International Convention for the Suppression of Acts of Nuclear Terrorism (ICSANT): core provisions, benefits of adherence and UNODC’s related assistance

National parliamentary session on nuclear security

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“The risk of nuclear and other radioactive material falling into the wrong hands and being used for terrorist or other criminal purposes is one of the greatest challenges of our time. All States need to establish robust and sustainable legal frameworks to counter this threat.”

“For nearly two decades, UNODC has been at the forefront of efforts to promote universalization and effective implementation of the counter-terrorism international legal instruments, including ICSANT. We stand ready to continue to provide tailor-made technical and legal assistance towards these aims.”

Ghada Waly
Executive Director
United Nations Office on Drugs and Crime
Adoption and entry into force

- Ad hoc committee established by General Assembly Resolution 51/210 (17 Dec 1996)

- Adopted in 2005

- Entered into force in 2007

- 120 Parties (as of July 2023)

- Depositary: UN Secretary-General
ICSANT is one of 19 international legal instruments against terrorism

Similar structure to other counter-terrorism treaties:

- Criminalization
- Jurisdiction
- Principle ‘extradite or prosecute’
- International cooperation
Article 2: **Offences** involving radioactive material, radioactive devices or nuclear facilities (committed unlawfully and intentionally)

- Possession
- Use / damage
- Threat
- Demand
- Attempt
- Participation as accomplice
- Organization/direction of others
- Contribution in any other way

ICSANT requires a specific intent for conduct to be criminalized
Jurisdiction

• States Parties to establish jurisdiction over Convention offences (article 9)

• Mandatory/optional jurisdiction

• Extradite or prosecute (no safe haven)
International cooperation

- Extradition
- Mutual legal assistance
- Information exchange
- Competent authorities / liaison points
- Preventive measures
- Post-crisis situations
Benefits of adherence

✓ Contributes to reducing risk of impunity
✓ Deterrent effect
✓ Facilitates international cooperation
✓ May contribute to States’ compliance with obligations deriving from relevant UNSC resolutions
✓ Complementary to other legal instruments (CPPNM, Amendment)
✓ Larger scope of application
✓ Establishes common definitions and minimum standards in the field of nuclear security
INFCIRC/924

- 10th anniversary of ICSANT
- Event Co-Chaired by Canada and UNODC (Vienna, 5 Dec 2017)
- 100 delegates, 47 countries
- Sharing of information on national models for implementation, challenges and lessons learned, synergies and differences *vis-à-vis* CPPNM and CPPNM/A, efforts towards universalization
- Key findings in IAEA INFCIRC/924
"In light of the persistent and evolving worldwide threat of nuclear terrorism, mutually reinforcing national and international initiatives have been major priorities in the effort to enhance global nuclear security, given its trans-border nature. One such area of work includes strengthening legal frameworks that underpin and sustain a nation’s nuclear security architecture."
INFCIRC/924 – Note from the UN Office of Legal Affairs on procedures for adherence to ICSANT

A note on procedures for ratification of ICSANT from the UN Office of Legal Affairs

As of the date of this meeting, December 5, 2017, ICSANT has 115 signatories and 112 Parties. The UN Secretary-General is the depository of ICSANT, along with more than 560 multilateral treaties concluded in the framework of the UN. The Treaty Section of the UN Office of Legal Affairs, located in New York, is the sole office that discharges the depository functions of the Secretary-General. This means that any instrument of ratification, acceptance, approval or accession must be sent to the Treaty Section (or the UN Legal Counsel or the Secretary-General himself) for its deposit with the Secretary-General. No other office may accept such instruments in deposit on behalf of the Secretary-General. The date of deposit, which will determine the entry into force of the Convention for the State, is the date of receipt by the Treaty Section (or the Legal Counsel or the Secretary-General). The Treaty Section website (https://treaties.un.org) also contains more general information on all the depository functions of the Secretary-General.

As per the law of treaties, instruments of ratification, acceptance, approval or accession must be signed by the Head of State, Head of Government or Minister for Foreign Affairs, and must include the following: (a) the title, date and place of conclusion of the treaty concerned; (b) the full name and title of the signatory; (c) an unambiguous expression of the intent of the Government, on behalf of the State, to consider itself bound by the treaty and to undertake faithfully to observe and implement its provisions; (d) the date and place where the instrument was issued; and (e) the signature.

Model instruments of ratification, acceptance, approval or accession may be found on the Treaty Section’s website at: https://treaties.un.org/Pages/Resource.aspx?path=Publication/ModelInstruments/Page1_en.xml

Information concerning the status of the Convention, including the list of Parties, texts of declarations, reservations and objections, as well as the electronic certified true copy of the Convention, also may be found on the website of the UN Office of Legal Affairs, Treaty Section, at: https://treaties.un.org/Pages/ViewDetailsIII.aspx?src=TREATY&mtdsg_no=XVIII-15&chapter=18&temp=mtdsg3&clang=en
How to join ICSANT?

- Instrument of **ratification, acceptance, approval** or **accession** deposited with the UNSG

- **Signed** by the Head of State, Head of Government or Minister for Foreign Affairs

- Contain the following **information:**
  - Full title, date and place of conclusion of the treaty in question
  - Full name and title of the signatory
  - Date of signature
  - Unambiguous expression of the intent of the Government to consider itself bound by the convention and to undertake faithfully to observe and implement its provisions
  - Date and place where the instrument was issued
  - Signature
How to join ICSANT?

- Instrument sent to the Treaty Section of the UN Office of Legal Affairs, or to the UN Legal Counsel, or directly to the UN Secretary-General

- Model instruments available on the Treaty section’s website (https://treaties.un.org)
Para 24: Requests the United Nations Office on Drugs and Crime to continue, within its mandate, to develop its specialized knowledge of the international legal framework against chemical, biological, radiological and nuclear terrorism as enshrined in the relevant conventions and protocols in order to continue to provide assistance to requesting Member States in the effective legal, operational and technical implementation of these instruments, including through capacity-building.
Promote adherence to 19 international legal instruments against terrorism (including ICSANT)

Assist MS in bringing their CT legislation in line with these instruments

Build the capacity of criminal justice officials to prevent and combat terrorism (including nuclear terrorism)

Strengthen international cooperation in criminal matters
UNODC’s projects on nuclear security

- Canada’s Contribution to UNODC to Support the Universalization of International Legal Frameworks related to Nuclear Security
- Repository of National Legislation for Implementing the Criminalization Provisions of ICSANT, CPPNM and A/CPPNM
- Union Support for the Universalization and Effective Implementation of the International Convention for the Suppression of Acts of Nuclear Terrorism

Canada

UNODC
United Nations Office on Drugs and Crime
UNODC’s technical and legal assistance

UNODC delivers legal technical assistance and tailored capacity-building to requesting Member States through:

- Outreach and **awareness-raising**
- National, regional, international **workshops** and **webinars** for criminal justice officials
- Expert **missions**
- **Legislative assistance** (model legislative provisions, assistance in the drafting/review of national CT legislation)
- **Table-top exercises** (TTX) and **mock trials**
- Counter-terrorism legislation **database**
- Manuals and other **training tools**
Workshops and country visits

National, regional and international workshops for criminal justice practitioners and policy-makers

Country visits and expert missions
Webinars

- 2020-2021
- 13 webinars
- Multi-language (EN, FR, SP)
- On UNODC’s Counter-terrorism Learning Platform (CTLP)
- UNODC and other experts
- 350+ participants from 60+ MS
UNODC ICSANT Website

www.unodc.org/icsant

Repository of all resources on ICSANT

Available in all six UN official languages

Regularly updated

Funded by the EU
Manuals and training tools

**Module 6** of Counter-Terrorism legal training curriculum - international legal instruments against CBRN terrorism, available in all six UN official languages

**Manual of fictional case studies on ICSANT** (focus on criminalization provisions) - available in all six UN official languages + Portuguese
ELearning modules

e-learning module on the international legal instruments against CBRN terrorism: completed by over 2,300 practitioners from 120+ MS, available in six UN official languages + Portuguese

eLearning module on ICSANT, available in six UN official languages + Portuguese
Prosecutor’s Guide on Radiological and Nuclear Crimes (upcoming)

- IAEA-UNICRI-IAP-JRC-UNODC initiative
- Guidance for prosecutors, investigators and law enforcement and judicial authorities to support the investigation, prosecution and adjudication of radiological/nuclear crimes
Legislative assistance

Available upon request, non-binding review

**Model legislative provisions** on the implementation of the criminalization provisions of ICSANT, CPPNM and its Amendment (jointly with IAEA)

ICSANT available in all national languages upon request

**Repository of National Legislation** for Implementing the Criminalization Provisions of ICSANT, CPPNM and A/CPPNM
Mock trial on ICSANT

Vienna, 29 Nov – 1 Dec 2022
15 participants from 8 SP
15th Anniversary of ICSANT’s entry into force

High-level event, Vienna, 12 Dec 2022
100+ participants from MS
Partnerships

• **Cooperation with other IOs**, including: IAEA, Interpol, OPCW, UNICRI, UNOCT/UNCCT, UNODA, 1540 Committee

• **Cooperation with NGOs**, including: Nuclear Threat Initiative (NTI), Parliamentarians for Global Action (PGA), Stimson Center, Vienna Centre for Disarmament and Non-Proliferation (VCDNP)

• **Observer** to Global Partnership Against the Spread of Weapons and Materials of Mass Destruction (GP)

• **Member** of the Emerging Threats and Critical Infrastructure Protection Working Group of the UN Global Counter-Terrorism Coordination Compact

• **Corresponding organization** in the Inter-Agency Committee on Radiological and Nuclear Emergencies (IACRNE)
UNODC’s outreach and technical assistance efforts in the past 15 years yielded tangible results (e.g. building the capacity of national criminal justice systems, increasing number of States Parties to ICSANT), contributing to strengthening the international nuclear security regime.

Increase in the adherence rate to the International Convention for the Suppression of Acts of Nuclear Terrorism since its entry into force.
Status of adherence in the region
Thank you for your attention

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