Greece – national procedures for transfer of sentenced persons Updated 02/09/2014

The information contained in this table should be updated on a yearly basis.

The Central Authority (name of the institution, address, telephone, fax and e-mail where available) responsible for the transfer of sentenced persons:	Ministry of Justice, Transparency and Human Rights General Directorate of Correctional Policy Directorate of Adults' Correctional Treatment Department of Function of Correctional and Therapeutic Establishments Address: Mesogion 96, 115 27, Athens, Greece Tel: +30 210 77 67 243 Fax: +30 77 67 458 e-mail: garhodidis@justice.gov.gr
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):	
If different from the Central Authority, the Authority/ies in charge of coordinating and/or implementing the physical transfer of the person concerned (name of the institutions, address, telephone, fax and e-mail where available):	Ministry of Public Order and Citizen Protection Interpol-Sirene Department Address: P. Kanelopoulou 4, 101 77 Athens, Greece Tel.: +30 210 5103550 Fax: +30 210 6427300 e-mail: athens.interpol@astynomia.gr
Channels of communication for the request for the transfer of sentenced persons (directly, through diplomatic channels or other):	Mostly direct but diplomatic channel can be used as well.
Means of communication (e.g. by post, fax, e-mail):	Post, fax.

Language requirements:	English
Documentation required:	The documents stipulated by the articles 4 and 6 of the Convention

	and a photocopy of the detainee's Identification Card or Passport.
Continued enforcement or conversion of the sentence ₃ :	Continued enforcement
General rules on early release:	At least 20 years for life sentence (after having served 16 years without counting favorable measures) At least 3/5 for sentence over 5 years (after having served 1/3 without counting favorable measures) At least 2/5 for sentence less than 5 years At least 25 years (after having served 20 years without counting favorable measures) for life sentence for abuse of drug law
Scope of application with regard to transfer of mentally disordered persons:	
Scope of application with regard to nationals and/or residents:	
Other particularly relevant information (such as practice regarding time limits or revocation of consent):	
Links to national legislation, national guides on procedure:	
Link to information about the Convention (according to Article 4) in the official language(s) of the State Party (see also Rec. R (84) 11 of the Committee of Ministers concerning information about ETS°112 and PC-OC INF 12):	

For Parties	s to the	Additiona	l Protocol
-------------	----------	-----------	------------

Information on the implementation of Article 2 (e.g. interpretation of "by fleeing to"):	
Information on the implementation of Article 3 (e.g. interpretation of the requirement of a consequential link between the decision on expulsion and the sentence):	
Documentation required:	Documents stipulated by the articles 2.2 and 3 a-b of the Additional Protocol.
Other relevant information:	