## GREECE

National Procedures for Transfer of sentenced persons

## Updated on 16/01/2021

The Central Authority	Ministry of Citizen's Protection
responsible for the transfer	General Secretariat of Policy Against Crime
of sentenced persons	General Directorate of Against Crime & Correctional Policy Directorate of Organization and Operation of Prison Establishments Department of Operation of Prison Establishments & Reformatory Institution for juvenile boys of Volos 96 Mesoghion Av., 115 27 Athens, Greece
	Tel: +30 2131307564, or Tel: 2131307237 <u>tlkkiaaav.ggap@mopocp.gov.gr</u> <u>kdiavati@justice.gov.gr</u> g.psarraki@mopocp.gov.gr

Γ	If different from	n the C	Central
	Authority, the	authorit	ty to
	which the requ	est shou	uld be
	sent:		

If different from the Central Authority, the <b>Authority/ies in</b>	Ministry of Public Order and Citizen's Protection Interpol-Sirene Department
charge of coordinating and/or implementing the physical transfer of the	P. Kanelopoulou 4, 101 77 Athens, Greece
person concerned:	Tel.: +30 210 5103550 Fax: +30 210 6427300
	athens.interpol@astynomia.gr

<b>Channels of communication</b> for the request for the transfer of sentenced persons:	Mostly through the Ministry of Foreign Affairs and diplomatic channels, but also directly.
(directly, through diplomatic channels or other)	

<b>Means of communication</b> (eg. by post, fax, e-mail <sup>1</sup> ):	Post, e-mail
--	--------------

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

Language requirements:	English

Documentation required:	The	documents	stipulated	by	the	articles	4	and	6	of	the
		vention and a assport.	a photocopy	of t	the d	etainee's	d	entific	atio	on C	Card

Continued enforcement or conversion of the sentence <sup>2</sup> :	Continued enforcement

General rules on early release:	Law 4619/2019: New Greek Penal Code (valid as of 1 July 2019) Release under the condition of revocation: 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 2/5 without counting favorable measures) At least 2/5 for sentence less than 5 years
	In any case however, the convict may be released if he has stayed in the penitentiary for 20 years and if he/she serves several penalties of life imprisonment if he/she has stayed 25 years.
	Release of convicts on home detention curfew with electronic surveillance: At least 14 years for life sentence (after having served 12 years without counting favorable measures) At least 2/5 for sentence over 5 years (after having served 1/5 without counting favorable measures) At least 1/5 for sentence less than 5 years
	In any case however, the convict may be released if he/she has in fact served 14 years in the penitentiary and if he serves several sentences of life imprisonment, he may be released if he/she has served 20 years.
	Regarding offences and crimes that were committed before the new penal code was validated (01-07-2019) the below are applicable: 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

 $<sup>^2</sup>$  In case the sentence is converted, please specify whether this is done before or after the transfer has taken place.

Scope of application with	According to the article 9 paragraph 4 the rule of the continued
regard to transfer of	enforcement will not be applied, and the sentence will be
mentally disordered	converted according to 9.1b.
persons:	

|--|

Other 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 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)
·

Documentation required:	Documents stipulated by the articles 2.2 and 3 a-b of the Additional Protocol.
-------------------------	--