° of tissue atonations Tissue donation N° of tissue atonations Tissue donations N° of tissue atonations N° of tissue atonations N° of tissue atonations Tissue donations N° of tissue atonations Tissue donation NPMP N° of tissue atonations N° of tissue atonations Tissue donations N° of tissue atonations Tissue donations Tissue donations N° of tissue atonations N° of tissue atonations N° of tissue atonations N° of tissue atonations N° of tissue atonations Tissue donations N° of tissue atonations	46.472	AN	NA	0 0	0	0 0	0 0
N. of tissue donations Tissue donation PMP N° of tissue atransplanted N° of tissues transplanted N° of tassue atransplanted N° of transplantes Tissue donation PMP N° of tassue atransplanted N° of tissue atransplanted N° of tassue atransplanted N° of transplants N° of transplants N° of transplants N° of transplants N° of transplanted N° of transplanted N	NA	NA	32 S	0 0	67 67	0 0	0 0
No of tissue donations Tissue donation PMP No of tissues transplanted No of tissues transplanted No of tissues transplanted No of tissue donations Tissue donation PMP No of tissue aransplanted No of tissue aransplanted No of tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations No of tissue aransplanted No of tissue aransplanted No of tissue aransplanted No of tissue donations Tissue donations Tissue donations No of tissue donations Tissue donations Tissue donations No of transplants No of transplants No of transplants No of transplants No of transplants No of transplanted No of transplanted No of transplants No of transplants No of transplants No of transplants No of transplants No of transplanted No of transplants No of transplants	000		:				
N° of tissue admating N° of tissue admations N° of tissue admations N° of tissue admations Tissue donation PMP N° of tissue admations Tissue donation PMP N° of tissue admations Tissue admations N° of tissue admations Tissue admations Tissue admations Tissue admations N° of tissue admations Tissue admations Tissue admations Tissue admations Tissue admations Tissue admations N° of tissue attransplanted N° of tissue attransplanted N° of tissue admations Tissue admations N° of transplanted N° of transplan	200	3	44 0.0	0	0	0 00	0
N° of tissues transplarited N° of patients transplarited N° of patients transplarited N° of transplarites Tissue donation PMP N° of tissue adonation PMP N° of tissue adonation PMP N° of transplarited N° of tissue adonation PMP N° of tissue adonations Tissue donation PMP N° of tissue adonations Tissue donation PMP N° of tissue adonations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations Tissue donations N° of transplanted N° of trans	359	4, ε	2,3	0,0	0,0	0	0
N° of patients transplanted N° of transplants N° of transplants Tissue donation PMP N° of tissue anation PMP N° of tissue anasplanted N° of tissue anation PMP N° of transplanted N° of tissue anation PMP N° of tissue anations Tissue donation PMP N° of tissue stransplanted N° of tissue anations Tissue donation PMP N° of transplanted N°	261	NA	68	0	0	0	0
N° of transplants N. of tissue donations Tissue donation PMP N° of tissue atransplanted N° of tissue atransplanted N° of tissue donations Tissue donation PMP N° of tissue donations Tissue donation PMP N° of tissue atransplanted N° of tissue atransplanted N° of tissue donations Tissue donations Tissue donations Tissue donations N° of tissue atransplanted N° of tissue atransplanted N° of tissue atransplanted N° of tissue atransplanted N° of tissue donations Tissue donations Tissue donations N° of tissue atransplanted N° of tissue	NA	NA	UK	0	0	0	0
N. of tissue donation PMP Tissue donation PMP N° of tissue stransplanted N° of tissue stransplanted N° of transplante N° of transplanted N° of tissue donation PMP N° of tissue adonation PMP N° of tissue stransplanted N° of tissue adonations Tissue donations Tissue donations N° of transplanted N° of	NA	NA	Ъ	0	0	0	0
Tissue donation PMP N° of tissue retrieved N° of tissue atransplanted N° of transplants N° of transplants N° of transplanted N° of tissue atransplanted N° of tissue atransplanted N° of transplants N° of transplants N° of transplants N° of transplanted N° of tissue atransplanted N° of transplants N° of transplants	0	0	0	0	0	0	0
N° of tissue retrieved N° of patients transplanted N° of transplants N° of transplants N° of transplanted N° of tissue atonations Tissue donation PMP N° of transplanted N° of transplants N° of transplants N° of transplants N° of transplants N° of tissue atonations Tissue donation N° of transplanted N° of transplanted N° of transplanted N° of transplants N° of transplants N° of transplants N° of transplants N° of transplants N° of transplants N° of transplanted N° of transplants N° of transplants N° of transplants N° of transplants N° of transplants N° of transplants N° of transplants	0,0	0,0	0,0	0'0	0'0	0,0	0,0
N° of patients transplanted N° of transplants N° of transplants N° of transplants Tissue donation PMP N° of tissues transplanted N° of transplants N° of transplants N° of transplants N° of tissue donations Tissue donation PMP N° of tissue atransplanted N° of tissue atransplanted N° of transplants N° of transplants	0 (0	0	0 0	0 0	0	0 0
N° of transplants N° of transplants Tissue donation PMP N° of tissue retrieved N° of tissue atransplanted N° of transplants N° of transplants N° of transplants Tissue donation PMP N° of tissue atransplanted N° of tissue atransplanted N° of tissue donations Tissue donations Tissue donations N° of transplants N° of transplants		5 0					
N. of tissue donations Tissue donation PMP N° of tissue ransplanted N° of tissues transplanted N° of transplants N° of transplants N° of tissue donations Tissue donation PMP N° of tissue atransplanted N° of tissue atransplanted N° of tissue donations Tissue donations N° of transplants N° of transplants N° of transplants N° of tissue donations Tissue donations Tissue donations N° of tissue atransplanted N° of transplants	0	0	0 0	0 0	0	0 0	0 0
Tissue donation PMP N° of tissue retrieved N° of tissues transplanted N° of transplanted N° of transplanted N° of transplanted N° of tissue donations Tissue donation PMP N° of transplanted N° of transplanted	1.198	-	317	0	27	0	212
N° of tissue retrieved N° of tissues transplanted N° of transplants N° of transplants N° of tissue donations TIssue donation PMP N° of tissue transplanted N° of tissue transplanted N° of tissue atransplanted N° of transplants N° of transplants N° of transplants N° of transplants N° of transplants N° of transplants	6,0	0,1	6,6	0,0	6,8	0'0	13,5
N° of trissues transplanted N° of patients transplanted N° of transplants N° of tissue donations Tissue donation PMP N° of tissue atransplanted N° of tissue stransplanted N° of transplants N° of transplants	25.290	-	1.088	0	222	0	212
N° of transplants N° of transplants N° of tissue donations Tissue donation PMP N° of tissue transplanted N° of tissue stransplanted N° of transplants N° of transplants N° of transplants N° of tissue donations Tissue donations N° of tissue transplanted N° of tissue donations	23.142	AN	14.568	22	0	0 0	0 0
N. of tissue donations Tissue donation PMP N° of tissue retrieved N° of tissues transplanted N° of transplants N° of transplants N° of transplants N° of tissue donations Tissue donation PMP N° of tissue donations	AN	AN	5 X	0 0	222	0 0	117
N. of tissue donations Tissue donation PMP N° of tissues transplanted N° of transplants N° of transplants N° of transplants Tissue donations Tissue donations N° of tissue accontioned							
Tissue donation PMP N° of tissue retrieved N° of tissue stransplanted N° of transplants N° of tissue donations Tissue donation PMP N° of tissue adonation AMP N° of tissue adonation AMP N° of tissue adonation AMP	0	0	6	0	0	0	3
N of tissue retreved N° of patients transplanted N° of transplants N° of tissue donations Tissue donation PMP N° of tissue etrieved	0,0	0,0	0,1 C	0,0	0'0	0,0	0,2 S
N° of patients transplanted N° of transplants N° of transplants N° of tissue donations Tissue donation PMP N° of tissue etrieved		5 0		0 0	0 0	0 0	
N° of transplants N. of tissue donations Tissue donation PMP N° of tissue etrieved							
N. of tissue donations Tissue donation PMP N° of tissue retrieved	0	0	0	0	0	0	86
Tissue accountion PMP N° of tissue retrieved N° of tissue terrieved	C	C	0	C	C	0	0
70	0.0	0,0	0,0	0'0	0,0	0,0	0,0
	Ō	ο	œ	0	0	0	0
	0	0	8	0	0	0	0
N° of patients transplanted NA	0 0	0 0	~ ~	0 0	0 0	0 0	0 0
N ^o of transplants NA	Σ	2	α	D	5	D	D

			PRELIMINAR	≻∣	DATA ON TISSUES - YEAR 2013			
				LATINAMERICAN COUNTRIES	UNTRIES			
Country		GUATEMALA	MEXICO	PANAMA	PARAGUAY	PERU	URUGUAY	VENEZUELA
Population (Font: UNFPA, state of world population, Nov 2013 - Million)	, Nov 2013 - Million)	15,5	122,3	З,9	6,8	30,4	3,4	30,4
TYPE OF TISSUE	TYPE OF DATA	NO DATA						
CORNEA	N. of tissue donations		2.580	C	47	0	217	85
	Tissue donation PMP		21,1	0,0	6,9	0,0	63,8	2,8
	N° of tissue retrieved		2.580	0	0	0	217	168
	N° of tissues transplanted		3.025	0	0	0	185	154
	N° of patients transplanted		3.025	0	06	0	175	154
	N° of transplants		3.025	0	06	0	185	154
SKIN	N. of tissue donations		20	0	0	0	15	0
	Tissue donation PMP		0,2	0'0	0,0	0,0	4,4	0,0
	N° of tissue retrieved (cm2)		0	0	0	0	23.800	0
	N° of tissues transplanted		0	0	0	0	416	0
	N° of patients transplanted		0 0	0 0	0 0	0 0	16	0 0
	N° of transplants		D	D	Ð	Ð	12	D
CARDIAC TISSUE	N. of tissue donations		9	0	0	0	З	15
	Tissue donation PMP		0,0	0,0	0,0	0,00	0,9	0,5
	N° of tissue retrieved		9	0	0	0	ю	60
	N° of tissues transplanted		2	0	0	0	2	ω,
	N° of patients transplanted		21 0	0 0	D	0 0	N	20 0
	N° of transplants		2	D		0	2	×
BLOOD VESSEL	N. of tissue donations		0	0	0	0	24	0
	Tissue donation PMP		0'0	0'0	0,0	0'0	7,0	0,0
	N° of tissue retrieved		0	0	0	0	24	0
	N° of tissues transplanted		0	0	0	0	29	0
	N° of patients transplanted		0 0	0 0	0 0	0 0	21	0 0
	N° of transplants		0	0	0	0	12	0
MUSCULOSKELETAL	N. of tissue donations		243	0	0	0	43	0
	Tissue donation PMP		2,0	0'0	0,0	0'0	12,6	0,0
	N° of tissue retrieved		243	0	0	0	43	0
	N° of tissues transplanted		0	0	0	0	696	0
	N° of patients transplanted		5 0	5 0	0 0	0 0	137	
			5	5	Þ	5	BC1	5
PLACENTA/AMNIOTIC								
MEMBRANE	N. of tissue donations		0	0	0	0	114	0
	Tissue donation PMP		0'0	0,0	0,0	0'0	33,5	0,0
	N° of tissue retrieved		0 0	0 0	0 0	0 0	114	0 0
	N° of natients transplanted						039 58	
	N° of transplants		0 0	0 0	0	0 0	103	0
OTHERS	N. of tissue donations		0	0	0	0	0	0
	Tissue donation PMP		0,0	0,0	0,0	0,0	0,0	0,0
	N° of tissue retrieved		0	0	0	0	0	0
	N° of tissues transplanted		0	0	0	0	0	0
	N° of patients transplanted		0	0	0	0	0	0
	N° of transplants		0	0	0	0	0	0

		PRELIMINARY	DATA O	N HPC	DATA ON HPC CELLS - YEAR 2013	2013					
		EURG	DPEAN U	NION C	EUROPEAN UNION COUNTRIES						
Country		AUSTRIA BELGIUM BULGARIA CROATIA CYPRUS CZECH REPUBLIC	ARIA CROATI	A CYPRUS	CZECH DENMA REPUBLIC	rk estoni	a finlani) FRANCE GER	DENMARK ESTONIA FINLAND FRANCE GERMANY GREECE HUNGARY IRELAND ITALY	ary ireland it	ALY LATVIA
Population (Font: eurostat)		8.451.860 11.161.642 7.284.552		4.262.140 865.878	10.516.125 5.602.628	3 1.320.17	4 5.426.674	65.578.819 80.52	10.516.125 5.602.628 1.320.174 5.426.674 65.578.819 80.523.746 11.290.067 9.908.798		4.591.087 59.685.227 2.023.825
Category of Data	TYPE OF DATA	NO NO NO DATA DATA DATA			NO DATA			NO DATA	A DATA	NO DATA	NO DATA
POTENTIAL DONATION AND SEARCHING IN THE NATIONAL REGISTRIES	N° of potential donors at 31.12 N° of cord blood unit at 31.12		36.812 2.447			A RA	23.249 3.423	221.460 31.230	107	n n n	342.508 31.230
	N° of searches requested N° of unrelated donation		417 1.999	8.027 24	20.795 14	U D	0 263	22.548 479	0	રું હેં	3.204 23.301
NOITENOD	N° of donation - Autologous N° of donation - Allogenic N° of donation - Allogenic, related N° of donation - Allogenic, unrelated		736 2.070 71 1.999	20 24 24 24	1.647 14 0 14	45 6 0	303 291 28 263	3.128 1.249 770 479	0000	й і й э	3.044 24.566 1.265 23.301
BANKING of CORD BLOOD	N° of unrelated cord blood units collected N° of unrelated cord blood units distributed N° of unrelated cord blood units at 31.12 N° of related cord blood units collected N° of related cord blood units distributed N° of related cord blood units at 31.12		1.989 0 2.728 21 1 175	1.769 0 2.604 1.964 1 19.148	0 1 235 0 4.314		235 0 3.423 6 6	7.988 0 31.230 0 256 0	5.648 0 26.378 0 0		22.636 8 37.253 315 12 3.087
TRANSPLANT	N° of transplants - Autologous N° of patients transplanted - Autologous N° of transplants - Allogenic N° of patients transplanted - Allogenic N° of transplants - Allogenic, related N° of patients transplanted - Allogenic, related N° of transplants - Allogenic, unrelated N° of patients transplanted - Allogenic, unrelated		156 127 66 33 33 33 33 33	0 0 0 0 0 0 0 0 0 0	447 347 228 207 57 171 152	13 13 13 13 13 13 13 13 13 13 13 13 13 1	0 252 0 1139 0 266 113	3.032 2.899 1.872 0 782 1.090 0 0	285 282 282 95 95 46 46 51	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3.037 2.482 1.708 1.615 1.615 886 760 729

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						AHY	٢		TEAN 2013							
					ш	EUROPEAN UNION COUNTRIES	N UNIO	N COUN	TRIES				10	OTHER COUNTRIES	JUNTRI	S
Country		LITHUANIA	LUXEMBOUF	IG MALTA	LITHUANIA LUXEMBOURG MALTA NETHERLANDS		PORTUGAL	. ROMANIA	POLAND PORTUGAL ROMANIA SLOVAKIA SLOVENIA SPAIN	VIA SPAIN	SWEDEN	UNITED KINGDOM	MACEDONIA MOLDOVA NORWAY TURKEY	MOLDOVA	NORWAY	TURKEY
Population (Font: eurostat)		2.971.905	537.039	421.364	16.779.575	38.533.299	10.487.289	20.020.074 5.410.836	5.410.836 2.058.821	21 46.727.890	9.555.893		2.062.294	3.500.000	5.051.275	75.627.384
CATEGORY OF	TYPE OF		NO DATA	NO DATA	NO DATA				NO DATA				NO DATA			
POTENTIAL DONATION AND SEARCHING IN THE NATIONAL REGISTRIES	N° of potential															
	donors at 31.12 N° of cord blood	9.086				598.147 6.611	338.614 8 462	2.909 6.440	4.973	132.335 58 848	AN N	0 0		0 0	29.012	41.352 3 000
	N° of unrelated donation	1.003 184 47				5.486 319	3.047 70	0.440 75 3	1.7 50 19.419 33	3.661 7.46	NA 159			000	14.970 48	0.022 0.022 0
DONATION	N° of donation - Autologous N° of donation - Allocenic	283 65				7.250 8.357	351 142	2.170 1.507	7.591 73	1.761 1.088	642 870	00		00	265 99	1.535 1 119
	N° of donation - Allogenic, related	18				5.713	72	1.504	40	708	102	0 0		0 0	48	0
	N° of donation - Allogenic, unrelated	47				2.640	70	c	33	380	768	0		0	51	0
BANKING of CORD BLOOD	N° of unrelated cord blood units collected	0				12.060	203	0	38	3.797	704	21.406		o	0	0
	N° of unrelated cord blood units distributed	0				0	000	0	0	347	0	0		0	0	0
	N° of unrelated cord blood units at 31.12 N° of collect cord	0				27.371	8.463	NA	20	58.848	607	232.315		0	0	0
	N ⁻ OI related cord blood units collected N ⁰ of collected	176				6.564	9.513	13.106	13	7	-	0		0	67	0
	blood units distributed	0				-	0	0	в	7	0	4.001		0	0	0
	N ⁻ OI related cord blood units at 31.12	1.008				42.184	101.863	91.428	13	0	-	0		0	680	0
TRANSPLANT	N° of transplants - Autologous 112	s 112				847	342	197	122	1.761	0	0		0	60	1.737
	- Autologous N° of transplants - Allogenic	85 70				0 493	323 147	89 34	140 84	0 1.184	442 0	0 0		0 0	51 65	0 1.119
	N° of patients transplanted - Allogenic	61				454	147	11	78	0	259	0		0	15	0
	N° of transplants - Allogenic, related	17				174	69	22	32	708	0	0		0	14	931
	- Allogenic, related	12				160	69	9	28	0	84	0		0	14	0
	 N⁻ of transplants Allogenic, unrelated 	53				319	78	12	52	476	0	0		0	51	188
	N° of patients transplanted - Allogenic, unrelated	49				294	78	Q	50	0	175	0		0	-	0

-NEWSLETTER 2014_aula medica	10/09/14	12:14	Página 57	

		PRELIMINA	RY DATA ON HPC CELLS - YEAR 2013	PC CELLS - Y	EAR 2013				
			LATINAMERICAN COUNTRIES	N COUNTRIES					
Country Boundation (Fout: LINEDA		ARGENTINA	BRAZIL	CHILI	COLOMBIA	COSTA RICA	CUBA	DOMINICANA	ECUADOR
state of world population, Nov 2013 - Million)	Nov 2013 - Million)	41,4	200,4	17,6	48,3	4,9	11,3	10,4	15,7
CATEGORY OF DATA	TYPE OF DATA			NO DATA					
POTENTIAL DONATION AND SEARCHING IN THE NATIONAL									
REGISTRIES	N° of potential donors at 31.12 Nº of order blood unit of 21.12	1.336	3.247.204 22 602		0 0	0 0	0 0	0 0	21
	N° of searches requested	534	23.002 905			0 0		0 0	11 0
	N° of unrelated donation				0	0	0	0	9
NOTENIOO	N° of Annation - Autolocous		c		c	c	c	c	c
	N° of donation - Allogenic	0 0	0 0		0 0	0 0	0 0	0 0	
	N° of donation - Allogenic, related	0	0		0	0	0	0	0
	N° of donation - Allogenic, unrelated	0	0		0	0	0	0	0
	N° of unrelated cord blood units collected	0	0		0	0	0	0	0
	N° of unrelated cord blood units distributed	0	0		0	0	0	0	0
	N° of unrelated cord blood units at 31.12	0	12		0	0	0	0	9
	N° of related cord blood units collected	0	0		0	0	0	0	0
	N° of related cord blood units distributed N° of related cord blood units at 31.12	0 0	0 20		0 0	0 0	0 0	0 0	0 0
TRANSPLANT	N° of transplants - Autologous	518	1.327		274	22	26	0	20
	N° of patients transplanted - Autologous	0	1.327		274	0	26	0	7
	N° of transplants - Allogenic	240	786		205	0	0	0	7
	N° of patients transplanted - Allogenic	0	786		0	0	0	0	0
	N° of transplants - Allogenic, related	158	533		159	0	0	0	7
	N° of patients transplanted - Allogenic, related	0	533		159	0	0	0	0
	N° of transplants - Allogenic, unrelated	82	253		46	0	0	0	0
	N° of patients transplanted - Allogenic, unrelated	0	253		46	0	0	0	0

		PRELIMINARY D	3Y DATA ON HP	CELLS - YEAF	EAR 2013			
		LA	LATINAMERICAN COUNTRIES	COUNTRIES				
Country		GUATEMALA	MEXICO	PANAMA	PARAGUAY	PERU	URUGUAY	VENEZUELA
Population (Font: UNFPA, state of world population, Nov 2013 - Million)		15,5	122,3	3,9	6,8	30,4	3,4	30,4
CATEGORY OF DATA	TYPE OF DATA	NO DATA						
POTENTIAL DONATION AND SEARCHING IN THE NATIONAL								
REGISTRIES	N° of potential donors at 31.12		0	0	0	0	535	0
	N° of cord blood unit at 31.12		0	0	0	0	2	0
	N° of searches requested		0	0	0	0	7	0
	N° of unrelated donation		0	0	0	0	0	0
DONATION	N° of donation - Autologous		0	0	0	0	0	0
	N° of donation - Allogenic		0	0	0	0	0	0
	N° of donation - Allogenic, related		0	0	0	0	0	0
	N° of donation - Allogenic, unrelated		0	0	0	0	0	0
BANKING of CORD BLOOD	BANKING of CORD BLOOD N° of unrelated cord blood units collected		0	0	0	0	0	0
	N° of unrelated cord blood units distributed		0	0	0	0	0	0
	N° of unrelated cord blood units at 31.12		0	0	0	0	0	0
	N° of related cord blood units collected		0 0	0 0	0 0	0 0	0 0	0 0
	N° of related cord blood units at 31.12							
TRANSPLANT	N° of transplants - Autologous		5	0	12	47	95	0
	N° of patients transplanted - Autologous		0	32	12	47	89	0
	N° of transplants - Allogenic		5	0	-	34	36	0
	N° of patients transplanted - Allogenic		0	0	0	34	31	0
	N° of transplants - Allogenic, related		4	0	-	34	31	0
	N° of patients transplanted - Allogenic, related		0	0	0	34	26	0
	N° of transplants - Allogenic, unrelated		-	0	0	0	5	0
	N° of patients transplanted - Allogenic, unrelated		0	0	0	0	5	0

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Council Of Europe Convention, Resolutions, Recommendations And Reports





COUNCIL OF EUROPE

Council of Europe Convention against Trafficking in Human Organs

(Adopted by the Committee of Ministers on 9 July 2014 at the 1205th meeting of the Ministers' Deputies)

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PREAMBLE

The member States of the Council of Europe and the other signatories to this Convention;

Bearing in mind the Universal Declaration of Human Rights, proclaimed by the United Nations General Assembly on 10 December 1948, and the Convention for the Protection of Human Rights and Fundamental Freedoms (1950, ETS No. 5);

Bearing in mind the Convention for the Protection of Human Rights and Dignity of the Human Being with Regard to the Application of Biology and Medicine: Convention on Human Rights and Biomedicine (1997, ETS No. 164) and the Additional Protocol to the Convention on Human Rights and Biomedicine concerning Transplantation of Organs and Tissues of Human Origin (2002, ETS No. 186);

Bearing in mind the Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children, supplementing the United Nations Convention Against Transnational Organized Crime (2000) and the Council of Europe Convention on Action against Trafficking in Human Beings (2005, CETS No. 197);

Considering that the aim of the Council of Europe is to achieve a greater unity between its members;

Considering that the trafficking in human organs violates human dignity and the right to life and constitutes a serious threat to public health;

Determined to contribute in a significant manner to the eradication of the trafficking in human organs through the introduction of new offences supplementing the existing international legal instruments in the field of trafficking in human beings for the purpose of the removal of organs;

Considering that the purpose of this Convention is to prevent and combat trafficking in human organs, and that the implementation of the provisions of the Convention concerning substantive criminal law should be carried out taking into account its purpose and the principle of proportionality;

Recognising that, to efficiently combat the global threat posed by the trafficking in human organs, close international cooperation between Council of Europe member States and non-member States alike should be encouraged,

Have agreed as follows:

CHAPTER I

PURPOSES, SCOPE AND USE OF TERMS ARTICLE 1 – PURPOSES

- 1. The purposes of this Convention are:
 - a. to prevent and combat the trafficking in human organs by providing for the criminalisation of certain acts;
 - b. to protect the rights of victims of the offences established in accordance with this Convention;
 - c. to facilitate co-operation at national and international levels on action against the trafficking in human organs.
- 2. In order to ensure effective implementation of its provisions by the Parties, this Convention sets up a specific followup mechanism.

ARTICLE 2 - SCOPE AND USE OF TERMS

- 1. This Convention applies to the trafficking in human organs for purposes of transplantation or other purposes, and to other forms of illicit removal and of illicit implantation.
- 2. For the purposes of this Convention, the term:

- "trafficking in human organs" shall mean any illicit activity in respect of human organs as prescribed in Article 4, paragraph 1 and Articles 5, 7, 8 and 9 of this Convention;

- "human organ" shall mean a differentiated part of the human body, formed by different tissues, that maintains its structure, vascularisation and capacity to develop physiological functions with a significant level of autonomy. A part of an organ is also considered to be an organ if its function is to be used for the same purpose as the entire organ in the human body, maintaining the requirements of structure and vascularisation.

ARTICLE 3 – PRINCIPLE OF NON-DISCRIMINATION

The implementation of the provisions of this Convention by the Parties, in particular the enjoyment of measures to protect the rights of victims, shall be secured without discrimination on any ground such as sex, race, colour, language, age, religion, political or any other opinion, national or social origin, association with a national minority, property, birth, sexual orientation, state of health, disability or other status.

CHAPTER II

SUBSTANTIVE CRIMINAL LAW

ARTICLE 4 - ILLICIT REMOVAL OF HUMAN ORGANS

- 1. Each Party shall take the necessary legislative and other measures to establish as a criminal offence under its domestic law, when committed intentionally, the removal of human organs from living or deceased donors:
 - a. where the removal is performed without the free, informed and specific consent of the living or deceased donor, or, in the case of the deceased donor, without the removal being authorised under its domestic law;
 - b. where, in exchange for the removal of organs, the living donor, or a third party, has been offered or has received a financial gain or comparable advantage;
 - c. where in exchange for the removal of organs from a deceased donor, a third party has been offered or has received a financial gain or comparable advantage.
- 2. Any State or the European Union may, at the time of signature or when depositing its instrument of ratification, acceptance or approval, by a declaration addressed to the Secretary General of the Council of Europe, declare that it reserves the right not to apply paragraph 1.a of this article to the removal of human organs from living donors, in exceptional cases and in accordance with appropriate safeguards or consent provisions under its domestic law. Any reservation made under this paragraph shall contain a brief statement of the relevant domestic law.
- 3. The expression "financial gain or comparable advantage" shall, for the purpose of paragraph 1, b and c, not include compensation for loss of earnings and any other justifiable expenses caused by the removal or by the related medical examinations, or compensation in case of damage which is not inherent to the removal of organs.
- 4. Each Party shall consider taking the necessary legislative or other measures to establish as a criminal offence under its domestic law the removal of human organs from living or deceased donors where the removal is performed outside of the framework of its domestic transplantation system, or where the removal is performed in breach of essential principles of national transplantation laws or rules. If a Party establishes criminal offences in accordance with this provision, it shall endeavour to apply also Articles 9 to 22 to such offences.

ARTICLE 5 – USE OF ILLICITLY REMOVED ORGANS FOR PURPOSES OF IMPLANTATION OR OTHER PURPOSES THAN IMPLANTATION

Each Party shall take the necessary legislative and other measures to establish as a criminal offence under its domestic law, when committed intentionally, the use of illicitly removed organs, as described in Article 4, paragraph 1, for purposes of implantation or other purposes than implantation.

ARTICLE 6 – IMPLANTATION OF ORGANS OUTSIDE OF THE DOMESTIC TRANSPLANTATION SYSTEM OR

IN BREACH OF ESSENTIAL PRINCIPLES OF NATIONAL TRANSPLANTATION LAW

Each Party shall consider taking the necessary legislative or other measures to establish as a criminal offence under its domestic law, when committed intentionally, the implantation of human organs from living or deceased donors where the implantation is performed outside of the framework of its domestic transplantation system, or where the implantation is performed in breach of essential principles of national transplantation laws or rules. If a Party establishes criminal offences in accordance with this provision, it shall endeavour to apply also Articles 9 to 22 to such offences.

ARTICLE 7 – ILLICIT SOLICITATION, RECRUITMENT, OFFERING AND REQUESTING OF UNDUE ADVANTAGES

- 1. Each Party shall take the necessary legislative and other measures to establish as a criminal offence under its domestic law, when committed intentionally, the solicitation and recruitment of an organ donor or a recipient, where carried out for financial gain or comparable advantage for the person soliciting or recruiting, or for a third party.
- 2. Each Party shall take the necessary legislative and other measures to establish as a criminal offence, when committed intentionally, the promising, offering or giving by any person, directly or indirectly, of any undue advantage to healthcare professionals, its public officials or persons who direct or work for private sector entities, in any capacity, with a view to having a removal or implantation of a human organ performed or facilitated, where such removal or implantation takes place under the circumstances described in Article 4, paragraph 1, or Article 5 and where appropriate Article 4, paragraph 4 or Article 6.
- 3. Each Party shall take the necessary legislative and other measures to establish as a criminal offence, when committed intentionally, the request or receipt by healthcare professionals, its public officials or persons who direct or work for private sector entities, in any capacity, of any undue advantage with a view to performing or facilitating the performance of a removal or implantation of a human organ, where such removal or implantation takes place under the circumstances described in Article 4, paragraph 1 or Article 5 and where appropriate Article 4, paragraph 4 or Article 6.

ARTICLE 8 – PREPARATION, PRESERVATION, STORAGE, TRANSPORTATION, TRANSFER, RECEIPT, IMPORT AND EXPORT OF ILLICITLY REMOVED HUMAN ORGANS

Each Party shall take the necessary legislative and other measures to establish as a criminal offence under its domestic law, when committed intentionally:

- a. the preparation, preservation, and storage of illicitly removed human organs as described in Article 4, paragraph 1, and where appropriate Article 4, paragraph 4;
- b. the transportation, transfer, receipt, import and export of illicitly removed human organs as described in Article 4, paragraph 1, and where appropriate Article 4, paragraph 4.

ARTICLE 9 – AIDING OR ABETTING AND ATTEMPT

- 1. Each Party shall take the necessary legislative and other measures to establish as criminal offences, when committed intentionally, aiding or abetting the commission of any of the criminal offences established in accordance with this Convention.
- 2. Each Party shall take the necessary legislative and other measures to establish as a criminal offence the intentional attempt to commit any of the criminal offences established in accordance with this Convention.
- 3. Any State or the European Union may, at the time of signature or when depositing its instrument of ratification, acceptance or approval, by a declaration addressed to the Secretary General of the Council of Europe, declare that it reserves the right not to apply, or to apply only in specific cases or conditions, paragraph 2 to offences established in accordance with Article 7 and Article 8.

ARTICLE 10 – JURISDICTION

- 1. Each Party shall take such legislative or other measures as may be necessary to establish jurisdiction over any offence established in accordance with this Convention, when the offence is committed:
 - a. in its territory; or
 - b. on board a ship flying the flag of that Party; or
 - c. on board an aircraft registered under the laws of that Party; or
 - d. by one of its nationals; or
 - e. by a person who has his or her habitual residence in its territory.
- 2. Each Party shall endeavour to take the necessary legislative or other measures to establish jurisdiction over any offence established in accordance with this Convention where the offence is committed against one of its nationals or a person who has his or her habitual residence in its territory.
- 3. Any State or the European Union may, at the time of signature or when depositing its instrument of ratification, acceptance or approval, by a declaration addressed to the Secretary General of the Council of Europe, declare that it reserves the right not to apply or to apply only in specific cases or conditions the jurisdiction rules laid down in paragraph 1. d and e of this article.
- 4. For the prosecution of the offences established in accordance with this Convention, each Party shall take the necessary legislative or other measures to ensure that its jurisdiction as regards paragraphs 1. d and e of this article is not subordinated to the condition that the prosecution can only be initiated following a report from the victim or the laying of information by the State of the place where the offence was committed.
- 5. Any State or the European Union may, at the time of signature or when depositing its instrument of ratification, acceptance or approval, by a declaration addressed to the Secretary General of the Council of Europe, declare that

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it reserves the right not to apply or to apply only in specific cases paragraph 4 of this article.

- 6. Each Party shall take the necessary legislative or other measures to establish jurisdiction over the offences established in accordance with this Convention, in cases where an alleged offender is present on its territory and it does not extradite him or her to another State, solely on the basis of his or her nationality.
- 7. When more than one Party claims jurisdiction over an alleged offence established in accordance with this Convention, the Parties involved shall, where appropriate, consult with a view to determining the most appropriate jurisdiction for prosecution.
- 8. Without prejudice to the general rules of international law, this Convention does not exclude any criminal jurisdiction exercised by a Party in accordance with its internal law.

Article 11 - Corporate liability

- 1. Each Party shall take the necessary legislative and other measures to ensure that legal persons can be held liable for offences established in accordance with this Convention, when committed for their benefit by any natural person, acting either individually or as part of an organ of the legal person, who has a leading position within it based on:
 - a. a power of representation of the legal person;
 - b. an authority to take decisions on behalf of the legal person;
 - c. an authority to exercise control within the legal person.
- 2. Apart from the cases provided for in paragraph 1 of this article, each Party shall take the necessary legislative and other measures to ensure that a legal person can be held liable where the lack of supervision or control by a natural person referred to in paragraph 1 has made possible the commission of an offence established in accordance with this Convention for the benefit of that legal person by a natural person acting under its authority.
- 3. Subject to the legal principles of the Party, the liability of a legal person may be criminal, civil or administrative.
- 4. Such liability shall be without prejudice to the criminal liability of the natural persons who have committed the offence.

ARTICLE 12 – SANCTIONS AND MEASURES

1. Each Party shall take the necessary legislative and other measures to ensure that the offences established in accordance with this Convention are punishable by effective, proportionate and dissuasive sanctions. These sanctions shall include, for offences established in accordance with Article 4, paragraph 1 and, where appropriate, Article 5 and Articles 7 to 9, when committed by natural persons, penalties involving deprivation of liberty that may give rise to extradition.

- 2. Each Party shall take the necessary legislative and other measures to ensure that legal persons held liable in accordance with Article 11 are subject to effective, proportionate and dissuasive sanctions, including criminal or non-criminal monetary sanctions, and may include other measures, such as:
 - a. temporary or permanent disqualification from exercising commercial activity;
 - b. placing under judicial supervision;
 - c. a judicial winding-up order.
- 3. Each Party shall take the necessary legislative and other measures to:
 - a. permit seizure and confiscation of proceeds of the criminal offences established in accordance with this Convention, or property whose value corresponds to such proceeds;
 - b. enable the temporary or permanent closure of any establishment used to carry out any of the criminal offences established in accordance with this Convention, without prejudice to the rights of bona fide third parties, or deny the perpetrator, temporarily or permanently, in conformity with the relevant provisions of domestic law, the exercise of a professional activity relevant to the commission of any of the offences established in accordance with this Convention.

ARTICLE 13 – AGGRAVATING CIRCUMSTANCES

Each Party shall take the necessary legislative and other measures to ensure that the following circumstances, in so far as they do not already form part of the constituent elements of the offence, may, in conformity with the relevant provisions of domestic law, be taken into consideration as aggravating circumstances in determining the sanctions in relation to the offences established in accordance with this Convention:

- a. the offence caused the death of, or serious damage to the physical or mental health of, the victim;
- b. the offence was committed by a person abusing his or her position;
- c. the offence was committed in the framework of a criminal organisation;
- d. the perpetrator has previously been convicted of offences established in accordance with this Convention;
- e. the offence was committed against a child or any other particularly vulnerable person.

ARTICLE 14 – PREVIOUS CONVICTIONS

Each Party shall take the necessary legislative and other measures to provide for the possibility to take into account final sentences passed by another Party in relation to the offences established in accordance with this Convention when determining the sanctions.

CHAPTER III

CRIMINAL PROCEDURAL LAW ARTICLE 15 – INITIATION AND CONTINUATION OF PROCEEDINGS

Each Party shall take the necessary legislative and other measures to ensure that investigations or prosecution of offences established in accordance with this Convention should not be subordinate to a complaint and that the proceedings may continue even if the complaint is withdrawn.

ARTICLE 16 - CRIMINAL INVESTIGATIONS

Each Party shall take the necessary legislative and other measures, in conformity with the principles of its domestic law, to ensure effective criminal investigation and prosecution of offences established in accordance with this Convention.

ARTICLE 17 – INTERNATIONAL CO-OPERATION

- 1. The Parties shall co-operate with each other, in accordance with the provisions of this Convention and in pursuance of relevant applicable international and regional instruments and arrangements agreed on the basis of uniform or reciprocal legislation and their domestic law, to the widest extent possible, for the purpose of investigations or proceedings concerning the offences established in accordance with this Convention, including seizure and confiscation.
- 2. The Parties shall co-operate to the widest extent possible in pursuance of the relevant applicable international, regional and bilateral treaties on extradition and mutual legal assistance in criminal matters concerning the offences established in accordance with this Convention.
- 3. If a Party that makes extradition or mutual legal assistance in criminal matters conditional on the existence of a treaty receives a request for extradition or legal assistance in criminal matters from a Party with which it has no such a treaty, it may, acting in full compliance with its obligations under international law and subject to the conditions provided for by the domestic law of the requested Party, consider this Convention as the legal basis for extradition or mutual legal assistance in criminal matters in respect of the offences established in accordance with this Convention.

CHAPTER IV

PROTECTION MEASURES ARTICLE 18 – PROTECTION OF VICTIMS

Each Party shall take the necessary legislative and other measures to protect the rights and interests of victims of offences established in accordance with this Convention, in particular by:

- a. ensuring that victims have access to information relevant to their case and which is necessary for the protection of their health and other rights involved;
- b. assisting victims in their physical, psychological and social recovery;

c. providing, in its domestic law, for the right of victims to compensation from the perpetrators.

ARTICLE 19 – STANDING OF VICTIMS IN CRIMINAL PROCEEDINGS

- 1. Each Party shall take the necessary legislative and other measures to protect the rights and interests of victims at all stages of criminal investigations and proceedings, in particular by:
 - a. informing them of their rights and the services at their disposal and, upon request, the follow-up given to their complaint, the charges retained, the state of the criminal proceedings, unless in exceptional cases the proper handling of the case may be adversely affected by such notification, and their role therein as well as the outcome of their cases;
 - b. enabling them, in a manner consistent with the procedural rules of domestic law, to be heard, to supply evidence and have their views, needs and concerns presented, directly or through an intermediary, and considered;
 - c. providing them with appropriate support services so that their rights and interests are duly presented and taken into account;
 - d. providing effective measures for their safety, as well as that of their families, from intimidation and retaliation.
- 2. Each Party shall ensure that victims have access, as from their first contact with the competent authorities, to information on relevant judicial and administrative proceedings.
- 3. Each Party shall ensure that victims have access to legal aid, in accordance with domestic law and provided free of charge where warranted, when it is possible for them to have the status of parties to criminal proceedings.
- 4. Each Party shall take the necessary legislative and other measures to ensure that victims of an offence established in accordance with this Convention committed in the territory of a Party other than the one where they reside can make a complaint before the competent authorities of their State of residence.
- 5. Each Party shall provide, by means of legislative or other measures, in accordance with the conditions provided for by its domestic law, the possibility for groups, foundations, associations or governmental or non-governmental organisations, to assist and/or support the victims with their consent during criminal proceedings concerning the offences established in accordance with this Convention.

ARTICLE 20 – PROTECTION OF WITNESSES

1. Each Party shall, within its means and in accordance with the conditions provided for by its domestic law, provide effective protection from potential retaliation or intimidation for witnesses in criminal proceedings, who give testimony concerning offences covered by this Convention and, as appropriate, for their relatives and other persons close to them. 2. Paragraph 1 of this article shall also apply to victims insofar as they are witnesses.

CHAPTER V

PREVENTION MEASURES ARTICLE 21 – MEASURES AT DOMESTIC LEVEL

- 1. Each Party shall take the necessary legislative and other measures to ensure:
 - a. the existence of a transparent domestic system for the transplantation of human organs;
 - b. equitable access to transplantation services for patients;
 - c. adequate collection, analysis and exchange of information related to the offences covered by this Convention in co-operation between all relevant authorities.
- 2. With the aim of preventing and combatting trafficking in human organs, each Party shall take measures, as appropriate:
 - a. to provide information or strengthen training for healthcare professionals and relevant officials in the prevention of and combat against trafficking in human organs;
 - b. to promote awareness-raising campaigns addressed to the general public about the unlawfulness and dangers of trafficking in human organs.
- 3. Each Party shall take the necessary legislative and other measures to prohibit the advertising of the need for, or availability of human organs, with a view to offering or seeking financial gain or comparable advantage.

ARTICLE 22 – MEASURES AT INTERNATIONAL LEVEL The Parties shall, to the widest extent possible, co-operate with each other in order to prevent trafficking in human organs. In particular, the Parties shall:

report to the Committee of the Parties at its request on the number of cases of trafficking in human organs within their respective jurisdictions;

designate a national contact point for the exchange of information pertaining to trafficking in human organs.

CHAPTER VI

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FOLLOW-UP MECHANISM ARTICLE 23 – COMMITTEE OF THE PARTIES

- 1. The Committee of the Parties shall be composed of representatives of the Parties to the Convention.
- 2. The Committee of the Parties shall be convened by the Secretary General of the Council of Europe. Its first meeting shall be held within a period of one year following the entry into force of this Convention for the tenth signatory having ratified it. It shall subsequently meet whenever at least one third of the Parties or the Secretary General so requests.
- 3. The Committee of the Parties shall adopt its own rules of procedure.

- 4. The Committee of the Parties shall be assisted by the Secretariat of the Council of Europe in carrying out its functions.
- 5. A contracting Party which is not a member of the Council of Europe shall contribute to the financing of the Committee of the Parties in a manner to be decided by the Committee of Ministers upon consultation of that Party.

ARTICLE 24 – OTHER REPRESENTATIVES

- 1. The Parliamentary Assembly of the Council of Europe, the European Committee on Crime Problems (CDPC), as well as other relevant Council of Europe intergovernmental or scientific committees, shall each appoint a representative to the Committee of the Parties in order to contribute to a multisectoral and multidisciplinary approach.
- 2. The Committee of Ministers may invite other Council of Europe bodies to appoint a representative to the Committee of the Parties after consulting the latter.
- 3. Representatives of relevant international bodies may be admitted as observers to the Committee of the Parties following the procedure established by the relevant rules of the Council of Europe.
- 4. Representatives of relevant official bodies of the Parties may be admitted as observers to the Committee of the Parties following the procedure established by the relevant rules of the Council of Europe.
- 5. Representatives of civil society, and in particular nongovernmental organisations, may be admitted as observers to the Committee of the Parties following the procedure established by the relevant rules of the Council of Europe.
- 6. In the appointment of representatives under paragraphs 2 to 5 of this article, a balanced representation of the different sectors and disciplines shall be ensured.
- 7. Representatives appointed under paragraphs 1 to 5 above shall participate in meetings of the Committee of the Parties without the right to vote.

ARTICLE 25 – FUNCTIONS OF THE COMMITTEE OF THE PARTIES

- 1. The Committee of the Parties shall monitor the implementation of this Convention. The rules of procedure of the Committee of the Parties shall determine the procedure for evaluating the implementation of this Convention, using a multisectoral and multidisciplinary approach.
- 2. The Committee of the Parties shall also facilitate the collection, analysis and exchange of information, experience and good practice between States to improve their capacity to prevent and combat trafficking in human organs. The Committee may avail itself of the expertise of other relevant Council of Europe committees and bodies.
- 3. Furthermore, the Committee of the Parties shall, where appropriate:
 - a. facilitate the effective use and implementation of this Convention, including the identification of any prob-

lems that may arise and the effects of any declaration or reservation made under this Convention;

- b. express an opinion on any question concerning the application of this Convention and facilitate the exchange of information on significant legal, policy or technological developments;
- c. make specific recommendations to Parties concerning the implementation of this Convention.
- 4. The European Committee on Crime Problems (CDPC) shall be kept periodically informed regarding the activities mentioned in paragraphs 1, 2 and 3 of this article.

CHAPTER VII

RELATIONSHIP WITH OTHER INTERNATIONAL INSTRUMENTS ARTICLE 26 – RELATIONSHIP WITH OTHER INTERNATIONAL INSTRUMENTS

- 1. This Convention shall not affect the rights and obligations arising from the provisions of other international instruments to which Parties to the present Convention are Parties or shall become Parties and which contain provisions on matters governed by this Convention.
- 2. The Parties to the Convention may conclude bilateral or multilateral agreements with one another on the matters dealt with in this Convention, for purposes of supplementing or strengthening its provisions or facilitating the application of the principles embodied in it.

CHAPTER VIII

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AMENDMENTS TO THE CONVENTION ARTICLE 27 – AMENDMENTS

- 1. Any proposal for an amendment to this Convention presented by a Party shall be communicated to the Secretary General of the Council of Europe and forwarded by him or her to the member States of the Council of Europe, the non-member States enjoying observer status with the Council of Europe, the European Union, and any State having been invited to sign this Convention.
- 2. Any amendment proposed by a Party shall be communicated to the European Committee on Crime Problems (CDPC) and other relevant Council of Europe intergovernmental or scientific committees, which shall submit to the Committee of the Parties their opinions on that proposed amendment.
- 3. The Committee of Ministers of the Council of Europe shall consider the proposed amendment and the opinion submitted by the Committee of Parties and, after having consulted the Parties to this Convention that are not members of the Council of Europe, may adopt the amendment by the majority provided for in Article 20.d of the Statute of the Council of Europe.
- 4. The text of any amendment adopted by the Committee of Ministers in accordance with paragraph 3 of this article shall be forwarded to the Parties for acceptance.

5. Any amendment adopted in accordance with paragraph 3 of this article shall enter into force on the first day of the month following the expiration of a period of one month after the date on which all Parties have informed the Secretary General that they have accepted it.

CHAPTER IX

FINAL CLAUSES

ARTICLE 28 - SIGNATURE AND ENTRY INTO FORCE

- 1. This Convention shall be open for signature by the member States of the Council of Europe, the European Union and the non-member States which enjoy observer status with the Council of Europe. It shall also be open for signature by any other non-member State of the Council of Europe upon invitation by the Committee of Ministers. The decision to invite a non-member State to sign the Convention shall be taken by the majority provided for in Article 20.d of the Statute of the Council of Europe, and by unanimous vote of the representatives of the Contracting States entitled to sit on the Committee of Ministers. This decision shall be taken after having obtained the unanimous agreement of the other States/European Union having expressed their consent to be bound by this Convention.
- 2. This Convention is subject to ratification, acceptance or approval. Instruments of ratification, acceptance or approval shall be deposited with the Secretary General of the Council of Europe.
- 3. This Convention shall enter into force on the first day of the month following the expiration of a period of three months after the date on which five signatories, including at least three member States of the Council of Europe, have expressed their consent to be bound by the Convention in accordance with the provisions of the preceding paragraph.
- 4. In respect of any State or the European Union, which subsequently expresses its consent to be bound by the Convention, it shall enter into force on the first day of the month following the expiration of a period of three months after the date of the deposit of its instrument of ratification, acceptance or approval.

ARTICLE 29 – TERRITORIAL APPLICATION

- 1. Any State or the European Union may, at the time of signature or when depositing its instrument of ratification, acceptance or approval, specify the territory or territories to which this Convention shall apply.
- 2. Any Party may, at any later date, by a declaration addressed to the Secretary General of the Council of Europe, extend the application of this Convention to any other territory specified in the declaration and for whose international relations it is responsible or on whose behalf it is authorised to give undertakings. In respect of such territory, the Convention shall enter into force on the first day of the month following the expiration of a period of three months after the date of receipt of such declaration by the Secretary General.

3. Any declaration made under the two preceding paragraphs may, in respect of any territory specified in such declaration, be withdrawn by a notification addressed to the Secretary General of the Council of Europe. The withdrawal shall become effective on the first day of the month following the expiration of a period of three months after the date of receipt of such notification by the Secretary General.

ARTICLE 30 – RESERVATIONS

- 1. Any State or the European Union may, at the time of signature or when depositing its instrument of ratification, acceptance or approval, declare that it avails itself of one or more of the reservations provided for in Articles 4, paragraph 2; 9, paragraph 3; 10, paragraphs 3 and 5.
- 2. Any State or the European Union may also, at the time of signature or when deposing its instrument of ratification, acceptance or approval, declare that it reserves the right to apply the Article 5 and Article 7, paragraphs 2 and 3, only when the offences are committed for purposes of implantation, or for purposes of implantation and other purposes as specified by the Party.
- 3. No other reservation may be made.
- 4. Each Party which has made a reservation may, at any time, withdraw it entirely or partially by a notification addressed to the Secretary General of the Council of Europe. The withdrawal shall take effect from the date of the receipt of such notification by the Secretary General."

ARTICLE 31 – DISPUTE SETTLEMENT

The Committee of the Parties will follow in close co-operation with the European Committee on Crime Problems (CDPC) and other relevant Council of Europe intergovernmental or scientific committees the application of this Convention and facilitate, when necessary, the friendly settlement of all difficulties related to its application.

ARTICLE 32 – DENUNCIATION

- 1. Any Party may, at any time, denounce this Convention by means of a notification addressed to the Secretary General of the Council of Europe.
- 2. Such denunciation shall become effective on the first day of the month following the expiration of a period of three months after the date of receipt of the notification by the Secretary General.

ARTICLE 33 – NOTIFICATION

The Secretary General of the Council of Europe shall notify the member States of the Council of Europe, the non-member States enjoying observer status with the Council of Europe, the European Union, and any State having been invited to sign this Convention in accordance with the provisions of Article 28, of:

a. any signature;

- b. the deposit of any instrument of ratification, acceptance or approval;
- c. any date of entry into force of this Convention in accordance with Article 28;

- d. any amendment adopted in accordance with Article 27 and the date on which such an amendment enters into force;
- e. any reservation and withdrawal of reservation made in pursuance of Article 30;
- f. any denunciation made in pursuance of the provisions of Article 32;
- g. any other act, notification or communication relating to this Convention.

In witness whereof the undersigned, being duly authorised thereto, have signed this Convention.

Done in [.....], this [..] day of [......], in English and in French, both texts being equally authentic, in a single copy which shall be deposited in the archives of the Council of Europe. The Secretary General of the Council of Europe shall transmit certified copies to each member State of the Council of Europe, to the non-member States which enjoy observer status with the Council of Europe, to the European Union and to any State invited to sign this Convention.

Council of Europe Convention against Trafficking in Human Organs Explanatory Report

(Adopted by the Committee of Ministers on 9 July 2014 at the 1205th meeting of the Ministers' Deputies)

The Committee of Ministers of the Council of Europe took note of this Explanatory Report at a meeting held at its Deputies' level, on 9 July 2014.

1. The text of this Explanatory Report does not constitute an instrument providing an authoritative interpretation of the Convention, although it might be of such a nature as to facilitate the application of the provisions contained therein.

Introduction

- 2. The existence of a world-wide illicit trade in human organs for the purposes of transplantation is a well-established fact, and various means have been adopted, both at national and international levels, to counter this criminal activity, which presents a clear danger to both individual and public health and is in breach of human rights and fundamental freedoms and an affront to the very notion of human dignity and personal liberty.
- 3. Hence, both the Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children, supplementing the United Nations Convention Against Transnational Organized Crime (2000) and the Council of Europe Convention on Action against Trafficking in Human Beings (CETS No. 197) of 16 May 2005 contain provisions criminalising the trafficking in human beings for the purpose of the removal of organs.
- 4. Furthermore, the Convention for the protection of Human Rights and Dignity of the Human Being with regard to the Application of Biology and Medicine: Convention on Human Rights and Biomedicine (ETS No.164) of 4 April 1997 prohibits, in its Article 21, that the human body and its parts, as such, give rise to financial gain. This prohibition is developed in the Additional Protocol to the Convention on Human Rights and Biomedicine concerning the Transplantation of Organs and Tissues of Human Origin (ETS No. 186) of 24 January 2002 which explicitly prohibits organ trafficking in its Article 22. In accordance with Article 26 of the aforesaid Additional Protocol, Parties should provide for appropriate sanctions to be applied in the event of infringement of the prohibition.
- 5. In 2008, the Council of Europe and the United Nations agreed to prepare a "Joint Study on trafficking in organs, tissues

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and cells (OTC) and trafficking in human beings for the purpose of the removal of organs". This Joint Study, which was published in 2009, identified a number of issues related to the trafficking in human organs, tissues and cells which deserved further consideration, in particular the need to distinguish clearly between trafficking in human beings for the purpose of the removal of organs and the trafficking in human organs per se; the need to uphold the principle of prohibition of making financial gains with the human body or its parts; the need to promote organ donation; the need to collect reliable data on trafficking in organs, tissues and cells, as well as the need for an internationally agreed definition of trafficking in organs, tissues and cells.

- 6. Most importantly, the Joint Study contained a recommendation to elaborate an international legal instrument setting out a definition of trafficking in organs, tissues and cells (OTC) and the measures to prevent such trafficking and protect the victims, as well as the criminal law measures to punish the crime.
- 7. Against this background, the Committee of Ministers on 16 November 2010 decided to invite the European Committee on Crime Problems (CDPC), the Steering Committee on Bioethics (CDBI) and the European Committee on Transplantation of Organs (CD-P-TO) to identify the main elements that could form part of an international binding legal instrument and report back to the Committee of Ministers by April 2011.
- 8. In their report of 20 April 2011, the three aforesaid Steering Committees underlined that "trafficking in human organs, tissues and cells is a problem of global proportions that violates basic human rights and fundamental freedoms and constitutes a direct threat to individual and public health". The above mentioned three Committees further pointed out that "despite the existence of two international legal binding instruments [namely the aforesaid UN Trafficking Protocol and the Council of Europe Trafficking Convention], important loopholes, that are not sufficiently addressed by these instruments, continue to exist in the international legal framework".
- 9. In particular, the three Steering Committees came to the conclusion that existing international legal instruments

"only address the scenario where recourse is had to various coercive or fraudulent measures to exploit a person in the context of the removal of organs, but do not sufficiently cover scenarios, in which the donor has – adequately – consented to the removal of organs or – for other reasons – is not considered to be a victim of trafficking in terms of the [....] conventions".

- 10. The three Steering Committees therefore proposed for the Council of Europe to elaborate a binding international criminal law convention against trafficking in human organs, possibly also covering tissues and cells, to fill the gaps in existing international law.
- 11. By decisions of 6 July 2011 and 22–23 February 2012, respectively, the Committee of Ministers established the ad-hoc Committee of Experts on Trafficking in Human Organs, Tissues and Cells (PC-TO) and tasked it with the elaboration of a draft criminal law convention against trafficking in human organs, and, if appropriate, a draft additional protocol to the aforesaid draft criminal law convention against trafficking in human tissues and cells.
- 12. The PC-TO held a total of four meetings in Strasbourg, on 13-16 December 2011, on 6-9 March, on 26–29 June, and on 15-19 October 2012, and elaborated a preliminary draft Convention against Trafficking in Human Organs. It did not elaborate an additional protocol on tissues and cells and recommended to revisit this possibility in the future.
- 13. The draft text of the Convention was finalised by the European Committee on Crime Problems (CDPC), which approved it at its plenary meeting on 4-7 December 2012.

Preamble

Commentary to the preamble:

- 14. The preamble describes the purpose of the Convention, namely to contribute in a significant manner to the eradication of trafficking in human organs by preventing and combating this crime, in particular through the introduction of new offences supplementing the existing international legal instruments in the field of trafficking of human beings for the purpose of the removal of organs.
- 15. The preamble underlines that in the application of the provisions of the Convention covering substantive criminal law, due consideration should be given to the purpose of the Convention and to the principle of proportionality.
- 16. Specific reference is made in the preamble to the following legal acts of the United Nations and the Council of Europe:
 - The Universal Declaration of Human Rights (1948);
 - The Convention for the Protection of Human Rights and Fundamental Freedoms (1950, ETS No. 5);
 - The Convention for the Protection of Human Rights and Dignity of the Human Being with Regard to the Application of Biology and Medicine: Convention on Human Rights and Biomedicine;

- The Additional Protocol to the Convention on Human Rights and Biomedicine concerning Transplantation of Organs and Tissues of Human Origin;
- The Protocol to Prevent, Suppress and Punish Trafficking in Person, especially Women and Children, supplementing the United Nations Convention Against Transnational Organized Crime (2000);
- The Council of Europe Convention on Action against Trafficking in Human Beings.

CHAPTER I

PURPOSES, SCOPE AND USE OF TERMS ARTICLE 1 – PURPOSES

- 17. Paragraph 1 sets out the purposes of the Convention, which are to prevent and combat the trafficking in human organs, to protect the rights of victims and to facilitate co-operation at both national and international levels on action against trafficking in human organs.
- Paragraph 2 provides for the establishment of a specific follow-up mechanism (Articles 23–25) in order to ensure an effective implementation of the Convention.

ARTICLE 2 – SCOPE AND USE OF TERMS

- 19. Article 2, paragraph 1, defines the scope of the Convention as applying to trafficking in human organs for purposes of transplantation or other purposes and to other forms of illicit removal and of illicit implantation. The negotiators decided that the notion of trafficking in organs covers all the conducts of illicit removal provided in Article 4, paragraph 1, of implantation/use of illicitly removed organs provided in Article 5, and the other conducts provided in Articles 7, 8 and 9. For further explanation on the concept of trafficking in human organs, see paragraph 23. The expression "other forms of illicit removal and of illicit implantation" refers only to actions covered by Article 4, paragraph 4 and Article 6. The legal trade with medicinal products, manufactured from human organs or parts of human organs (such as advanced therapy medicinal products), is not covered by the Convention and shall not be restricted by it.
- 20. The term "other purposes" is intended to refer to any purpose other than transplantation, for which organs illicitly removed from a donor could now, or in the future, be used. Concerning what constitutes the term "other purposes", the negotiators identified, in particular, scientific research and the use of organs to collect tissue and cells, such as the use of heart valves from a heart illicitly removed, or the use of cells from a organ illicitly removed organ for cell therapy. But taking into account, inter alia, the progress of scientific research and the future developments in the use of organs for purposes other than implantation, the negotiators decided to leave this open. Consequently, this list of examples is not exhaustive. However, while this Convention applies to the removal of human organs for purposes other than transplantation, the trafficking of tissues and cells falls outside the scope of the Convention.

- 21. Article 2, paragraph 2, provides two definitions which are applicable throughout the Convention.
- 22. Definition of "trafficking in human organs". Given the complexity of the criminal actions comprising "trafficking in human organs", involving different actors and different criminal acts, the negotiators of the Convention considered it less useful to attempt to formulate an all-encompassing definition of the crime to serve as a basis for specifying the description of the offences in Chapter II of the Convention. Instead, the mandatory provisions contained in Chapter II of the Convention on "Substantive Criminal Law" (Article 4 paragraph 1 and Articles 5, 7, 8 and 9) enumerate the criminal acts which, whether committed on their own or in conjunction with one another, all constitute trafficking in human organs. Nevertheless, the negotiators considered it necessary to refer to "trafficking in human organs" as a comprehensive phenomenon in other parts of the Convention. Accordingly, Article 2, paragraph 2, contains such a definition of "trafficking in human organs", which consists of a reference to the substantive criminal law provisions setting out the different criminal acts constituting "trafficking in human organs".
- 23. Definition of "human organ". As regards the definition of "human organ", the negotiators decided to take over the internationally recognised definition used by the European Union in Article 3, letter (h), of its "Directive 2010/53/EU of the European Parliament and of the Council of 7 July 2010 on standards of quality and safety of human organs intended for transplantation".

ARTICLE 3 – PRINCIPLE OF NON-DISCRIMINATION

- 24. This article prohibits discrimination in Parties' implementation of the Convention and in particular in enjoyment of measures to protect and promote victims' rights. The meaning of discrimination in Article 3 is identical to that given to it under Article 14 of the Convention for the Protection of Human Rights and Fundamental Freedoms (ECHR).
- 25. The concept of discrimination has been interpreted consistently by the European Court of Human Rights in its case law concerning Article 14 ECHR. In particular, this case law has made clear that not every distinction or difference of treatment amounts to discrimination. As the Court has stated, for example in the Abdulaziz, Cabales and Balkandali v. the United Kingdom of 28 May 1985 judgment, "a difference of treatment is discriminatory if it 'has no objective and reasonable justification', that is, if it does not pursue a 'legitimate aim' or if there is not a 'reasonable relationship of proportionality between the means employed and the aim sought to be realised".
- 26. The list of non-discrimination grounds in Article 3 is based on that in Article 14 ECHR and the list contained in Article 1 of Protocol No. 12 to the ECHR. However, the negotiators wished to include also the non-discrimination grounds of age, sexual orientation, state of health and disability. "State of health" includes in particular HIV status. The list of non-discrimination grounds is not exhaustive, but

indicative, and should not give rise to unwarranted a contrario interpretations as regards discrimination based on grounds not so included. It is worth pointing out that the European Court of Human Rights has applied Article 14 to discrimination grounds not explicitly mentioned in that provision (see, for example, as concerns the ground of sexual orientation, the judgment of 21 December 1999 in Salgueiro da Silva Mouta v. Portugal). The reference to "or other status" could refer, for example, to members of refugee or immigrant populations.

CHAPTER II

SUBSTANTIVE CRIMINAL LAW

- 27. Chapter II contains the substantive criminal law provisions of the Convention. It is clear from the wording of the provisions, that Parties are only obliged to criminalise the acts set out in the mandatory provisions, if they are committed intentionally. The interpretation of the word "intentionally" is left to domestic law, but the requirement for intentional conduct relates to all the elements of the offence. As always in criminal law conventions of the Council of Europe, this does not mean that Parties would not be allowed to go beyond this minimum requirement by also criminalising non-intentional acts.
- 28. The negotiators decided to leave it open for Parties to decide whether to apply Article 4, paragraph 1, Articles 5, 7 and 9 to the donor or the recipient. There is thus no legal obligation for the States to apply these provisions to the donor and the recipient, whereas e.g. the surgeon carrying out the removal or implantation will always be covered by the criminalisation obligation. The negotiators took note that a number of States would under any circumstances refrain from prosecuting organ donors for committing these offences. Other States have indicated that organ donors could under their domestic law, under certain conditions, also be considered as having participated in, or even instigated, the trafficking in human organs.
- 29. As a general principle, the negotiators wished to stress that the obligations contained in this Convention do not require Parties to take measures that run counter to constitutional rules or fundamental principles relating to the freedom of the press and the freedom of expression in other media.

ARTICLE 4 – ILLICIT REMOVAL OF HUMAN ORGANS

30. Article 4, paragraph 1, letters a - c, obliges Parties to the Convention to establish as a criminal offence the removal of human organs from living or deceased donors in the following cases: lack of a free, informed and specific consent by the donor or of authorisation by the domestic law of the Party in question (letter a); a financial gain or comparable advantage has been offered or received in exchange for the removal of organs from a living donor (letter b), or a deceased donor (letter c). Though the illicit removal of human organs may in practice involve elements of all the acts described in letters a - c, it is enough that one of the three conditions are fulfilled to

establish that the crime described in Article 4, paragraph 1, has been committed. The negotiators have chosen not to include the purpose of implantation or other purposes as an element of the offence, to avoid the proof of the purpose of the removal.

- 31. The negotiators considered that, as a general principle, the concept of consent included in the present Convention should be identical as the one expressed in the Convention on Human Rights and Biomedicine, and its Additional Protocol concerning Transplantation of Organs and Tissues of Human Origin.
- 32. As regards living donors, Article 13 of the Additional Protocol concerning Transplantation of Organs and Tissues of Human Origin draws on the substance of Article 5 of the Convention on Human Rights and Biomedicine regarding consent to an intervention in the health field, complemented by its Article 19, paragraph 2 regarding consent to organ removal from living donors. Article 13 of the Additional Protocol provides in its first paragraph that "an organ or tissue may be removed from a living donor only after the person concerned has given free, informed and specific consent to it either in written form or before an official body." Its second paragraph specifies that "The person concerned may freely withdraw consent at any time." The fact that consent has to be "specific and given either in written form or before an official body" strengthens the requirements compared to the general rules regarding consent to an intervention in the health field. The Explanatory Report to the Additional Protocol concerning Transplantation of Organs and Tissues of Human Origin specifies the ways of obtaining and withdrawing consent: "the donor's consent must also be specific and given in written form or before an official body, a court, a judge or an official notary for example. The responsibility of this body is to ensure that consent is adequate and informed. The second paragraph provides the freedom to withdraw consent to the removal at any time. There is no requirement for withdrawal of consent to be in writing or to follow any particular form. The donor need simply say no to the removal at any time [...]. However, professional standards and obligations [...] may require that the team continue with the procedure if not to do so would seriously endanger the health of the donor." It appears clear that Article 4 of the Convention applies also to any person deprived of his/her liberty, living or deceased, which was at the time of the negotiation of the Convention a major concern expressed by the Parliamentary Assembly of the Council of Europe and shared by many delegations.
- 33. As regards deceased donors, Article 17 of the Additional Protocol concerning Transplantation of Organs and Tissues of Human Origin provides that "Organs or tissues shall not be removed from the body of a deceased person unless consent or authorisation required by law has been obtained. The removal shall not be carried out if the deceased person had objected to it." According to the Explanatory Report to this Protocol, "Without anticipating

the system to be introduced, the Article accordingly provides that if the deceased person's wishes are at all in doubt, it must be possible to rely on national law for guidance as to the appropriate procedure. In some States the law permits that if there is no explicit or implicit objection to donation, removal can be carried out. In that case, the law provides means of expressing intention, such as drawing up a register of objections. In other countries, the law does not prejudge the wishes of those concerned and prescribes enquiries among relatives and friends to establish whether or not the deceased person was in favour of organ donation."

- 34. For the purposes of this Convention, in the case of a living donor, the term "specific" means that the consent must be clearly given and with regard to the removal of a "specific" organ that is precisely identified. In the case of a deceased donor, the latter may have given his/her consent during his/her lifetime to the removal of an organ to be carried out after his/her death; such consent may be given with regard to a specific organ or in more general terms. Any removal of organ carried out after the death of the person concerned shall respect the terms of this consent. If the donor has not expressed any wish during his/her lifetime, the removal may only be carried out if the requirements, as defined by domestic law, regarding authorisation for the removal of organs are met.
- 35. The wording "removal being authorised under its domestic law" set out in Article 4, paragraph 1, letter a. covers different concepts as provided for under domestic law which are based on implicit consent of the deceased person or according to which the relatives of the deceased person are entitled to take the decision.
- 36. Article 20 of the Convention for the Protection of Human Rights and Biomedicine and Article 14 of its Additional Protocol concerning Transplantation of Organs and Tissues of Human Origin prohibit organ removal from persons not able to consent. The provision of paragraph 1 letter a of Article 4 of the Convention against Trafficking in Human Organs corresponds to this principle. As stated in the Explanatory Report to the Convention on Human Rights and Biomedicine regarding Article 6 on the protection of persons not able to consent, the incapacity to consent must be understood in the context of a given intervention and are defined by domestic law. It is for domestic law to determine whether or not a person has the capacity to consent.
- 37. However, given the specific purpose of the Convention against Trafficking in Human Organs, which is a criminal law convention, Article 4, paragraph 2, provides for the possibility of a reservation to the general rule of establishing as a criminal offence conducts referred to in paragraph 1 letter a. The reservation is restrictive, limited to living donors and only to exceptional cases. Certain delegations requested to introduce such a reservation to cover exceptional cases in which the person from whom the organ is removed is not capable of providing consent, as

established in paragraph 1 letter a, and where there are thus no other possible solutions than obtaining consent from a competent institution or an authorised person as provided for in domestic law. This is the case for example for children, people with mental disabilities, or any other person under a tutorship. These states wanted to foresee that in such exceptional cases, consent may be given by other authorised persons or even, by other competent institutions (e.g. courts of law), for the person concerned, in accordance with the safeguards and provisions of internal law. The last sentence obliges any State making use of this reservation option to provide a brief statement of the relevant domestic law, as appears, for example, in the European Convention on Human Rights (Article 57, paragraph 2) and the Convention on Human Rights and Biomedicine (Article 36, paragraph 2).

- 38. Article 4, paragraph 3, specifies that the expression of "financial gain or comparable advantage" as used in paragraphs 1, b and c does not include compensation for loss of earnings and any other justifiable expenses caused by the removal of an organ or the related medical examinations, or compensation in case of damage which is not inherent to the removal or organs. The negotiators considered it necessary to include this wording, which is taken from the Additional Protocol concerning Transplantation of Organs and Tissues of Human Origin, in order to clearly distinguish the lawful compensation to organ donors in certain cases from the prohibited practice of making financial gains with the human body or its parts.
- 39. The financial gain or comparable advantage should be understood in a broad context. The gain can be offered to the donor or third person, directly or through intermediaries. The expression "financial gain or comparable advantage" does not apply to an arrangement that is authorised under domestic law such as arrangements for paired or pooled donation.
- 40. Paragraph 4, obliges Parties to the Convention to consider establishing as a criminal offence the removal of human organs from living or deceased donors, where the removal is performed outside the framework of its domestic transplantation system, or in breach of essential principles of domestic transplantation laws or rules.
- 41. The last sentence of paragraph 4 clarifies that while it is left to each Party to decide whether or not - and if so in which respect - it will establish criminal offences covering the conduct described in this paragraph, and while a Party which decides to establish any such criminal offences is not legally obliged to apply also Articles 9 to 22 to such criminal offences, the Party is called upon to endeavour to do so.
- 42. The negotiators were not in agreement over the question whether or not it would be appropriate to require Parties to sanction organ removal or implantation, if it is performed "outside of the framework of the domestic transplantation systems", i.e. outside of the system for procurement and transplantation of organs authorised

by the competent authorities of the Party in question, and/or in breach of its domestic transplantation rules or laws. Some States considered that normally any organ removal or transplantation that may be considered to be performed outside of the system (or in breach of transplantation law) would also constitute one of the criminal offences under paragraph 1 of Article 4. Other states did not share this position. Negotiators agreed that it would be appropriate to specifically address these situations in paragraph 4 of Article 4 of the Convention, while recognising that States currently have very different domestic transplantation systems in place, and that the aim of the present Convention is not to harmonise domestic transplantation systems.

- 43. Similarly, the negotiators recognised that in some States, removal of organs performed outside of the framework of the domestic transplantation system would per senot necessarily be considered as more than a regulatory or minor offence, i.e. if the same act does not also fall under paragraph 1 of Article 4.
- 44. Because of the aforesaid differences in the various domestic transplantation systems and domestic legal systems of States, the negotiators decided to leave a certain margin of appreciation to Parties with regard to whether or not to establish as a criminal offence the removal of organs from living or deceased donors under the conditions described in Article 4, paragraph 4.

ARTICLE 5 – USE OF ILLICITLY REMOVED ORGANS FOR PURPOSES OF IMPLANTATION OR OTHER PURPOSES THAN IMPLANTATION

- 45. Article 5 obliges the Parties to the Convention to establish as a criminal offence under its domestic law the use of illicitly removed organs – either for implantation or for any other purpose. The reference to Article 4, paragraph 1 indicates that Article 5 shall apply to any case where an organ has been removed under any of the circumstances described in Article 4, paragraph 1.
- 46. As in the case of implantation, the obligation for Parties to criminalise the subsequent use of the illicitly removed organ is limited to those situations where the perpetrator acts intentionally.
- 47. In accordance with Article 30, paragraph 2, of the Convention, a Party may decide to limit the application of Article 5 to use for implantation only, or for other uses as specified by that Party.

ARTICLE 6 – IMPLANTATION OF ORGANS OUTSIDE OF THE DOMESTIC TRANSPLANTATION SYSTEM OR IN BREACH OF ESSENTIAL PRINCIPLES OF NATIONAL TRANSPLANTATION LAW

48. Article 6 obliges Parties to consider establishing as a criminal offence the implantation of organs performed outside of the framework of their domestic transplantation systems, or where the implantation is performed in breach of essential principles of domestic transplantation laws or rules.

- 49. As in the case of Article 4, paragraph 4, and for the same reasons, the negotiators preferred to leave a certain margin of appreciation to Parties with regard to whether or not to establish as a criminal offence the implantation of organs from living or deceased donors under the conditions described in Article 6.
- 50. The last sentence of Article 6 clarifies that while it is left to each Party to decide whether or not - and if so in which respect - it will establish criminal offences covering the conduct described in this article, and while a Party which decides to establish any such criminal offences is not legally obliged to apply also Articles 9 to 22 to such criminal offences, the Party is called upon to endeavour to do so.

ARTICLE 7 – ILLICIT SOLICITATION, RECRUITMENT, OFFERING AND REQUESTING OF UNDUE ADVANTAGES

- 51. Article 7, paragraph 1, obliges Parties to criminalise the illicit solicitation and recruitment of organ donors and recipients for financial gain or comparable advantage, either for the person soliciting or recruiting or for a third party. The aim of the provision is thus to criminalise the activities of persons operating as an interface between and bringing together donors, recipients and medical staff. These activities constitute an essential element of the trafficking in human organs. The negotiators considered that advertising is a form of solicitation and therefore decided not to include a specific provision on advertising in Article 7. Instead they decided to introduce in Article 21, paragraph 3 an explicit obligation for States Parties to prohibit the advertising of the need for, or availability of human organs, with a view to offering or seeking financial gain or comparable advantage. However, this measure does not prevent activities to recruit donors which are authorised under domestic law.
- 52. It is left to the discretion of Parties, in accordance with their domestic law, to decide whether or not organ donors should be subject to prosecution under this Article (cf. paragraph 29). As the purchase of an organ does not give rise to financial gain or comparable advantage on the part of the buyer, this provision is not applicable to acts performed by a potential organ receiver. The same holds true for somebody acting on behalf of the potential organ receiver, e.g. a family member, in so far as this does not give rise to any financial gain or comparable advantage on his or her part.
- 53. Article 7, paragraphs 2 and 3, obliges Parties to criminalise active and passive corruption, respectively, of healthcare professionals, public officials or persons working for private sector entities with a view to having a removal or implantation of a human organ performed under the circumstances described in Article 4, paragraph 1, or Article 5 and where appropriate Article 4, paragraph 4 or Article 6. In this context, it should be noted that Articles 4, paragraph 4 and Article 6 leave Parties a margin to decide on whether to establish the offences described therein as criminal offences. Hence, the use of the wording "where

appropriate" means that when considering establishing the offences contained in Article 4, paragraph 4 and Article 6 as criminal offences, a Party should also consider including them in Article 7, paragraphs 2 and 3.

54. The wording of Article 7, paragraphs 2 and 3 is inspired by Articles 2 and 7 of the Criminal Law Convention on Corruption (ETS No. 173). The negotiators considered it useful to include these provisions in the present Convention, as not all Parties to the Convention will necessarily be Parties to the Criminal Law Convention on Corruption.

ARTICLE 8 – PREPARATION, PRESERVATION, STORAGE, TRANSPORTATION, TRANSFER, RECEIPT, IMPORT AND EXPORT OF ILLICITLY REMOVED HUMAN ORGANS

- 55. Article 8 obliges Parties to establish the preparation, preservation, storage, transportation, transfer, receipt, import and export of organs removed under the conditions described in Article 4, paragraph 1 and, where appropriate, in Article 4, paragraph 4, when committed intentionally, as a criminal offence. In this context, it should be noted that Article 4, paragraph 4 leaves Parties a margin to decide on whether to establish the offence described therein as criminal offences. Hence, the use of the wording "where appropriate" means that when considering establishing the offence contained in Article 4, paragraph 4 as criminal offences, a Party should also consider including it in Article 8.
- 56. Due to differences in the legal systems of member States, some Parties may, when transposing the Convention into their domestic law, choose to establish offences under the Convention, in particular those enumerated in Article 8, as a separate criminal offence, or consider them as aiding or abetting or attempt under Article 9.
- 57. In so far as a Party makes use of the reservation possibility in Article 30, paragraph 2, with regard to Article 5, it will affect the extent to which that Party is obliged to criminalise the conduct described in Article 8.

ARTICLE 9 – AIDING OR ABETTING AND ATTEMPT

- 58. Paragraph 1 requires Parties to establish as offences aiding or abetting the commission of the offences established in accordance with this Convention. Liability arises for aiding or abetting where the person who commits a crime is aided by another person who also intends the crime to be committed.
- 59. Paragraph 2 provides for the criminalisation of an attempt to commit the offences established in accordance with this Convention.
- 60. The interpretation of the word "attempt" is left to domestic law. The principle of proportionality, as referred to in the Preamble of the Convention, should be taken into account by Parties when distinguishing between the concept of attempt and mere preparatory acts which do not warrant criminalisation.

- 61. Paragraph 3 allows for the Parties to make reservations with regard to the application of paragraph 2 (attempt) to offences established in accordance with Articles 7 and 8, due to differences in the criminal law systems of member States of the Council of Europe.
- 62. As with all the offences established under the Convention, it requires the criminalisation of aiding or abetting and attempt only if committed intentionally.

ARTICLE 10 – JURISDICTION

- 63. This article lays down various requirements whereby Parties must establish jurisdiction over the offences with which the Convention is concerned.
- 64. Paragraph, 1 letter a. is based on the territoriality principle. Each Party is required to punish the offences established under the Convention when they are committed on its territory.
- 65. Paragraph 1, letters b. and c. are based on a variant of the territoriality principle. These sub-paragraphs require each Party to establish jurisdiction over offences committed on ships flying its flag or aircraft registered under its laws. This obligation is already in force in the law of many countries, ships and aircraft being frequently under the jurisdiction of the State in which they are registered. This type of jurisdiction is extremely useful when the ship or aircraft is not located in the country's territory at the time of commission of the crime, as a result of which paragraph 1, letter a. would not be available as a basis for asserting jurisdiction. In the case of a crime committed on a ship or aircraft outside the territory of the flag or registry Party, it might be that without this rule there would not be any country able to exercise jurisdiction. In addition, if a crime is committed on board a ship or aircraft which is merely passing through the waters or airspace of another State, there may be significant practical impediments to the latter State's exercising its jurisdiction and it is therefore useful for the registry State to also have jurisdiction.
- 66. Paragraph 1, letter d. is based on the nationality principle. The nationality theory is most frequently applied by countries with a civil-law tradition. Under it, nationals of a country are obliged to comply with its law even when they are outside its territory. Under sub-paragraph d, if one of its nationals commits an offence abroad, a Party is obliged to be able to prosecute him/her. The negotiators considered that this was a particularly important provision in the context of combating trafficking in human organs. Indeed, certain States in which trafficking in human organs takes place either do not have the will or the necessary resources to successfully carry out investigations or lack the appropriate legal framework.
- 67. Paragraph 1, letter e. applies to persons having their habitual residence in the territory of the Party. It provides that Parties shall establish jurisdiction to investigate acts committed abroad by persons having their habitual residence in their territory, and thus contribute to the punishment trafficking in human organs.

- 68. Paragraph 2 is linked to the nationality or residence status of the victim. It is based on the premise that the particular interests of national victims overlap with the general interest of the state to prosecute crimes committed against its nationals or residents. Hence, if a national or person having habitual residence is a victim of an offence abroad, the Party shall endeavour to establish jurisdiction in order to start proceedings. However, there is no obligation imposed on Parties, as demonstrated by the use of the expression "endeavour". In the present Convention there are no provisions providing for the elimination of the usual rule of dual criminality.
- 69. Paragraph 3 provides for Parties to enter reservations on the application of the jurisdiction rules laid down in paragraph 1, d and e.
- 70. Paragraph 4 prohibits the subordination of the initiation of proceedings, which is based on the jurisdiction provided for in paragraphs 1 d. and 1 e. to the conditions of a complaint of the victim or the laying of information from the authorities of the State in which the offence took place. Indeed, certain States in which trafficking in human organs take place do not always have the necessary will or resources to carry out investigations. In these conditions, the requirement of the laying of information by the State or of a complaint of the victim often constitutes an impediment to the prosecution. This paragraph applies to all the offences defined in Chapter II (Substantive Criminal Law).
- 71. In paragraph 5, the negotiators wished to introduce the possibility for Parties to limit the application of paragraph 4 by entering a reservation. Parties making use of this possibility may thus subordinate the initiation of prosecution of alleged trafficking in human organs to cases where a report has been filed by a victim, or the State Party has received a denunciation from the State of the place where the offence was committed.
- 72. Paragraph 6 concerns the principle of aut dedere aut judicare (extradite or prosecute). Jurisdiction established on the basis of paragraph 6 is necessary to ensure that Parties that refuse to extradite a national have the legal ability to undertake investigations and proceedings domestically instead, if asked to do so by the Party that requested extradition under the terms of the relevant international instruments.
- 73. In certain cases of trafficking in human organs, it may happen that more than one Party has jurisdiction over some or all of the participants in an offence. For example, an organ donor may be recruited in one country and have the organ in question removed in another. In order to avoid duplication of procedures and unnecessary inconvenience for witnesses or to otherwise facilitate the efficiency or fairness of proceedings, the affected Parties are required to consult in order to determine the proper venue for prosecution. In some cases it will be most effective for them to choose a single venue for prosecution; in others it may be best for one country to prosecute

some alleged perpetrators, while one or more other countries prosecute others. Either method is permitted under paragraph 7. Finally, the obligation to consult is not absolute; consultation is to take place "where appropriate". Thus, for example, if one of the Parties knows that consultation is not necessary (e.g. it has received confirmation that the other Party is not planning to take action), or if a Party is of the view that consultation may impair its investigation or proceeding, it may delay or decline consultation.

74. The bases of jurisdiction set out in paragraph 1 are not exclusive. Paragraph 8 of this article permits Parties to establish other types of criminal jurisdiction according to their domestic law.

ARTICLE 11 - CORPORATE LIABILITY

- 75. Article 11 is consistent with the current legal trend towards recognising corporate liability. The negotiators were of the opinion that due to the gravity of offences related to trafficking in human organs, it is appropriate to include corporate liability in the Convention. The intention is to make commercial companies, associations and similar legal entities ("legal persons") liable for criminal actions performed on their behalf by anyone in a leading position in them. Article 11 also contemplates liability where someone in a leading position fails to supervise or check on an employee or agent of the entity, thus enabling them to commit any of the offences established in the Convention for the benefit of the entity.
- 76. Under paragraph 1, four conditions need to be met for liability to attach. First, one of the offences described in the Convention must have been committed. Second, the offence must have been committed for the entity's benefit. Third, a person in a leading position must have committed the offence (including aiding and abetting). The term "person who has a leading position" refers to someone who is organisationally senior, such as a director. Fourth, the person in a leading position must have acted on the basis of one of his or her powers (whether to represent the entity or take decisions or perform supervision), demonstrating that that person acted under his or her authority to incur liability of the entity. In short, paragraph 1 requires Parties to be able to impose liability on legal entities solely for offences committed by such persons in leading positions.
- 77. In addition, paragraph 2 requires Parties to be able to impose liability on a legal entity ("legal person") where the crime is committed not by the leading person described in paragraph 1 but by another person acting on the entity's authority, i.e. one of its employees or agents acting within their powers. The conditions that must be fulfilled before liability can attach are: 1) the offence was committed by an employee or agent of the legal entity; 2) the offence was committed for the entity's benefit; and 3) commission of the offence was made possible by the leading person's failure to supervise the employee or agent. In this context failure to supervise should be interpreted to include not

taking appropriate and reasonable steps to prevent employees or agents from engaging in criminal activities on the entity's behalf. Such appropriate and reasonable steps could be determined by various factors, such as the type of business, its size, and the rules and good practices in force.

- 78. Liability under this article may be criminal, civil or administrative. It is open to each Party to provide, according to its legal principles, for any or all of these forms of liability as long as the requirements of Article 12, paragraph 2 are met, namely that the sanction or measure be "effective, proportionate and dissuasive" and include monetary sanctions.
- 79. Paragraph 4 makes it clear that corporate liability does not exclude individual liability. In a particular case there may be liability at several levels simultaneously – for example, liability of one of the legal entity's organs, liability of the legal entity as a whole and individual liability in connection with one or other.

ARTICLE 12 – SANCTIONS AND MEASURES

- 80. This article is closely linked to Articles 4 to 9, which define the various offences that should be made punishable under domestic law. In accordance with the obligations imposed by those articles, Article 12 requires Parties to match their action to the seriousness of the offences and lay down sanctions which are "effective, proportionate and dissuasive". In the case of an individual committing an offence established under Article 4, paragraph 1, and, where appropriate, Article 5, Articles 7, 8 and 9. Parties must provide for prison sentences that can give rise to extradition. It should be noted that, under Article 2 of the European Convention on Extradition (ETS No. 24), extradition is to be granted in respect of offences punishable under the laws of the requesting and requested Parties by deprivation of liberty or under a detention order for a maximum period of at least one year or by a more severe penalty.
- 81. Legal entities whose liability is to be established under Article 11 are also to be liable to sanctions that are "effective, proportionate and dissuasive", which may be criminal, administrative or civil in character. Paragraph 2 requires Parties to provide for the possibility of imposing monetary sanctions on legal persons.
- 82. In addition, paragraph 2 provides for other measures which may be taken in respect of legal persons, with particular examples given: temporary or permanent disqualification from the practice of commercial activities; placing under judicial supervision; or a judicial windingup order. The list of measures is not mandatory or exhaustive and Parties are free to apply none of these measures or envisage other measures.
- 83. Paragraph 3 requires Parties to ensure that measures concerning seizure and confiscation of the proceeds derived from criminal offences can be taken. This paragraph has to be read in the light of the Convention on Laundering,

Search, Seizure and Confiscation of the Proceeds from Crime (ETS No. 141) as well as the Council of Europe Convention on Laundering, Search, Seizure and Confiscation of the Proceeds from Crime and on the Financing of Terrorism (CETS No. 198), which are based on the idea that confiscating the proceeds of crime is an effective anti-crime weapon. As most of the criminal offences related to the trafficking in human organs are undertaken for financial profit, measures depriving offenders of assets linked to or resulting from the offence are clearly needed in this field as well.

- 84. Paragraph 3 letter a, provides for the seizure and confiscation of proceeds of the offences, or property whose value corresponds to such proceeds may be seized or confiscated.
- 85. The Convention does not contain definitions of the terms "confiscation", "proceeds" and "property". However, Article 1 of the Convention on Laundering, Search, Seizure and Confiscation of the Proceeds from Crime provides definitions for these terms which may be used for the purposes of this Convention. By "confiscation" is meant a penalty or measure, ordered by a court following proceedings in relation to a criminal offence or criminal offences, resulting in final deprivation of property. "Proceeds" means any economic advantage or financial saving from a criminal offence. It may consist of any "property" (see the interpretation of that term below). The wording of letter a of paragraph 3 takes into account that there may be differences of domestic law as regards the type of property which can be confiscated after an offence. It can be possible to confiscate items which are (direct) proceeds of the offence or other property of the offender which, though not directly acquired through the offence, is equivalent in value to its direct proceeds ("substitute assets"). "Property" must therefore be interpreted, in this context, as any property, corporeal or incorporeal, movable or immovable, and legal documents or instruments evidencing title to or interest in such property.
- 86. Paragraph 3 letter b of Article 12 provides for the closure of any establishment used to carry out any of the criminal offences established under the Convention. This measure is almost identical to Article 23, paragraph 4 of the Council of Europe Convention on Action against Trafficking in Human Beings (CETS No. 197) and Article 27, paragraph 3, letter b of the Council of Europe Convention on the Protection of Children against Sexual Exploitation and Sexual Abuse (CETS No. 201). Alternatively, the Parties may foresee provisions allowing the perpetrator to be banned, temporarily or permanently, in conformity with the relevant provisions of domestic law, from carrying on the professional activity in connection with which the criminal offence was committed. The negotiators considered it necessary to make a reference to the domestic law of Parties, since differences exist with regard to the exact measures to be applied and procedures to be followed when banning a person from exercising a professional activity. Moreover differences exist as to

whether or not certain professions require the issuing of a license or other type of authorisation by public authorities.

ARTICLE 13 – AGGRAVATING CIRCUMSTANCES

- 87. Article 13 requires Parties to ensure that certain circumstances (mentioned in letters a. to e.) may be taken into consideration as aggravating circumstances in the determination of the sanction for offences established in this Convention. This obligation does not apply to cases where the aggravating circumstances already form part of the constituent elements of the offence in the national law of the State Party.
- 88. By the use of the phrase "may be taken into consideration", the negotiators highlighted that the Convention places an obligation on Parties to ensure that these aggravating circumstances are available for judges to consider when sentencing offenders, although there is no obligation on judges to apply them. The reference to "in conformity with the relevant provisions of domestic law" is intended to reflect the fact that the various legal systems in Europe have different approaches to address those aggravating circumstances and permits Parties to retain their fundamental legal concepts.
- 89. The first aggravating circumstance (a), is where the offence caused the death of, or serious damage to the physical or mental health of, the victim. Given the fact that any transplantation carries a significant element of danger for the physical health of both the donor and the recipient, it should be up to the national courts of the Parties to assess the causal link between the conducts criminalised under the Convention and any death or injury sustained as a result thereof.
- 90. The second aggravating circumstance (b) is where the offence was committed by persons abusing the confidence placed in them in their professional capacity. This category of persons is in the first line obviously health professionals, but also public officials (when acting in their official capacity) would be covered. However, the application of the aggravating circumstance is not restricted to health professionals and public officials.
- 91. The third aggravating circumstance (c) is where the offence was committed in the framework of a criminal organisation. The Convention does not define "criminal organisation". In applying this provision, however, Parties may take their line from other international instruments which define the concept. For example, Article 2(a) of the United Nations Convention against Transnational Organised Crime defines "organised criminal group" as "a structured group of three or more persons, existing for a period of time and acting in concert with the aim of committing one or more serious crimes or offences established in accordance with this Convention, in order to obtain, directly or indirectly, a financial or other material benefit". Recommendation Rec(2001)11 of the Committee of Ministers to member States concerning guiding principles on the fight against organised crime and the EU Council Framework Decision 2008/841/JHA of 24 October 2008 on the fight against organised crime

give very similar definitions of "organised crime group" and "criminal organisation".

- 92. The fourth aggravating circumstance (d) is where the perpetrator has previously been convicted of offences established under the Convention. By including this, the negotiators wanted to signal the need to make a concerted effort to combat recidivism in the low risk high financial gain area of trafficking in human organs.
- 93. The fifth aggravating circumstance (e) is where the offence was committed against a child or any other particularly vulnerable person. The negotiators were of the opinion that most persons who would qualify as victims of trafficking in human organs are by definition vulnerable, e.g. because they are financially severely disadvantaged, which is the case for many persons who agree to have an organ removed against financial gain or comparable advantage, or because they are suffering from severe or even terminal diseases with little chances of survival, which is the case for many recipients of organs. Likewise, children are always particularly vulnerable to crime. Hence the negotiators would reserve the aggravating circumstance set out in letter e. to situations where the victim is a child or otherwise "particularly vulnerable" because of his/her age, mental development or familial or social dependence on the perpetrator(s). The term "child" is not explicitly defined in the Convention, but should be understood as the same as in the Council of Europe Convention on Action against Trafficking in Human Beings (CETS No. 197), namely "any person under 18 years of age". This definition is ultimately derived from the UN Convention on the Rights of the Child (1989), where it is found in Article 1.

ARTICLE 14 – PREVIOUS CONVICTIONS

- 94. Trafficking in human organs is more often than not perpetrated transnationally by criminal organisations or by individual persons, some of whom may have been tried and convicted in more than one country. At domestic level, many legal systems provide for a different, often harsher, penalty where someone has previous convictions. In general, only conviction by a national court counts as a previous conviction. Traditionally, previous convictions by foreign courts were not taken into account on the grounds that criminal law is a national matter and that there can be differences of domestic law, and because of a degree of suspicion of decisions by foreign courts.
- 95. Such arguments have less force today in that internationalisation of criminal law standards – as a pendent to internationalisation of crime – is tending to harmonise different countries' law. In addition, in the space of a few decades, countries have adopted instruments such as the ECHR whose implementation has helped build a solid foundation of common guarantees that inspire greater confidence in the justice systems of all the participating States.
- 96. The principle of international recidivism is established in a number of international legal instruments. Under Article36, paragraph 2 (iii) of the New York Convention of 30

March 1961 on Narcotic Drugs, for example, foreign convictions shall be taken into account for the purpose of establishing recidivism, subject to each Party's constitutional limitations, legal system and domestic law. Another example: under Article 1 of the Council Framework Decision of 6 December 2001 amending Framework Decision 2000/383/JHA on increasing protection by criminal penalties and other sanctions against counterfeiting in connection with the introduction of the euro, European Union member States must recognise as establishing habitual criminality final decisions handed down in another member State for counterfeiting of currency.

- 97. The fact remains that at international level there is no standard concept of recidivism and the law of some countries does not have the concept at all. The fact that foreign convictions are not always brought to the courts' notice for sentencing purposes is an additional practical difficulty. However, in the framework of the European Union, Article 3 of the Council Framework Decision 2008/675/JHA of 24 July 2008 on taking account of convictions in the member States of the European Union in the course of new criminal proceedings has established in a general way without limitation to specific offences the obligation of taking into account a previous conviction handed down in another (EU member) State.
- 98. Therefore, Article 14 provides for the possibility to take into account final sentences passed by another Party in assessing a sentence. To comply with the provision Parties may provide in their domestic law that previous convictions by foreign courts may, to the same extent as previous convictions by domestic courts would do so, result in a harsher penalty. They may also provide that, under their general powers to assess the individual's circumstances in setting the sentence, courts should take those convictions into account. This possibility should also include the principle that the offender should not be treated less favourably than he would have been treated if the previous conviction had been a national conviction.
- 99. Under Article 13 of the European Convention on Mutual Assistance in Criminal Matters (ETS No. 30), a Party's judicial authorities may request from another Party extracts from and information relating to judicial records, if needed in a criminal matter. In the framework of the European Union, the issues related to the exchange of information contained in criminal records between member States are regulated in two legal acts, namely Council Decision 2005/876/JHA of 21 November 2005 on the exchange of information extracted from the criminal record and Council Framework Decision 2009/315/JHA of 26 February 2009 on the organisation and content of the exchange of information extracted from the criminal record between member States. However, Article 14 does not place any positive obligation on courts or prosecution services to take steps to find out whether persons being prosecuted have received final sentences from another Party's courts.

CHAPTER III

CRIMINAL PROCEDURAL LAW ARTICLE 15 – INITIATION AND CONTINUATION OF PROCEEDINGS

100. Article 15 is designed to enable the public authorities to prosecute offences established in accordance with the Convention ex officio, without a victim having to file a complaint. The purpose of this provision is to facilitate prosecution, in particular by ensuring that criminal proceedings may continue regardless of pressure or threats by the perpetrators of offences towards victims.

ARTICLE 16 – CRIMINAL INVESTIGATIONS

101. Article 16 provides for Parties to ensure the effective investigation and prosecution of offences established under the Convention in accordance with the fundamental principles of their domestic law. The notion of "principles of domestic law" should be understood as also encompassing basic human rights, including those provided under Article 6 of the ECHR. The negotiators noted that conducting effective criminal investigations may imply the use of special investigation techniques in accordance with the domestic law of the Party in question, such as financial investigations, covert operations, and controlled delivery, taking into account the principle of proportionality.

ARTICLE 17 – INTERNATIONAL CO-OPERATION

- 102. The article sets out the general principles that should govern international co-operation in criminal matters.
- 103. Paragraph 1 obliges Parties to co-operate, on the basis of relevant international and national law, to the widest extent possible for the purpose of investigations or proceedings of crimes established under the Convention, including for the purpose of carrying out seizure and confiscation measures. In this context, particular reference should be made to the European Convention on Extradition (ETS No. 24), the European Convention on Mutual Assistance in Criminal Matters (ETS No. 30), the Convention on the Transfer of Sentenced Persons (ETS No. 112), the Convention on Laundering, Search, Seizure and Confiscation of the Proceeds from Crime (ETS No. 141) and the Council of Europe Convention Laundering, Search, Seizure and Confiscation of the Financing of Terrorism (CETS No. 198).
- 104. In the same way as for paragraph 1, paragraph 2 obliges Parties to co-operate, to the widest extent possible and on the basis of relevant international, regional and bilateral legal instruments, on extradition and mutual legal assistance in criminal matters concerning the offences established by the Convention.
- 105. Paragraph 3 invites a Party that makes mutual assistance in criminal matters or extradition conditional on the existence of a treaty to consider the Convention as the legal basis for judicial co-operation with a Party with which it has not concluded such a treaty. This provision is of interest because of the possibility provided to third

States to sign the Convention (cf. Article 28). The requested Party will act on such a request in accordance with the relevant provisions of its domestic law which may provide for conditions or grounds for refusal. Any action taken shall be in full compliance with its obligations under international law, including obligations under international human rights instruments.

CHAPTER IV

PROTECTION MEASURES

- 106. The protection of, and assistance to, victims of crime has long been a priority in the work of the Council of Europe.
- 107. The horizontal legal instrument in this field is the European Convention on the Compensation of Victims of Violent Crime (ETS No. 116) from 1983, which has since been supplemented by a series of recommendations, notably Recommendation No. R (85) 11 on the position of the victim in the framework of criminal law and procedure, Recommendation No. R (87) 21 on the assistance to victims and the prevention of victimisation and Recommendation Rec(2006)8 on assistance to crime victims.
- 108. Furthermore, the situation of victims has also been addressed in a number of specialised conventions, including the Council of Europe Convention on the Prevention of Terrorism (CETS No. 196), the Council of Europe Convention on Action against Trafficking in Human Beings (CETS No. 197), both from 2005, and the Council of Europe Convention on the Protection of Children against Sexual Exploitation and Sexual Abuse (CETS No. 201) from 2007.
- 109. Taking into account the potential grave consequences for victims of trafficking in human organs, the negotiators found that it was justified to provide specifically for the protection of such victims, and also to ensure that victims of the crimes established under this Convention have access to information relevant to their case and the protection of their health and other rights from the competent national authorities and that – subject to the domestic law of the Parties – they are being given the possibility to be heard and to supply evidence.
- 110. It is recalled that, the term "victim" is not defined in the Convention, as the negotiators felt that the determination of who could qualify as victims of trafficking in human organs was better left to the Parties to decide in accordance with their domestic law.

ARTICLE 18 – PROTECTION OF VICTIMS

111. Article 18 provides for the protection of the rights and interests of victims, in particular by requiring Parties to ensure that victims are given access to information relevant for their case and necessary to protect their health and other rights involved; that victims are assisted in their physical, psychological and social recovery, and that victims are provided with the right to compensation from the perpetrators under the domestic law of the Parties. As regards the right to compensation, the negotiators also noted that in a number of member States of the Council of Europe, national victim funds are already in existence. However, this provision does not oblige Parties to establish such funds.

112. Article 18, letter c, establishes a right of victims to compensation. The compensation is pecuniary and covers both material injury (such as the cost of medical treatment) and non-material damage (the suffering experienced). For the purposes of this article, victims' right to compensation consists in a claim against the perpetrators of the trafficking – it is the traffickers who bear the burden of compensating the victims. If, in the criminal proceedings, the criminal courts are not empowered to determine civil liability towards the victims, it must be possible for the victims to submit their claims to civil courts with jurisdiction in the matter and powers to award damages with interest.

ARTICLE 19 – STANDING OF VICTIMS IN CRIMINAL PROCEEDINGS

- 113. This article contains a non-exhaustive list of procedures designed to victims of crimes established under this Convention during investigations and proceedings. These general measures of protection apply at all stages of the criminal proceedings, both during the investigations (whether they are carried out by a police service or a judicial authority) and during criminal trial proceedings.
- 114. First of all, Article 19 sets out the right of victims to be informed of their rights and of the services at their disposal and, upon request, the follow-up given to their complaint, the charges, the state of the criminal proceedings (unless in exceptional cases the proper handing of the case may be adversely affected), their role therein as well as the outcome of their cases.
- 115. Article 19 goes on to list a number of procedural rules designed to implement the general principles set out in the provision: the possibility, for victims, (in a manner consistent with the procedural rules of the domestic law of a Party), of being heard, of supplying evidence, of having their views, needs and concerns presented and considered, directly or through an intermediary, and anyway the right of being protected against any risk of intimidation and retaliation.
- 116. Paragraph 2 also covers administrative proceedings, since procedures for compensating victims are of this type in some States. More generally, there are also situations in which protective measures, even in the context of criminal proceedings, may be delegated to the administrative authorities.
- 117. Paragraph 3 provides for access, in accordance with domestic law and free of charge, where warranted, to legal aid for victims of trafficking in human organs. Judicial and administrative procedures are often highly complex and victims therefore need the assistance of legal counsel to be able to assert their rights satisfactorily. This provision does not afford victims an automatic

right to legal aid. The conditions under which such aid is granted must be determined by each Party to the Convention when the victim is entitled to be a party to the criminal proceedings.

- 118. In addition to Article 19, dealing with the status of victims as parties to criminal proceedings, the States Parties must take account of Article 6 of the ECHR. Even though Article 6, paragraph 3.c. of the ECHR provides for the free assistance of an officially assigned defence counsel only in the case of persons charged with criminal offences, the case law of the European Court of Human Rights (Airey v. Ireland judgement, 9 October 1979) also, in certain circumstances, recognises the right to free assistance from an officially assigned defence counsel in civil proceedings, under Article 6, paragraph 1 ECHR, which is interpreted as enshrining the right of access to a court for the purposes of obtaining a decision concerning civil rights and obligations (Golder v. United Kingdom judgment, 21 February 1975). The Court took the view that effective access to a court might necessitate the free assistance of a lawyer. For instance, the Court considered that it was necessary to ascertain whether it would be effective for the person in question to appear in court without the assistance of counsel, i.e. whether he could argue his case adequately and satisfactorily. To this end, the Court took account of the complexity of the proceedings and the passions involved - which might be incompatible with the degree of objectivity needed in order to plead in court - so as to determine whether the person in question was in a position to argue his own case effectively and held that, if not, he should be able to obtain free assistance from an officially assigned defence counsel. Thus, even in the absence of legislation affording access to an officially assigned defence counsel in civil cases, it is up to the court to assess whether, in the interests of justice, a destitute party unable to afford a lawyer's fees must be provided with legal assistance.
- 119. Paragraph 4 is based on Article 17, paragraph 2, of the Directive 2012/29/EU of the European Parliament and of the Council of 25 October 2012 establishing minimum standards on the rights, support and protection of victims of crime. It is designed to make it easier for victims to file a complaint by enabling them to lodge it with the competent authorities of the State of residence. A similar provision is also found in Article 38, paragraph 2 of the Council of Europe Convention on the Protection of Children against Sexual Exploitation and Sexual Abuse (CETS No. 201) of 25 October 2007 and in Article 20, paragraph 4, of the Council of Europe Convention on the Counterfeiting of Medical Products and Similar Crimes involving Threats to Public Health (CETS No. 211) of 28 October 2011.
- 120. Paragraph 5 provides for the possibility for various organisations to support victims. The reference to conditions provided for by internal law highlights the fact that it is up to the Parties to make provision for assistance or support, but that they are free to do so in accordance with the rules laid down in their domestic systems, for example by requiring certification or approval

79

of the organisations, foundations, associations and other bodies concerned.

ARTICLE 20 – PROTECTION OF WITNESSES

- 121. Article 20 is inspired by Article 24, paragraph 1, of the United Nations Convention against Transnational Organized Crime (Palermo Convention) from 2000. Paragraph 1 obliges Parties to provide effective protection from potential retaliation or intimidation for witnesses giving testimony in criminal proceedings concerning trafficking in human organs. As appropriate the protection should be extended to relatives and other persons close to the witnesses. Paragraph 2 of Article 20 provides for the protection of victims in so far as they are witnesses, in the same manner as set out in paragraph 1.
- 122. It should be noted that the extent of this obligation for Parties to protect witnesses is limited by the wording "within its means and in accordance with the conditions provided for by its domestic law".

CHAPTER V

PREVENTION MEASURES

123. It is standard for recent criminal law conventions of the Council of Europe to contain provisions aiming at the prevention of criminal activity. The present Convention is no exception, and the negotiators found that such preventive measures should be implemented at both domestic and international levels in order to have effect.

ARTICLE 21 – MEASURES AT DOMESTIC LEVEL

- 124. The purpose of Article 21 is to prevent trafficking in human organs by obliging Parties to address some of its root causes. Hence Parties shall in accordance with paragraph 1 ensure the existence of a transparent domestic system for the transplantation organs; equitable access to transplantation services for patients, and finally, adequate collection, analysis and exchange of relevant information pertaining to trafficking in human organs between all relevant domestic authorities. Parties may wish to consider the provisions of Articles 3 8 of the Additional protocol to the Convention on Human Rights and Biomedicine concerning Transplantation of Organs and Tissues of Human Origin, when reviewing their current transplantation systems in the light of this Article.
- 125. The issue of "transparency" is important, because it reduces the risk of illicitly removed organs being introduced into the legitimate domestic transplantation system. "Equitable access to transplantation services" means that Parties should ensure a "level playing field" in terms of the allocation of organs for all patients awaiting implantation. Ensuring a strong co-operation between the many different competent authorities involved in combatting trafficking in human organs is a prerequisite for achieving any measure of success. In this respect, the negotiators decided to put special emphasis on the collection, analysis and exchange of information between these authorities, thus enabling

them to take timely action to prevent the crimes set out in the Convention.

- 126. Paragraph 2, letter a, obliges Parties to take measures, as appropriate, with regard to providing information and strengthening training, e. g. on how to detect indications of trafficking in human organs, for healthcare professionals and relevant officials. According to letter b, Parties are furthermore obliged to promote, as appropriate, awareness-raising campaigns addressed to the general public on the unlawfulness and dangers of trafficking in human organs.
- 127. Finally, paragraph 3 obliges Parties to prohibit the advertising of the need for, or availability of, human organs "with a view to offering or seeking financial gain or comparable advantage". The negotiators considered this provision necessary, taking into account the existence of e.g. websites on the internet where human organs are put up for sale. The implementation of this provision is left to Parties, but they must obviously ensure that it is carried out while respecting their human rights obligations, especially as set forth in the ECHR, the International Covenant on Civil and Political Rights, and any other obligations under international law. The Parties concerned are in particular expected to take into account the case-law of the European Court of Human Rights which, based on Article 10 of the ECHR, guarantees the right to freedom of expression, the exercise of which may be subject to certain formalities, conditions, restrictions or penalties as prescribed by law and necessary in a democratic society, in the interests of national security, territorial integrity or public safety, for the prevention of disorder or crime, or for the protection of health or morals. Cf. also paragraph 30. The prohibition to advertise the need for, or availability of human organs, with a view to offering or seeking financial gain or comparable advantage, is intended to target mainly the persons operating as a broker between donors and recipients.

ARTICLE 22 – MEASURES AT INTERNATIONAL LEVEL

- 128. Article 22 obliges Parties to co-operate, to the widest extent possible, with the aim of preventing trafficking in human organs by: (i.) reporting to the Committee of the Parties, on its request, on the number of cases of trafficking in human organs d within their respective jurisdictions; (ii.) designate a national contact point for the exchange of information of a general nature between Parties pertaining to trafficking in human organs.
- 129. These measures were deemed necessary by the negotiators in order to be able to assess the impact of the Convention and to ensure effective international co-operation.

CHAPTER VI

FOLLOW-UP MECHANISM

130. Chapter VI of the Convention contains provisions which aim at ensuring the effective implementation of the Convention by the Parties. The follow-up system foreseen by the Convention is based essentially on a body, the Committee of the Parties, composed of representatives of the Parties to the Convention.

ARTICLE 23 – COMMITTEE OF THE PARTIES

- 131. Article 23 provides for the setting-up of a committee under the Convention, the Committee of the Parties, which is a body with the composition described above, responsible for a number of Convention-based follow-up tasks.
- 132. The Committee of the Parties will be convened the first time by the Secretary General of the Council of Europe, within a year of the entry into force of the Convention by virtue of the 10th ratification. It will then meet at the request of a third of the Parties or of the Secretary General of the Council of Europe.
- 133. It should be stressed that the negotiators intended to allow the Convention to come into force quickly while deferring the introduction of the follow-up mechanism until such time as the Convention was ratified by a sufficient number of States for it to operate under satisfactory conditions, with a sufficient number of representative Parties to ensure its credibility.
- 134. The setting-up of this body will ensure equal participation of all the Parties in the decision-making process and in the Convention follow-up procedure and will also strengthen co-operation between the Parties to ensure proper and effective implementation of the Convention.
- 135. The Committee of the Parties must adopt rules of procedure establishing the way in which the follow-up system of the Convention operates, on the understanding that its rules of procedure must be drafted in such a way that the implementation of the Convention by the Parties, including the European Union, is effectively monitored.
- 136. The Committee of Ministers shall decide on the way in which those Parties which are not member States of the Council of Europe are to contribute to the financing of these activities. The Committee of Ministers shall seek the opinion of those Parties which are not member States of the Council of Europe before deciding on the budgetary appropriations to be allocated to the Committee of the Parties.

ARTICLE 24 – OTHER REPRESENTATIVES

137. Article 24 contains an important message concerning the participation of bodies other than the Parties themselves in the Convention follow-up mechanism in order to ensure a genuinely multisectoral and multidisciplinary approach. It refers, firstly, to the Parliamentary Assembly and the European Committee on Crime Problems (CDPC), and, secondly, more unspecified, to other relevant intergovernmental or scientific committees of the Council of Europe which, by virtue of their responsibilities would definitely make a worthwhile contribution by taking part in the follow-up of the work on the Convention. These committees are the Committee on Transplantation of Organs (CD-P-TO).

- 138. The importance afforded to involving representatives of relevant international bodies and of relevant official bodies of the Parties, as well as representatives of civil society, in the work of the Committee of the Parties is undoubtedly one of the main strengths of the follow-up system provided for by the negotiators. The wording "relevant international bodies" in paragraph 3, is to be understood as inter-governmental bodies active in the field covered by the Convention. The wording "relevant official bodies" in paragraph 4, refers to officially recognised national or international bodies of experts working in an advisory capacity for Parties to the Convention in the field covered by the Convention, in particular as regards bioethics and transplantation of human organs.
- 139. The possibility of admitting representatives of intergovernmental, governmental and non-governmental organisations and other bodies actively involved in preventing and combating trafficking in human organs as observers was considered to be an important issue, if the follow-up of the application of the Convention was to be truly effective.
- 140. Paragraph 6 prescribes that when appointing representatives as observers under paragraphs 2 to 5 (Council of Europe bodies, international bodies, official bodies of the Parties and representatives of non-governmental organisations), a balanced representation of the different sectors and disciplines involved (the law enforcement authorities, the judiciary, the health authorities, as well as civil society interest groups) shall be ensured.

ARTICLE 25 – FUNCTIONS OF THE COMMITTEE OF THE PARTIES

- 141. When drafting this provision, the negotiators wanted to base itself on the similar provision of the Council of Europe Convention on the Protection of Children against Sexual Exploitation and Sexual Abuse (CETS. No. 201), creating as simple and flexible a mechanism as possible, centred on a Committee of the Parties with a broader role in the Council of Europe's legal work on combating the trafficking in human organs. The Committee of the Parties is thus destined to serve as a centre for the collection, analysis and sharing of information, experiences and good practice between Parties to improve their policies in this field using a multisectoral and multidisciplinary approach.
- 142. With respect to the Convention, the Committee of the Parties has the traditional follow-up competencies and:
 - plays a role in the effective implementation of the Convention, by making proposals to facilitate or improve the effective use and implementation of the Convention, including the identification of any problems and the effects of any declarations or reservations made under the Convention;
 - plays a general advisory role in respect of the Convention by expressing an opinion on any question con-

cerning the application of the Convention, including by making specific recommendations to Parties in this respect. This activity does not entail mutual evaluation or similar intrusive follow-up;

- serves as a clearing house and facilitates the exchange of information on significant legal, policy or technological developments in relation to the application of the provisions of the Convention. In this context, the Committee of the Parties may avail itself of the expertise of relevant committees and other bodies of the Council of Europe.
- 143. Paragraph 4 states that the European Committee on Crime Problems (CDPC) should be kept periodically informed of the activities mentioned in paragraphs 1, 2 and 3 of Article 25.

CHAPTER VII

RELATIONSHIP WITH OTHER INTERNATIONAL INSTRUMENTS

ARTICLE 26 – RELATIONSHIP WITH OTHER INTERNATIONAL INSTRUMENTS

- 144. Article 26 deals with the relationship between the Convention and other international instruments.
- 145. In accordance with the 1969 Vienna Convention on the Law of Treaties, Article 26 seeks to ensure that the Convention harmoniously coexists with other treaties whether multilateral or bilateral or instruments dealing with matters which the Convention also covers. Article 26, paragraph 1 aims at ensuring that this Convention does not prejudice the rights and obligations derived from other international instruments to which the Parties to this Convention are also Parties or will become Parties, and which contain provisions on matters governed by this Convention.
- 146. Article 26, paragraph 2 states positively that Parties may conclude bilateral or multilateral agreements – or any other legal instrument – relating to the matters which the Convention governs. However, the wording makes clear that Parties are not allowed to conclude any agreement which derogates from this Convention.
- 147. Following the signature of a Memorandum of Understanding between the Council of Europe and the European Union on 23 May 2007, the CDPC took note that "legal cooperation should be further developed between the Council of Europe and the European Union with a view to ensuring coherence between Community and European Union law and the standards of Council of Europe conventions. This does not prevent Community and European Union law from adopting more far-reaching rules."

CHAPTER VIII

AMENDMENTS TO THE CONVENTION ARTICLE 27 – AMENDMENTS

148. Amendments to the provisions of the Convention may be proposed by the Parties. They must be communicated to all Council of Europe member States, to the nonmember States enjoying observer status with the Council of Europe, to the European Union and to any State invited to sign the Convention.

149. The CDPC and other relevant Council of Europe intergovernmental or scientific committees will prepare opinions on the proposed amendment, which will be submitted to the Committee of the Parties. After considering the proposed amendment and the opinion submitted by the Committee of the Parties, the Committee of Ministers may adopt the amendment by the majority provided for in Article 20.d of the Statute of the Council of Europe. Before deciding on the amendment, the Committee of Ministers shall consult and obtain the unanimous consent of all Parties. Such a requirement recognises that all Parties to the Convention should be able to participate in the decision-making process concerning amendments and are on an equal footing.

CHAPTER IX

FINAL CLAUSES

150. With some exceptions, Articles 28 to 33 are essentially based on the Model Final Clauses for Conventions and Agreements concluded within the Council of Europe, which the Committee of Ministers approved at the Deputies' 315th meeting, in February 1980.

ARTICLE 28 – SIGNATURE AND ENTRY INTO FORCE

- 151. The Convention is open for signature by Council of Europe member States, the European Union, and States enjoying observer status with the Council of Europe. In addition, with a view to encouraging the participation of the largest possible non-member States to the Convention, this article provides them with the possibility, subject to an invitation by the Committee of Ministers, to sign and ratify the Convention even before its entry into force. By doing so, this Convention departs from previous Council of Europe treaty practice according to which non-member States which have not participated in the elaboration of a Council of Europe Convention usually accede to it after its entry into force. However, a precedent to such a provision may be found in the Council of Europe Convention on the counterfeiting of medical products and similar crimes involving threats to public health (CETS No. 211).
- 152. Article 28, paragraph 3 sets the number of ratifications, acceptances or approvals required for the Convention's entry into force at five. This number is not very high in order not to delay unnecessarily the entry into force of the Convention, but reflects nevertheless the belief that a minimum group of Parties is needed to successfully set about addressing the major challenge of combating trafficking in human organs. Of the five Parties which will make the Convention enter into force, at least three must be Council of Europe members.

ARTICLE 29 – TERRITORIAL APPLICATION

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153. This provision is only concerned with territories having a special status, such as overseas territories, the Faroe

Islands or Greenland in the case of Denmark, or Gibraltar, the Isle of Man, Jersey or Guernsey in the case of the United Kingdom.

154. It is well understood, however, that it would be contrary to the object and purpose of this Convention for any contracting Party to exclude parts of its main territory from the Convention's scope and that it was unnecessary to make this point explicit in the Convention.

ARTICLE 30 – RESERVATIONS

- 155. The reservations listed in paragraph 1 of this article have been introduced in the Convention with regard to Articles for which unanimous agreement was not reached among the negotiators, despite the efforts achieved in favour of compromise. These reservations aim at enabling the largest possible ratification of the Convention, whilst permitting Parties to preserve some of their fundamental legal concepts.
- 156. In addition, Article 30, paragraph 2 allows States and European Union to enter a reservation limiting the scope of application Articles 5 and 7 paragraphs 2 and 3, only when the offences are committed for the purpose of implementation and other purposes as specified by them in their reservation.
- 157. Paragraph 3 specifies that no reservation may be made in relation to any provision of this Convention, with

the exceptions provided for in paragraphs 1 and 2 of this article.

158. Paragraph 4, by making it possible to withdraw reservations at any time, aims at reducing in the future divergences between legislations which have incorporated the provisions of this Convention.

ARTICLE 31 – DISPUTE SETTLEMENT

159. Article 31 provides that the Committee of the Parties, in close co-operation with the European Committee on Crime Problems (CDPC) and other relevant Council of Europe intergovernmental or scientific committees, shall follow the application of the Convention and facilitate the solution of all disputes related thereto between the Parties. Coordination with the CDPC will normally be ensured through the participation of a representative of the CDPC in the Committee of the Parties.

ARTICLE 32 – DENUNCIATION

160. Article 32 allows any Party to denounce the Convention.

ARTICLE 33 – NOTIFICATION

161. Article 33 lists the notifications that, as the depositary of the Convention, the Secretary General of the Council of Europe is required to make, and designates the recipients of these notifications (States and the European Union).

Resolution CM/Res(2013)56 on the development and optimisation of live kidney donation programmes

(Adopted by the Committee of Ministers on 11 December 2013 at the 1187th meeting of the Ministers' Deputies)

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The Committee of Ministers, in its composition restricted to the representatives of States Parties to the Convention on the Elaboration of the European Pharmacopoeia¹,

Considering that the aim of the Council of Europe is to achieve greater unity between its member States and that this aim may be pursued, inter alia, by the adoption of common action in the health field;

Having regard to the Convention on Human Rights and Biomedicine (ETS No. 164) and in particular to Articles 19 and 20 thereof;

Taking into account Resolution Res(78)29 on the harmonisation of legislation of member States related to removal, grafting and transplantation of human substances, in particular Chapter II – Removals, graftings and transplantation of substances from living donors, and the final declaration of the 3rd Conference of European Health Ministers (Paris, 16-17 November 1987);

Having regard to the Additional Protocol to the Convention on Human Rights and Biomedicine concerning the Transplantation of Organs and Tissues of Human Origin (ETS No. 186), January 2002;

Recalling the Explanatory Report thereof in particular Chapter III Organ and tissue removal from living persons, Article 9 – General rule, and its addendum, which states that "the availability of organs is taken into account in several countries not on a purely individual level but in relation to the system as a whole.[...] Therefore, transplantation of organs removed from deceased persons and transplantation of organs removed from living donors, provided the conditions for ensuring protection of living donors are met, are not to be opposed and rather fulfil a therapeutic need."

Having regard to the Convention on Action against Trafficking in Human Beings (CETS No. 197); Recalling its Recommendation Rec(2001)5 on management of organ transplant waiting lists and waiting times;

Recalling its Recommendation Rec(2004)7 on organ trafficking;

Recalling its Resolution CM/Res(2008)6 on transplantation of kidneys from living donors who are not genetically related to the recipient and in particular the principles and measures laid down in its Appendix;

Recalling Directive 2010/53/EU of the European Parliament and of the Council on standards of quality and safety of human organs intended for transplantation;

Considering the large deficit of kidneys for transplantation compared to demand at present and in the foreseeable future, even after developing deceased donation to its maximum therapeutic potential;

Considering that kidney transplantation from live organ donors provides excellent post-transplant outcomes with better graft and patient survival than that described for recipients of kidneys from deceased organ donors;

Considering that live kidney donation is a safe procedure, if performed according to recognised international standards, in terms of donor evaluation, selection and donor care;

Considering that the authorisation for transplantation of a kidney donated by a live donor, whether or not genetically related to the recipient, is a matter to be regulated by the national laws of individual States;

Recommends to the governments of States Parties to the Convention:

- i. to develop and optimise programmes for kidney donation from live donors based on recognised ethical and professional standards as a better way to pursue self-sufficiency in transplantation;
- ii. to ensure that patients with end-stage renal disease (and their relatives) are provided with comprehensive information on all available renal replacement therapies, including kidney transplantation from live donors. Such information should be provided preemptively, i.e. before the patient is being treated with dialysis;

¹ States concerned: Austria, Belgium, Bosnia and Herzegovina, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Montenegro, Netherlands, Norway, Poland, Portugal, Romania, Serbia, Slovak Republic, Slovenia, Spain, Sweden, Switzerland, "the former Yugoslav Republic of Macedonia", Turkey, Ukraine and United Kingdom.

- iii. to promote educational activities and professional training on live donor evaluation and selection, donor surgery and care and follow-up of live kidney donors;
- iv. once the option of live kidney transplantation has been implemented, to consider more extensive use of live kidney donors through the removal of technical barriers, e.g. ABO incompatibility or positive crossmatching between prospective donors and recipients, in an attempt to cover the true need for renal transplantation and, as such, to improve 'quality of life' and life expectancy of patients;
- v. to take the necessary steps to ensure that live donors have been given appropriate information as to the purpose and nature of the organ removal, as well as its consequences and risks. Donors should also be informed of the rights and safeguards prescribed by law for their protection; in particular, the right to have access to independent advice on such risks by a health professional with appropriate experience and who is not involved in the specific donor's organ removal or subsequent follow-up;
- vi. to ensure that live donors have given free, informed and specific consent either in written form or before an official body. Donors may freely withdraw consent at any time;
- vii. to take measures to ensure that no pressure is exerted on live donors, in particular on vulnerable groups such as persons deprived of their liberty, to make a decision;

- viii. to ensure that live donors are properly screened to identify any physical or psycho-social contraindication. Organ removal should not be carried out if there is a foreseeable substantial risk to the life or health of the donor;
- ix. to avoid putting living renal donors at unnecessary risk peri-operatively and post-donation by taking the necessary measures to ensure their appropriate longterm follow-up after the donation procedure;
- x. to ensure that the use of donated organs does not, as such, give rise to financial gain or comparable advantages. This does not preclude donors from being reimbursed for loss of income and for the expenses incurred because of donation, through a transparent and official procedure;
- xi. to develop and maintain a national registry where information on both genetically and non-genetically related live kidney donors and the outcomes after donation, including major donation-related complications in the short-, mid- and long-term, are appropriately recorded;
- xii. to ensure that, when establishing programmes for donation of organs from non-genetically related living donors, there shall be appropriate legal and administrative frameworks to prevent any act giving rise to trafficking in human beings and organs.

This resolution is supplemented by an Explanatory Memorandum.

Explanatory memorandum of the Resolution CM/Res(2013)56 on the development and optimisation of live kidney donation programmes

The rationale for this Resolution on the development and optimisation of live kidney donation programmes is to improve 'quality of life' and life-expectancy for patients with end-stage kidney disease by increased access to kidney transplantation.

Even though many countries with established transplant programmes have improved their deceased donation rates during recent years, none can cover the true need for kidneys from this source. One way of increasing the supply of kidneys for transplantation is to optimise the utilisation of live donors.

Shortage of kidneys for transplantation and its consequences

End-stage renal failure has been estimated to have increased at a rate of 3-9% each year for the last 5-10 years and it will probably continue to rise. This is mainly caused by the increasingly aged profile of the population and an increase in lifestyle-related diseases (such as obesity, diabetes, hypertension and cardiovascular disease). This represents a very serious challenge for patients, healthcare providers and national authorities (1, 2). Kidney transplantation is the best therapeutic alternative for patients with end-stage renal disease, both in terms of effectiveness and cost. Compared to dialysis, kidney transplantation provides longer survival and a better 'quality of life' (3, 4, 5). After the first year, kidney transplantation costs are up to 75% lower than those related to dialysis (6, 7).

For the year 2011, *Newsletter Transplant* registered 23,485 renal transplants in 36 Council of Europe member States (31.3 transplants per million population, pmp)¹ (8). At the end of the same year, there were 68,073 patients on the waiting list for a deceased donor kidney in those countries, indicating that only 34.5% were actually transplanted. Twenty-nine countries had registered 2,201 deaths on the kidney waiting lists that same year. There are substantial differences in kidney transplantation programmes between European

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countries. However, no country with an established transplant programme manages to cover the true need

for kidneys. Most transplant centres within Europe have a waiting list that, by far, outnumbers available organs, typically by a factor of 2-3. Many patients deteriorate and die while waiting for an organ. In many countries, patients with limited survival expectancies (old age, concomitant diseases) will not even be considered for transplantation because of extensive organ shortages, thereby also masking the true need for organs (9).

Such discrepancies between the need for organs and lack of supply also results in desperate patients seeking alternative solutions outside their national healthcare systems. Such attempts include unrecognised listing on multiple organ waiting lists and engaging in transplant tourism and trafficking (10). The Joint Study of the Council of Europe and the United Nations on 'Trafficking in organs, tissues and cells and trafficking in human beings for the purpose of the removal of organs' addresses these problems (11).

Increasing organ availability from deceased donors

Deceased donation rates and derived transplantation activities differ between European countries. Countries continue to work on optimising deceased donation. This includes increased use of organs from expanded criteria donors; a concept which recognises that not all organs from deceased donors provide a similar outcome for the transplant recipient. However, the transplantation of these kidneys has been reported as beneficial, particularly when used in recipients with a limited life-expectancy (12, 13). The use of organs from donors whose death has been determined by circulatory and respiratory criteria is also being promoted in some European countries. Despite these aforementioned strategies, the availability of kidneys for transplantation remains limited, and even more so for young patients.

Kidney transplantation from live donors: present situation and regulations

According to the *Global Observatory on Organ Donation and Transplantation*, more than 40 per cent of the 73,179 kidney transplantations performed worldwide in 2010 were from live donors. The annual rate of live donor kidney transplantation in the member States of the Council of Europe in 2011 varied from 0 to 36.7 pmp (22 countries <5 pmp; 7 countries between 5-15 pmp; and 7 countries

¹ Countries included in the calculations: Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Georgia, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Republic of Moldova, Netherlands, Norway, Poland, Portugal, Romania, Russian Federation, Slovak Republic, Slovenia, Spain, Sweden, Switzerland, "the former Yugoslav Republic of Macedonia", Turkey and United Kingdom.

>15 pmp, including 3 countries >20 pmp)². This suggests that by engaging in and promoting the use of live kidney donation, rates can be substantially increased in many European countries. Many member States known for well-developed deceased donor programmes are realising that live donation must contribute to a greater extent if demands are to be met (14).

In many Council of Europe member States, well-established programmes that are approved by competent authorities regarding various live donor categories and strategies exist:

- the donor is genetically related to the recipient;
- the donor is emotionally, but not genetically related (spouse, in-law, long-term close friends);
- paired exchange of donors if multiple, blood groupincompatible donor-recipient combinations are present (15);
- use of blood group-incompatible live donors by absorption of blood group antibodies from the recipient;
- altruistic non-directed donations to patients on the waiting list without any economic or equivalent incentive.

The use of live donors as a source of kidneys for transplantation has been debated and is still controversial in some countries; although, in a few States, only live donors are used.

The Additional Protocol to the Convention on Human Rights and Biomedicine on Transplantation of Organs and Tissues of Human Origin (ETS No. 186), January 2002 states under Chapter III, Article 9 General rule that: "Removal of organs or tissue from a living person may be carried out solely for the therapeutic benefit of the recipient and where there is no suitable organ or tissue available from a deceased person and no other alternative therapeutic method of comparable effectiveness."

An explanatory report to this Convention has been produced by the Council of Europe. Under Chapter III "Organ and tissue removal from living persons," Article 9 - General rule, the following are stated:

"59. This implies that organs and tissues from living persons should not be used where an appropriate organ or tissue from a deceased person is available."

"60. The transplant must therefore be necessary in the sense that there is no other treatment that would produce similar results. In this respect dialysis treatment is not considered to provide results in terms of the patient's quality of life comparable with those obtained by a kidney transplant." "61. However, if the results of a living donor transplantation is expected to be significantly better than those expected utilising a graft removed from a deceased person, live donation may be the preferred therapeutic option for a particular recipient."

Under Article 11 - Evaluation of risks for the donor, it is stated:

"In judging the risks involved, the donor's interest must take precedence, although in some circumstances the balance of risk to the donor compared to potential benefit to the recipient may be taken into consideration."

The European Commission s Action plan on organ donation and transplantation (2009-2015): strengthened cooperation between member States (2009/2104 (INI)) recognises live donation as a real alternative to improve the availability of organs for transplantation. It calls on member States to promote the exchange of best practices on live donation programmes, considering these as complementary to deceased donation. The development of live organ donation under such a framework has to be linked to the provisions of Directive 2010/53/EU of the European Parliament and of the Council on quality and safety aspects of human organs intended for transplantation, which sets out measures dedicated to the protection of live organ donors.

These aforementioned international standards demonstrate an evolution in the perception of live kidney transplantation; from an activity that should be restricted to specific cases, to an option regarded as appropriate for patients with endstage renal disease, as long as the protection of live organ donors is ensured.

Advantages of using live donor kidneys for renal transplantation

Live kidney transplantation provides better graft and patient survival compared to kidney transplantation from a deceased person. There are several reasons for this improved outcome:

- a suitable live donor can be sought well ahead of actual surgery, and the operation can be performed as an elective procedure during normal working hours, offering the best capacity and most competent hospital staff;
- the transplantation can be well planned and, ideally, be performed before the patient has to start dialysis (preemptive transplantation), at which stage the operative procedure will be better tolerated. This is particularly important in paediatric or diabetic recipients. It is noteworthy that time on dialysis is an important indicator of reduced patient and graft survival. Pre-emptive transplantation also decreases the total costs;
- planned surgery also allows pre-operative treatment with removal of antibodies, allowing transplantations that otherwise would not be possible (ABO blood groupincompatible transplantation or patients with donorincompatible HLA antibodies);
- live donor kidneys come from healthy people; usually both younger and with less co-morbidity than deceased

² Countries included in the calculations: Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Georgia, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Republic of Moldova, Netherlands, Norway, Poland, Portugal, Romania, Russian Federation, Slovak Republic, Slovenia, Spain, Sweden, Switzerland, "the former Yugoslav Republic of Macedonia", Turkey and United Kingdom.

donors, and with completely normal kidney function. The superior physiological state of the organ compared with a deceased donor kidney is due to the fact that hours/days of intensive care before organ procurement are not present. Morbidity linked to brain death is absent; the kidney is transplanted immediately, with a time out of circulation (cold ischemia time) usually less than 3 hours, which does not have any significant effect on the kidney;

 most live donors are genetically related to the recipient and, in most cases, share tissue (HLA) antigens with them. This reduces the likelihood for rejection episodes, thereby prolonging graft survival.

Risk-benefit evaluation using live kidney donors

Unilateral nephrectomy is usually safe for a healthy individual but, as for all surgical procedures, it does entail a certain risk. Studies have indicated 3.1 surgical mortalities per 10,000 living donor operations during the last 15 years, despite varying criteria and operative methods (16). Minor and major complications related to the donation procedure have been reported at a rate of 18% and 3%, respectively. By applying modern laparoscopic techniques, both major and minor complication rates may be further reduced, which can also facilitate a more rapid medical, social and workrelated rehabilitation. Long-term follow-up of live donors has shown life-expectancy to be superior or comparable to that of the general population (17, 18).

In contrast, the risk that a patient with renal failure will die while undergoing dialysis treatment is estimated at 5-20% per year. If a patient is successfully transplanted, the risk of dying will be less than half of that per year (3, 4). In other words, the benefit to the recipient is huge, while the danger to the live donor is minimal.

Safety measures for live donors

Kidney transplantation from live donors should only be promoted when a rigorous legal, ethical and medical framework of donor care exists. This general principle is consistently reflected in all available international standards.

Specific requirements for the selection, use and follow-up of live donors are set out in the Additional Protocol to the Convention on Human Rights and Biomedicine concerning Transplantation of Organs and Tissues of Human Origin (ETS No. 186) from 2002.

"The Consensus Statement of the Amsterdam Forum on the care of the Live Kidney Donor", from 2004 defines criteria both for donor selection and post-donation, long-term followup to minimise the risk for donors.

This consensus statement has the support of the European Committee on Organ Transplantation (Partial Agreement) (CD-P-TO) of the Council or Europe.

Directive 2010/53/EU of the European Parliament and of the Council on quality and safety standards of human organs intended for transplantation also sets out requirements for the evaluation, selection and care of live organ donors. Moreover, the aforementioned Directive establishes the obligation for EU member States to develop registries where information on live organ donors and on their outcomes after donation is recorded.

The CD-P-TO considers this requirement essential for countries where live organ transplantation is to be carried out.

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Resolution CM/Res(2013)55 on establishing procedures for the collection and dissemination of data on transplantation activities outside a domestic transplantation system¹

(Adopted by the Committee of Ministers on 11 December 2013 at the 1187th meeting of the Ministers' Deputies)

The Committee of Ministers, in its composition restricted to the representatives of the States Parties to the Convention on the Elaboration of a European Pharmacopoeia (ETS No. 50),²

Considering that the aim of the Council of Europe is to achieve greater unity between its member States and that this aim may be pursued, *inter alia*, by the adoption of common action in the health field;

Taking into account Resolution Res(78)29 on harmonisation of legislation of member States relating to removal, grafting and transplantation of human substances and the final declaration of the 3rd Conference of European Health Ministers (Paris, 16-17 November 1987);

Having regard to the Convention for the Protection of Human Rights and Dignity of the Human Being with regard to the Application of Biology and Medicine: Convention on Human Rights and Biomedicine (ETS No. 164) and, in particular, to Articles 19 and 20 thereof;

Having regard to the Additional Protocol to the Convention on Human Rights and Biomedicine concerning the Transplantation of Organs and Tissues of Human Origin (ETS No. 186);

Recalling the Committee of Ministers' Recommendation Rec(2001)5 on the management of organ transplant waiting lists and waiting times;

Recalling the Committee of Ministers' Recommendation Rec(2004)7 on organ trafficking;

Recalling the Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data (ETS No. 108);

Taking into account the following international studies and documents:

- the Declaration of Istanbul on Organ Trafficking and Transplant Tourism, adopted in 2008;³
- Joint United Nations/Council of Europe Study on trafficking in organs, tissues and cells, and trafficking in human beings for the purpose of the removal of organs;⁴
- the WHO Guiding Principles on Human Cell, Tissue and Organ Transplantation adopted by the World Health Assembly in May 2010;⁵

Recognising that, in facilitating the transplantation of organs in the interest of patients in Europe, there is a need to protect individual rights and freedoms and to prevent the commercialisation of parts of the human body when retrieving, exchanging and allocating organs;

Considering that:

- there is a worldwide gap between the number of patients waiting for an organ and the number of organs available, and that this gap is increasing;
- there is large inequality in access to transplantation and healthcare among Council of Europe member States;

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¹ When this resolution was adopted: - in accordance with Article 10.2.c of the Rules of Procedure of the Ministers' Deputies, the Representatives of Germany and Romania reserved the right of their governments to comply with it or not.

² Austria, Belgium, Bosnia and Herzegovina, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Montenegro, Netherlands, Norway, Poland, Portugal, Romania, Serbia, Slovak Republic, Slovenia, Spain, Sweden, Switzerland, "the former Yugoslav Republic of Macedonia", Turkey, Ukraine and United Kingdom.

³ Adopted at the International Summit on Transplant Tourism and Organ Trafficking organised by the Transplantation Society and the International Society of Nephrology, Istanbul, Turkey, 30 April-2 May 2008. Available at http://www.edqm.eu/medias/fichiers/The_Declaration_of_Istanbul.pdf (last accessed 10/04/2013).

⁴ Available at www.coe.int/t/dghl/monitoring/trafficking/Docs/News/OrganTrafficking_study.pdf (last accessed10/04/2013).

⁵ Available at http://www.who.int/transplantation/TxGP08-en.pdf (last accessed 10/04/2013).

- national legal frameworks vary considerably with regard to transplantation activities, as do competent authorities in terms of organisation, human resources and other resources;
- organs may cross regional or national borders as part of exchange programmes or through multinational organsharing organisations;

Considering the fact that procurement and transplantation activities (including patient follow-up) are organised in different ways in each member State, making it difficult for some member States to collect data on illicit transplantation activities performed outside the framework of a domestic transplantation system;

Acknowledging that such data on illicit transplantation activities performed outside the framework of a domestic transplantation system would enable each member State to:

- reinforce health safety for patients and improve protection of donors who receive payments for organs and transplanted patients;
- improve the management of information given to patients on waiting lists;
- follow-up on the development of this phenomenon over time;

With the aim of elaborating legislation to prevent illicit activities and to establish a strong legal framework in order to support regulated cross-border co-operation in the field of organ donation and transplantation,

Recommends that the governments of States Parties to the Convention:

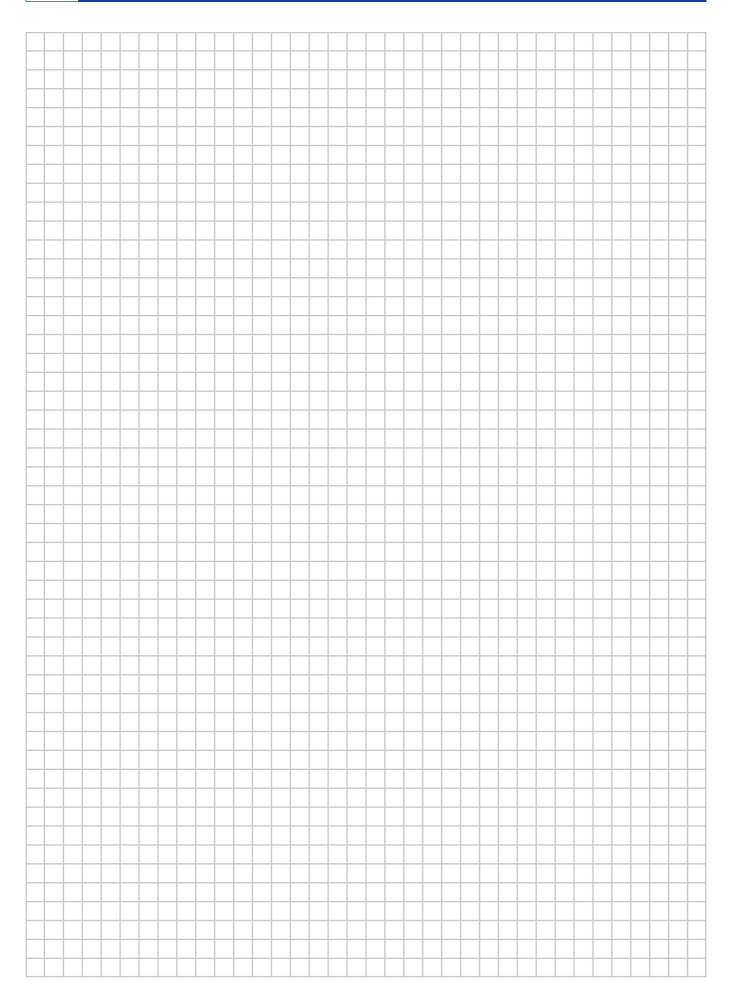
- adopt procedures and methods for the regular collection of data on patients going abroad to be transplanted with an organ retrieved as a result of illicit transplantation procedures performed outside the framework of a domestic transplantation system;
- designate a contact person in charge of data collection on illicit transplantation activities. This contact person should be based at the existing national transplantation body or, alternatively, at the ministry of health in those member States where a national transplantation body does not exist or is not in charge of following-up on transplantation activities;
- develop and implement an appropriate tool for data collection on illicit transplantation activities or use the model questionnaire or any other tool provided in the appendices of the Council of Europe Guide to the quality and safety of organs for transplantation in its existing version at the date of adoption of this resolution or in subsequently amended versions;
- ensure the contact person disseminates data-collection tools to transplantation centres;
- ensure the regular collection of data on illicit transplantation activities and the compilation of results;
- communicate the results to the Secretariat of the European Committee on Organ Transplantation (Partial Agreement) (CD-P-TO) of the Council of Europe with a view to analysing and discussing such results within the CD-P-TO and informing member States.

⁶ Available at www.edqm.eu/en/EDQM-Publications-Blood-TransfusionOrgan-Transplantation-Guides-1131.html



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Members of the European Committee (Partial Agreement) on Organ Transplantation (CD P TO) (31/03/2014)

Chairman

NANNI COSTA Alessandro

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