# Decision not to delay the implementation of the decision on rejection (deferred implementation)

The police refer to a petition to delay the implementation of our decision to reject the foreign national from Norway on <vedtak\_dato>, presented by <…>.

## A right to deferred implementation, cf. the Immigration Act section 90 and 129 fifth paragraph

A decision to reject a foreign national from Norway can be enforced before it is final, if the foreign national does not hold a residence permit in Norway. The foreign national does not hold a residence permit and thus the decision can be enforced immediately.

## A right to deferred implementation, cf. the Immigration Act section 73

A decision to reject a foreign national can not be enforced before it is final if there are circumstances in the case as mentioned in the Immigration Act section 73, see the Immigration Act section 129 sixth paragraph.

There are no circumstances as mentioned in the Immigration Act section 73 in the case. The police do not consent to a deferred implementation.

## A right to deferred implementation, cf. the Public Administration Act section 42

The subordinate instance, the appellate instance or other superior agency may decide that an administrative decision shall not be implemented until the time limit for an appeal has expired or the appeal has been decided, cf. the Public Administration Act section 42.

After making an overall assessment, the police have come to the conclusion that there are no circumstances in this case indicating that the implementation of the decision should be delayed. The same considerations that weigh in favour of rejection, also weigh in favour of an immediate implementation of the decision.

The police do not consent to a deferred implementation, cf. the Public Administration Act section 42.

## Information

This decision can not be appealed, cf. the Public Administration Act section 3.