

NORCES EASTE DELEGACION

TU DE FORTENTE NACIONAL

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c) on behalf of an enterprise registered in Norway,

when the acts:

1. are also punishable under the law of the country in which they are

committed,

2. are regarded as a war crime, genocide or a crime against humanity,

3. are regarded as a breach of the international law of armed conflict,

maximum penalty for the act is imprisonment for a term exceeding six years and the act is directed against a person who is a Norwegian national or is resident in

In a prosecution under this section, the penalty may not exceed the highest statutory penalty for a corresponding act in the country in which it was committed.

A prosecution under this section is only instituted when required in the public interest.

*Section 6-2. Prosecution under International Law*





therefore agrees that the power to institute a prosecution in such cases should be transferred to the Director of Public Prosecutions, on the understanding that, in the few cases that do have foreign policy implications, the Director of Public Prosecutions will consult the Ministry of Foreign Affairs. When cases against foreign nationals are transferred to Norway in accordance with an agreement on the transfer of criminal proceedings, it is not necessary for the power to institute a

cases. it is therefore proposed to retain the provision of section 13. third paragraph.