

European Investigation Order

KEY FEATURES

- EU Directive on the EIO (2014/41) of 3 April 2014
- Mutual recognition of judicial decisions
- Replaces Letters of Request for investigative measures
- Deadline for transposition: 22 May 2017
- Obtains evidence located in another EU Member State
- Simplifies and accelerates cross-border criminal investigations

LIFE CYCLE OF AN EIO

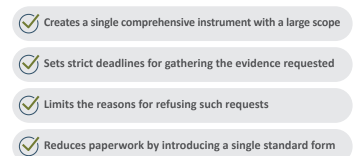


HOW IT WORKS Member State A requests evidence located in Member State B Member State B collects evidence on behalf of Member State A

- Hearings of witnesses and suspects
- (House) searches
- Checks on bank accounts/financial operations
- Interception of telecommunications
- Temporary transfer of persons in custody
- Preservation of evidence
- 1 DRAFTING of EIO by judicial authority in Member State A
- 2 TRANSMISSION of EIO to judicial authority in Member State B
- 3 RECOGNITION of EIO in Member State B
- 4 EXECUTION of EIO in Member State B

EIO CASES EUROJUST IDENTIFIES CHALLENGES AND BEST PRACTICE IN EIO CASES

ADVANTAGES OF THE EIO



Protects the fundamental rights of the defence



* For further information on EIO implementation, see EJN website.