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| <p><b>REPUBLIC OF KOREA</b></p> <p><b>National Procedures for Transfer of sentenced persons</b></p> <p><b>Updated on 17/12/2020</b></p> |
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The information contained in this table should be updated on a yearly basis.

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| The Central Authority responsible for the transfer of sentenced persons   | International Criminal Affairs Division<br>Ministry of Justice<br>Building 1, Gwacheon Government Complex,<br>47 Gwanmun-ro, Gwacheon-si, Gyeonggi-do, 13809<br>Republic of Korea<br><br>Tel: +82-2-2110-3850<br>Fax: +82-2-3480-3113<br>E-mail : <a href="mailto:uneune@spo.go.kr">uneune@spo.go.kr</a> |
| If different from the Central Authority, the authority to which the request should be sent:   | N/A  |
| If different from the Central Authority, the Authority/ies in charge of coordinating and/or implementing the physical transfer of the person concerned: | N/A  |
| Channels of communication for the request for the transfer of sentenced persons:<br><br>(directly, through diplomatic channels or other)                | Diplomatic channels shall be used with exception for cases of emergency or other extraordinary circumstances.  |
| Means of communication (eg. by post, fax, e-mail <sup>1</sup> ):  | Post   |
| Language requirements:  | Korean<br><br>English translations are also acceptable   |

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

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| Documentation required:   | Korea requires the documentation provided in Article 4(3) of the Convention, and information mentioned in Article 6(1) of the Convention where Korea is the sentencing State.   |
| Continued enforcement or conversion of the sentence <sup>2</sup> :  | Korea excluded the application of the procedure provided in Article 9(1)(b).  |
| General rules on early release:   | Pursuant to Korean law, a sentenced person who shows signs of substantial reformation may be paroled after the person has served at least 1/3 of the sentence, or 20 years in case of life imprisonment.  |
| Scope of application with regard to transfer of mentally disordered persons:  | Mentally disordered persons can be transferred if the transferring State and the receiving State agree to the transfer.   |
| Scope of application with regard to nationals and/or residents:   | Korea recognizes only the transfer of nationals, not residents.   |
| Other relevant information: (such as practice regarding time limits or revocation of consent)   | Korea does not set specific time limits.  |
| Links to national legislation, national guides on procedure:  | <p><b>Korean Legislation</b></p> <p><a href="http://www.law.go.kr/eng/engMain.do">www.law.go.kr/eng/engMain.do</a></p> <p><b>Information on the Ministry of Justice</b></p> <p><a href="http://www.moj.go.kr/HP/ENG/index.do">www.moj.go.kr/HP/ENG/index.do</a></p> |
| 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): | N/A   |

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

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## For Parties to the Additional Protocol

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| Information on the implementation of Article 2:<br>( e . g . i n t e r p r e t<br>f l e e i n g t o ” ) | N/A |
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| Information on the implementation of Article 3<br>(e.g. interpretation of the requirement of a consequential link between the decision on expulsion and the sentence) | N/A |
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| Documentation required: | N/A |
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| Other relevant information: | N/A |
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