

Norway¹ – national procedures for mutual legal assistance in criminal matters

States Parties are requested to fill in this table with the necessary information and return it to the Secretariat of the PC-OC. The information contained in this table should be updated on a yearly basis.

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| The Central Authority (name of the institution, address, telephone, fax and e-mail where available) responsible for mutual legal assistance: | <p>Ministry of Justice and Public Security Department of Civil Affairs Postboks 8005 Dep 0030 Oslo Norway</p> <p>Phone: +47 22 24 54 51 Fax: +47 22 24 27 22</p> <p>If the request is sent by <u>courier</u>: Gullhaug Torg 4A 0484 Oslo Norway</p> |
| If different from the Central Authority, the authority to which the request should be sent (name of the institution, address, telephone, fax and e-mail where available): | NA |
| Channels of communication for the request for mutual legal assistance (directly, through diplomatic channels or other): | <p>In cases where the 1959-Convention, the Second Additional Protocol or the EU 2000-Convention allows for direct transmission of requests to our judicial authorities, we encourage states to use this opportunity.</p> <p>In cases where direct transmission is not permitted, the request should be forwarded to the Ministry of Justice and Public Security.</p> <p>The transmission through diplomatic channels is only required if there is no applicable international instrument, or if the applicable international instrument does not allow for transmission directly to the Ministry of Justice and Public Security or Norwegian judicial authorities.</p> |
| Means of communication (eg. by | As a main rule by post. |

¹ Updated 3 March 2014.

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| post, fax, e-mail ²): | <p>Parties to the Second Additional Protocol may also transmit requests by fax or e-mail provided that the original is transmitted by post as soon as possible.</p> <p>Parties to the EU 2000-Convention may also transmit requests by fax or e-mail.</p> |
| Language requirements: | Norwegian, Danish, Swedish or English |
| Double criminality requirement, if applicable: | <p>Double criminality is required for;</p> <ul style="list-style-type: none"> - requests involving the use of coercive measures (the 1959-Convention article 5) - temporary transfer of detained persons (1959-Convention article 11 and the Second Additional Protocol article 13) |
| Limitation of use of evidence obtained: | Norway has declared that personal data transmitted to another Party may only be used by the latter for the purposes mentioned in the Second Additional Protocol article 26 paragraph 1 unless with previous consent from Norwegian authorities. |
| Other particularly relevant information (e.g. documentation required for special types of assistance): | Requests involving coercive measures should be accompanied by a decision on the use of coercive measures issued by a competent authority and in accordance with the legislation of the requesting state. |
| Links to national legislation, national guides on procedure: | Information can be found on the European Judicial Network website European Judicial Network (EJN) under "Information on national systems." |
| Parties to the Second Additional | Contact details of the competent authority for the purpose |

² Please indicate if encryption or electronic signature is required.

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| <p>Protocol: Link to database with contact details of competent authorities for the purpose of direct transmission of MLA requests</p> | <p>of direct transmission of MLA requests can be found under “Atlas” at the EJN website Atlas, Requests for Mutual Legal Assistance</p> |
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