Denmark – national procedures for transfer of sentenced persons Updated 11/11/2016

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:	Transfer of sentenced persons to Denmark The Director of Public Prosecutions Frederiksholms Kanal 16 1220 København K Denmark Telephone: + 45 72 68 90 00 Fax: + 45 72 68 90 04 E-mail: rigsadvokaten@ankl.dk Transfer of sentenced persons from Denmark The Danish Ministry of Justice Att.: Criminal Enforcement Division Slotsholmsgade 10 1216 København K. Denmark Telephone: +45 72268400 Fax: +45 33933510 E-mail: jm@jm.dk
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):	Transfer of sentenced persons from Denmark: Danish National Police, Aliens Centre North Zealand, Birkerød Kongevej 2, 3460 Birkerød, tel. no. (+45) 33 14 88 88, e-mail: ucn@politi.dk.
Channels of communication for the request for the transfer of sentenced persons (directly, through	Directly

diplomatic channels or other):	
Means of communication (e.g. by post, fax, e-mail ¹):	Mail, e-mail or fax

Language requirements:	Danish, in one of the official languages of the Council of
	Europe, or in Norwegian, Swedish or German.
Documentation required:	Name, date and place of birth of the sentenced person
	The persons address in Denmark state - if applicable
	a certified copy of the judgment and the law on which it is based,
	a statement indicating the length of the sentence already served,
	a declaration containing the consent to the transfer by the sentenced person if applicable, whenever appropriate any medical or social reports on the sentenced person
Continued enforcement or conversion of the sentence ² :	The general rule in Denmark regarding the enforcement of foreign court decisions shall take place according to the Convention's Article 9(1) (b) and Article 11 on conversion of sentence. Conversion of the sentence will be done after the transfer has taken place and will be decided by a court of law.
	If the transfer to Denmark of a sentenced person would otherwise prove impossible, the Danish Ministry of Justice can decided to allow continued enforcement according to the

¹ Please indicate if encryption or electronic signature is required.
² In case the sentence is converted, please specify whether this is done before or after the transfer has taken place.

	Convention's Article 9(1) (a) and Article 10 provided that certain conditions are fulfilled.
General rules on early release:	According to section 38 of the Danish Criminal Code, a sentenced person may be released on parole after serving two-thirds of the sentence imposed. Furthermore, a sentenced person may under special circumstances be released on parole earlier if half the term of imprisonment has been served and this constitutes a period of at least two months.
Scope of application with regard to transfer of mentally disordered persons:	Transfer of mentally disordered persons is possible if the sentence involves deprivation of liberty.
Scope of application with regard to nationals and/or residents:	The rules apply to both persons with Danish nationality and persons having their permanent residence on the territory of the Kingdom of Denmark (including the Faroe Islands and Greenland).
Other particularly relevant information (such as practice regarding time limits or revocation of consent):	
Links to national legislation,	Danish act on execution of foreign sentences in Denmark:
national guides on procedure:	https://www.retsinformation.dk/forms/r0710.aspx?id=2160

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 to the Additional Protoco	
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:	Same documentation as mentioned above and if applicable a declaration containing the opinion of the sentenced person as to his or her proposed transfer, a copy of the expulsion or deportation order or any other order having the effect that the sentenced person will no longer be allowed to remain in the territory of the sentencing State once he or she is released from prison.

Other relevant information:	