SCHEDULE

Paragraphs 2(2) and 4(2)

PART 1

Form 36.9B

Rule 36.9B

Form of warrant under section 22(1) of the Crime (International Co-operation) Act 2003

(*Place and date*) The sheriff at (*place*), having heard [or having considered the written representations of] the procurator fiscal [or the procurator fiscal having declined an opportunity to be heard] grants a warrant under section 22(1) of the Crime (International Co-operation) Act 2003 in relation to the attached overseas freezing order dated (*date*) issued by the court of (*set out details of court and place*).

By virtue of section 22(1) of that Act, this warrant authorises a constable from (specify police force) to—

- (a) to enter the premises to which the overseas freezing order relates and search the premises to the extent reasonably required for the purpose of discovering any evidence to which the order relates; and
- (b) to seize and retain any evidence for which he is authorised to search.

(Signed)

Sheriff

(Court name, address, email and telephone number)

Note to constable: contact the clerk of court on seizing and retention of any evidence.

Form 36.9C

Rule 36.9C

Form of application for release of evidence under section 25(1) of the Crime (International Co-operation) Act 2003

UNTO THE HONOURABLE SHERIFF OF (name of sheriffdom) AT (place)

under section 25(1) of the Crime (International Co-operation) Act 2003

APPLICATION

by

[A.B.] (address)

[or THE PROCURATOR FISCAL (place)]

APPLICANT

HUMBLY SHEWETH:

- That on (date) the sheriff of (name of sheriffdom) at (place) issued a warrant under section 22(1) of the Crime (International Co-operation) Act 2003.
- [2. That [A.B.] is affected by the order in the following way: (narrate reasons)]
- 3. The applicant seeks release of the following evidence retained under section 24 of the said Act (describe evidence referred to) on the following grounds: (here narrate grounds with reference to the conditions mentioned in section 21(6) or (7) as appropriate).

MAY IT THEREFORE PLEASE YOUR LORDSHIP-

- (a) (here state the terms of the order sought);
- (b) where appropriate to fix a diet for the hearing of this application; and
- (c) to do otherwise as to your Lordship shall seem proper.

IN RESPECT WHEREOF

(signed)

[A.B.] [or solicitor for A.B.]

(address)

(place and date)

[or PROCURATOR FISCAL]

PART 2

Form 54.1

Rule 54.1

Form of certificate issued under section 223A(1) of the Criminal Procedure (Scotland) Act 1995

CERTIFICATE

This is the certificate referred to in Article 4 of and contained in the annex to Council Framework Decision 2005/214/JHA on the application of the principle of mutual recognition to financial penalties.

(a)	Issuing State
	Executing State
(b)	The authority which issued the decision imposing the financial penalty:
	Official name:
	Address:
	File reference ()
	Tel. No: (country code) (area/city code)
	Fax No: (country code) (area/city code)
	E-mail (when available)
	Languages in which it is possible to communicate with the issuing authority
	Contact details for person(s) to contact to obtain additional information for the purpose of the enforcement of the decision or, where applicable, for the purpose of the transfer to the issuing State of monies obtained from the enforcement (name, title/grade, tel. no., fax no., and, when available, E-mail)

(c)	The authority competent for the enforcement of the decision imposing the financial penalty in the issuing State (if the authority is different from the authority under point (b)):	
	Official name:	
	Address:	
	Tel. No: (country code) (area/city code)	
	Fax No: (country code) (area/city code)	
	E-mail (when available)	
	Languages in which it is possible to communicate with the authority competent for the enforcement	
	Contact details for person(s) to contact to obtain additional information for the purpose of the enforcement of the decision or, where applicable, for the purpose of the transfer to the issuing State of monies obtained from the enforcement (name, title/grade, tel. no., fax no., and, when available, E-mail):	
(d)	Where a central authority has been made responsible for the administrative transmission of decisions imposing financial penalties in the issuing State:	
	Name of the central authority:	
	Contact person, if applicable (title/grade and name):	
	Address:	
	File reference	
	Tel. No: (country code) (area/city code)	
	Fax No: (country code) (area/city code)	
	E-mail (when available)	

(e) The authority or authorities which may be contacted (in the case where point (c) and/or (d) has been filled):
Authority mentioned under point (b)
Can be contacted for questions concerning:
Authority mentioned under point (c)
Can be contacted for questions concerning:
Authority mentioned under point (d)
Can be contacted for questions concerning:
(f) Information regarding the natural or legal person on which the financial penalty has been imposed:
1. In case of a natural person
Name:
Forename(s):
Maiden name, where applicable:
Aliases, where applicable:
Sex:
Nationality:
Identity number of social security number (when available):
Date of birth:
Place of birth:
Last known address:
Language(s) which the person understands (if known):

(a) If the decision is transmitted to the executing State because the person ag the decision has been passed is normally resident, add the following informa-		
	Normal residence in the executing State:	
(b) If the decision is transmitted to the executing State because the person the decision has been passed has property in the executing State, add information:		
	Description of the property of the person:	
	Location of the property of the person:	
(c)	If the decision is transmitted to the executing State because the person against whom the decision has been passed has income in the executing State, add the following information:	
	Description of the source(s) of income of the person:	
	Location of the source(s) of income of the person:	
2. In	case of legal person:	
Name:	Name:	
Form o	Form of legal person:	
Regist	Registration number (if available):	
Regist	ered seat (if available):	
Addres	ss of the legal person:	
(a)	If the decision is transmitted to the executing State because the legal person against whom the decision has been passed has property in the executing State, add the following information:	
	Description of the property of the legal person:	
	Location of the property of the legal person:	
(b)	If the decision is transmitted to the executing State because the legal person against whom the decision has been passed has income in the executing State, add the following information:	
	Description of the source(s) of income of the legal person:	
	Location of the source(s) of income of the legal person:	

(g) The decis) The decision imposing a financial penalty:		
1. The nature of the decision imposing the financial penalty (tick the relevant box):			
(i)	Decision of a court of issuing State in respect of criminal offence under the law of the issuing State.		
[] (ii)	Decision of an authority of the issuing State other than a court in respect of a criminal offence under the law of the issuing State. It is confirmed that the person concerned has had an opportunity to have the case tried by a court having jurisdiction in particular in criminal matters.		
[] (iii)	Decision of authority of the issuing State other than a court in respect of acts which are punishable under the national law of the issuing State by virtue of being infringements of the rules of law. It is confirmed that the person concerned has had an opportunity to have the case tried by a court having jurisdiction in particular in criminal matters.		
(iv) Decision of a court having jurisdiction in particular in criminal matters regard decision as referred to in point iii.			
The decision was made on (date)			
The decis	sion became final on (date)		
Referenc	e number of the decision (if available):		
The financial penalty constitutes an obligation to pay (tick the relevant box(es) and indicate amount(s) with indication of currency):			
(i) A sum of money on conviction of an offence imposed in a decision.			
	Amount:		
[] (ii)	Compensation imposed in the same decision for the benefit of victims, where the victim may not be a civil party to the proceedings and the court is acting in its exercise of its criminal jurisdiction.		
	Amount:		
(iii)	A sum of money in respect of the costs of court or administrative proceedings leading to the decision.		
	Amount:		
(iv)	A sum of money to a public fund or a victim support organisation, imposed in the same decision.		
Amount:			
The to	tal amount of the financial penalty with indication of currency:		

	A summary of facts and a description of the circumstances in which the offence(s) has(have) committed, including time and place:	
Nature and legal classification of the offence(s) and the applicable statutory provision/code on basis of which the decision was made:		
	To the extent that the offence(s) identified under point 2 above constitute(s) one or more of bllowing offences, confirm that by ticking the relevant box(es):	
	participation in a criminal organisation;	
	terrorism;	
	trafficking in human beings;	
	sexual exploitation of children and child pornography;	
	illicit trafficking in narcotic drugs and psychotropic substances;	
	illicit trafficking in weapons, munitions and explosives;	
	corruption;	
	fraud, including that affecting the financial interests of the European Communities within the meaning of the Convention of 26 July 1995 on the protection of the European Communities' financial interests;	
	laundering of the proceeds of crime;	
	counterfeiting currency, including of the euro;	
	computer-related crime;	
	environmental crime, including illicit trafficking in endangered animal species and in endangered plant species and varieties;	
	facilitation of unauthorised entry and residence;	

murder, grievous bodily injury;
illicit trade in human organs and tissue;
kidnapping, illegal restraint and hostage-taking;
racism and xenophobia;
organised or armed robbery;
illicit trafficking in cultural goods, including antiques and works of art;
swindling;
racketeering and extortion;
counterfeiting and piracy of products;
forgery of administrative documents and trafficking therein;
forgery of means of payment;
illicit trafficking in hormonal substances and other growth promoters;
illicit trafficking in nuclear or radioactive materials;
trafficking in stolen vehicles;
rape;
arson;
crimes within the jurisdiction of the International Criminal Court;
unlawful seizure of aircraft/ships;
sabotage;
conduct which infringes road traffic regulations, including breaches of regulations pertaining to driving hours and rest periods and regulations on hazardous goods;
smuggling of goods;
infringements of intellectual property rights;
threats and acts of violence against persons, including violence during sport events;
criminal damage;
theft;

person in respect of the same acts has not been delivered in the executing State and that no such decision delivered in any State other than the issuing State or the executing State has been executed. 2 Indicate if the case been subject to a written procedure: (a) No, it has not. Yes, it has. It is confirmed that the person concerned was, in accordance with the law of the issuing State, informed personally or via a representative competent according to national law of his right to contest the case and of time limits of such a legal remedy. Indicate if the person concerned appeared personally in the proceedings: Yes, he or she did.		offences established by the issuing State and serving the purpose of implementing obligations arising from instruments adopted under the EC Treaty or under Title VI of the EU Treaty.	
(h) Status of the decision imposing the financial penalty 1. Confirm that (tick the boxes): (a) the decision is a final decision (b) to the knowledge of the authority issuing the Certificate, a decision against the same person in respect of the same acts has not been delivered in the executing State and that no such decision delivered in any State other than the issuing State or the executing State has been executed. 2 Indicate if the case been subject to a written procedure: (a) No, it has not. (b) Yes, it has. It is confirmed that the person concerned was, in accordance with the law of the issuing State, informed personally or via a representative competent according to national law of his right to contest the case and of time limits of such a legal remedy. 3 Indicate if the person concerned appeared personally in the proceedings: (a) Yes, he or she did.			
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		3 Indicate if the person concerned appeared personally in the proceedings:	
No. he or she did not, it is confirmed:	(a)	Yes, he or she did.	
(0) 1.0, no or one and not, it is continued.	(b)	No, he or she did not, it is confirmed:	

		that the person was informed personally, or via a representative competent according to national law, of the proceedings in accordance with the law of the issuing State,
		that the person has indicated that her or she does not contest the case
	Partial payment	of the penalty
		ne penalty has been paid to the issuing State, or, to the knowledge of the g the Certificate, to any other State, indicate the amount which has been
(i)	Alternative sanction	s, including custodial sanctions
		the issuing State allows for the application by the executing State of s in case it is not possible to enforce the decision imposing a penalty, art:
	yes	
	no no	
	2. If yes, state wh the sanctions):	ich sanctions may be applied (nature of the sanctions, maximum level or
	Custody. N	faximum period:
	Community	y service (or equivalent). Maximum period:
	Other sanc	tions. Description:
(j)	Other circumstances	s relevant to the case (Optional information):

(k)	The text of the decision imposing the financial penalty is attached to the certificate.
	Signature of the authority issuing the certificate and/or its representative certifying the content of the certificate as accurate:
	Name:
	Post held (title/grade):
	Date:
	Official stamp (if available)