ANNEX I. Plans under the Planning and Building Act and initiatives under other legislation that shall always have a planning programme or notification and an impact assessment

A. P	ans and initiatives	B. Competent authority and law(s) to which the processing is linked
1.	Crude oil refineries (with the exception of enterprises that exclusively produce crude oil lubricants) and plants for conversion to gas and liquid of 500 tonnes of coal or oil shale or more per day.	The planning authorities. The Planning and Building Act
2.	a) Thermal power plants and other fossil-fuelled power plants, including mobile and temporary gas power plants, with an energy production of at least 150 MW (smaller plants are covered by Annex II no. 3a).	The Norwegian Water Resources and Energy Administration for thermal power plants. The Energy Act.
	b) Nuclear power plants and other core reactors, including phasing out or closing down such plants (with the exception of research plants for production and conversion of fissionable and fertile substances where the maximum power does not exceed 1 kW sustained power).	The Ministry of Oil and Energy for nuclear power plants. The Energy Act. The Norwegian Radiation Protection Authority, the Ministry of Climate and Environment, and the Ministry of Health and Care Services The Nuclear Energy Act. The Pollution Act.
3.	 a) Installations for storage of spent nuclear fuel b) Installations designed: for production or enrichment of nuclear fuel, for processing spent nuclear fuel or waste with high radioactivity, for disposal of spent nuclear fuel, exclusively for disposal of radioactive waste, Exclusively for storage (planned to last more than 10 years) of spent nuclear fuel or radioactive waste elsewhere than the production site. 	The Norwegian Radiation Protection Authority, the Ministry of Climate and Environment, and the Ministry of Health and Care Services The Pollution Act. The Nuclear Energy Act. The Radiation Protection Act.

4.	 a) Integrated plants for first-hand melting of cast iron and steel. b) Plants for production of non-ferrous crude metals from ore, concentrates or secondary raw materials using metallurgical, chemical or electrolytic processes. 	The planning authorities. The Planning and Building Act
5.	Plants for asbestos extraction and for treatment and processing of asbestos and products containing asbestos: when it comes to asbestos cement products, with an annual production of more than 20,000 tonnes finished products, when it comes to friction material, with an annual production of more than 50 tonnes finished products; and when it comes to other uses of asbestos, with an annual consumption of more than 200 tonnes.	The planning authorities. The Planning and Building Act
6.	Integrated chemical installations, i.e., industrial- scale facilities for the manufacturing of substances using chemical conversion processes, where several units are adjacent to each other and functionally speaking belong together, and which have been designed for: a) Manufacture of organic basic chemicals, b) Manufacture of inorganic basic chemicals, c) Manufacture of phosphorus, nitrogen or potassium fertiliser (pure or compound fertiliser), d) Manufacture of basic products for pesticides and biocides, e) Manufacture of pharmaceutical basic products using chemical or biological methods, f) Manufacture of explosives.	The planning authorities. The Planning and Building Act
7.	 a) Railways for long distance traffic. Airports with a runway of 1,600 metres or longer (minor initiatives are covered by Annex II no. 10d). b) Motorways and other limited access roads reserved for motorised traffic. c) Construction of new roads with at least four lanes or resurfacing and / or expansion of an existing road that has two lanes so that it has at least four lanes, if such a road is at least 10 km long. 	The planning authorities. The Planning and Building Act. The Ministry of Defence is the competent authority for military airports.

	 d) Suburban railways and the underground of more than NOK 750 million. e) Other road and railway initiatives with investment costs of more than NOK 750 million. (minor railway installations are covered by Annex II no. 10c, minor roads are covered by Annex II no. 10e). 	
8.	 a) Establishment of inland waterways and ports for traffic on inland waterways where vessels over 1,350 tonnes may sail (minor initiatives are covered by Annex II no. 10f). b) Restoration of fairways, ports and port facilities, where vessels over 1,350 tonnes may sail and call at Ferry quays are included in section 7b, 7c or 7e. 	The planning authorities. The Planning and Building Act
9.	Plants for the handling hazardous waste by combustion, chemical treatment as defined in Annex I to the European Parliament and the Council's Directive 2008/98/EC of 19 November 2008 on waste, section D9 or disposal of hazardous waste in the ground.	The planning authorities. The Planning and Building Act
10.	Waste plants for handling household and industrial waste by combustion or chemical treatment with a capacity of more than 100 tonnes per day (minor plants are covered by Annex II no. 11b).	The planning authorities. The Planning and Building Act
11.	Groundwater installations where the volume of water taken out or infiltrated is at least 10 million m ³ per year.	The Norwegian Water Resources and Energy Administration. The Water Resources Act.
12.	 a) Installations for transport of water between catchment areas where the aim of this transport is to counteract any water shortage, and where the volume of water transported exceeds 100 million m³ per year. b) In all other cases; installations subject to licensing that transport water between catchment areas where the average water volume in the catchment area from where water is transported exceeds 2,000 million m³ per year over several years, and where the transported water volume exceeds 5% of this volume (minor initiatives are covered by Annex II no. 10m). 	The planning authorities. The Planning and Building Act The Norwegian Water Resources and Energy Administration. The Water Resources Act.