Questionnaire on Criminal accountability of United Nations officials and experts on mission, pursuant to resolution 70/114, paragraph 23

By operative paragraph 23 of General Assembly resolution 70/114 of 14 December 2015, entitlec <sup>3</sup> & U L P L Q D O D FRFI R8XQQLWVDHEQL OD DWV L R Q V R I I L F L D O V D Q-Genter(aSwhats)

- 3. To which extent do national provisions establish jurisdictatione materiaeover crimes committed extraterribrially by nationals while serving as United Nations officials or experts on mission (pleas indicate all that apply and cite relevant national provisions):
  - (a) General application of criminal law
  - (b) Application limited to international treaty oblitions
    - F \$SSOLFDWLRQ OLPLWHG WR F
  - G  $\$SSOLFDWLRQ\ OLPLWHG\ WR\ \mu LQWHUQDWLRQDO\ FU$  crimes
  - (e) Application limited to crimes accompanied with minimum imprisonment terms (square)
    - I \$SSOLFDWLRQ OLPLWHG WR FULPHV DIIHF
  - (g) Application limited to crimes affecting public security
  - (h) Application limited to specific list of crimes
  - (i) Other limitations to the applicationatione materiae domestic law (if any)
- 4. Which, if any, prerequisites are placed before the application of extraterritorial jurisdiction for l

- (a) Exclusive application of military law to military personnel deployed as United Nations officials or experts on mission
- (b) Exclusive use of military courts for military personnel deployed as United Nations offici experts on mission
- (c) Potential application of civilian law/courts to military personnel
- 7. Please provide any other comments.

Citation of Relevant ational provisions attached on the following page

1. (b)

1. (c)

1. (e)

3. (a)

4. (II) (b)

6. (a), (b)