## Norway – national procedures for transfer of sentenced persons Updated 18/11/2014

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 and Public Security Postboks 8005 Dep 0030 Oslo Norway Phone: +47 22 24 90 90 Fax: +47 22 24 27 22
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):	Directorate of Norwegian Correctional Service Postboks 694, 4305 Sandnes Norway Phone: +47 40438800 Fax: 40438801 Email: postmottak-8005@kriminalomsorg.no
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):	Kripos Postboks 8163 Dep., 0034 Oslo Phone: +47 23208000 Fax: +47 23208880 Email: kripos@politiet.no
Channels of communication for the request for the transfer of sentenced persons (directly, through diplomatic channels or other):	Directly communication.
Means of communication (e.g. by post, fax, e-mail <sup>1</sup> ):	Post E-mail. Encryption or electronic signature is not required

<sup>1</sup>Please indicate if encryption or electronic signature is required.

Language requirements:	Norwegian, English, Danish or Swedish.
Documentation required:	Name, date and place of birth of the sentenced person, the address in the administering state, a copy of the final judgment, time served on remand in custody, date of commencement of the sentence and declaration of consent.
Continued enforcement or conversion of the sentence <sup>3</sup> :	Norway acknowledges both continued enforcement and conversion of sentence (but prefer continued enforcement). Conversion of the sentence will be done after the transfer has taken place.
General rules on early release:	Release after serving two-thirds of the sentence is common. If half the sentence of imprisonment and not less than 60 days in prison has been served, the Correctional Services may release a convicted person on probation if there are special reasons for doing so.
Scope of application with regard to transfer of mentally disordered persons:	Under Norwegian law, a sentence of preventive detention in an institution may be imposed instead of a sentence of imprisonment if a sentence for a specific term is deemed to be insufficient. In principle, Norway will accept transfer in these cases.
Scope of application with regard to nationals and/or residents:	Norway acknowledges as "residents" persons who have their residence in the country, in addition to persons being so closely tied to Norway that transfer is deemed appropriate.

<sup>&</sup>lt;sup>1</sup> In case the sentence is converted, please specify whether this is done before or after the transfer has taken place.

Other pa	rticularly	7	relevant	A sentenced person may revoke the consent until he boards the
information	(such	as	practice	plane/is handed over to the other State.
regarding tin	ne limits	or r	evocation	
of consent):				

Links to national legislation, national guides on procedure:	<u>www.lovdata.no</u> www.Kriminalomsorgen.no
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):	www.Kriminalomsorgen.no
For Parties to the Additional 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):	This issue has never been raised in practice. However in principle there should not be such a link.

Documentation required:	Name, date and place of birth of the sentenced person, the address in the administering state, a copy of the final judg ment, time served on remand in custody, date of commencement of the sentence and the expulsion order.
Other relevant information:	