Law of the Republic of Azerbaijan on legal assistance in criminal matters

Section One. General information


Article 2. Scope of application of the Law.

2.1. Legal assistance is provided in conformance with the provisions of this Law related to offences investigated by a competent agency of a foreign country at the time of request or when the case is at the court of the requesting foreign country.

2.2. Provisions of this Law is applied, when there is no agreement on legal assistance between Azerbaijan and requesting foreign country.

2.3. In accordance with article 2.1. of this Law, provision of legal assistance is consisted of the following actions, which is carried out in the order established by the legislation of Republic of Azerbaijan:

   2.3.1. taking (acquiring) evidence and explanations;

   2.3.2. presentation of judicial documentation;

   2.3.3. execution of searches and seizures;

   2.3.4. inspection of houses, buildings and other areas;

   2.3.5. presentation of materials, information and substance evidence;

   2.3.6. provision of incarceration of experts;

   2.3.7. submission of original documents or certified copies of documents, including financial and banking documents;

   2.3.8. identification of a person and place of residence;
2.3.9. implementation of investigation with regard to property or arrest of property;

2.3.10. identification of illegal income and property used for commencing crimes;

2.3.11. implementation of other legal acts in conformance with the legislation of the Republic of Azerbaijan.