Czech Republic¹ – national procedures for extradition

States Parties are requested to fill in this table with the necessary information and return it to the Secretariat of the PC-OC. The information contained in this table should be updated on a yearly basis.

CZECH REPUBLIC

The Central Authority (name of the	Ministry of Justice of the Czech Republic
institution, address, telephone, fax	International Department for Criminal Matters
and e-mail where available)	Vyšehradská 16, 128 10 Praha 2
responsible for extradition:	Tel No: +420 221 997 435
	Fax No: +420 221 997 986
	Email: mot@msp.justice.cz
If different from the Central	-
Authority the authority to which the	
request should be sent (name of the	
institution, address, telephone, fax	
and e-mail where available):	
Channels of communication for the	The request for extradition should be sent directly to the
request for extradition (directly,	central authority unless communication through diplomatic
through diplomatic channels or	channels is expressly requested or when there is no treaty
other):	between the requested and the requesting state.
Means of communication (eg. by	Authorities of the Czech Republic may initiate proceeding
post, fax, e-mail²):	on the basis of a request from an authority of a foreign state
	delivered by telephone, electronically, by fax, by the means
	of international police cooperation (INTERPOL), personally
	or otherwise, in accordance with the relevant legal
	provisions, provided they have no doubts regarding its
	authenticity and the case does not allow for delay.
	However, it is necessary for the original of the request to be
	submitted subsequently within the time limit determined
	by the requested authority.
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¹ Updated 4 March 2014.

² Please indicate if encryption or electronic signature is required.

Language requirements:	Requests for extradition and supporting documents should be accompanied by translation into Czech language or one of the official languages of the Council of Europe.	
Documentation required:		es the documents stated in e European Convention on
Provisional arrest:	Time limit for presentation of formal extradition request if the person is in provisional arrest	40 days since the person has been taken into provisional arrest
	Is there a need for an explicit request for prolongation of the provisional arrest beyond the 18 days mentioned in Article 16, paragraph 4 of the European Convention on Extradition (ETS No.24)?	No
Extradition procedures: Please describe shortly the different types of procedure (e.g. normal, simplified, other) indicating the main differences:	s apprehension of the person concerned by the extra l, by requesting the necessary information. In o	
	prosecutor terminates the p filling a petition, the court whether the extradition is ad the admissibility of the extra the Minister of Justice. If a p the court his/her consent t advised by the judge about	rocedure, in case the public preliminary investigation by decides upon that petition missible. The final consent to adition must be expressed by erson sought expresses before o be extradited, after being the nature of the simplified s of his/her consent, no formal

	proceedings is required. The judge only decides on taking the person into extradition custody or on conversion of preliminary custody into extradition custody. Under simplified procedure the rule of speciality does not apply and the competent foreign authority is not required to submit the original of the request for the extradition.	
Detention before and after the receipt of the extradition request, (deadlines, conditional release, etc.):	If the ascertained matters of fact substantiate a concern that the person might flee, the judge may decide on taking the person into preliminary custody before the receipt of the extradition as well as after the receipt of that request. Unless stipulated by the European Convention on Extradition, Additional Protocols thereto or a bilateral	
	treaty, the person concerned have to be released, if the request for extradition of a foreign state was not delivered to the Ministry of Justice within 40 days following the day of imposing the preliminary custody; this does not apply in case of simplified extradition.	
	After the Minister of Justice decides to authorize extradition and in case of simplified extradition, the judge decides on taking the person into extradition custody or on conversion of preliminary custody into extradition custody.	
	The extradition custody may not last longer than 3 months. The person must be released from extradition custody on the last day of this time period at the latest. In case the extradition could not be realized due to unforeseeable circumstances, that time limit can be extended up to 3 months. The total duration of extradition custody may not exceed 6 months.	
Statutes of limitation for the purpose of prosecution and for the execution	Period of limitation depends on sentence that might be imposed or was imposed. The most serious criminal	
of sentences (general principles):	offences are not subject to the statute of limitations. Relevant provisions are § 34 - § 35 and § 94 - § 95 of the Czech Criminal Code.	
Provisions concerning extradition of nationals:	Extradition of nationals is prohibited. However, there are three exceptions to this rule: a) extradition under the	

	European Arrest Warrant, b) surrender of a person to the International Criminal Court, and c) the person consents with his/her extradition.
Surrender (eg. deadlines):	The surrender should take place within 3 months since the decision of the judge on extradition custody.
Other particularly relevant information (such as, specific requirements concerning double criminality):	Specific rules concerning the double criminality apply in case of the European Arrest Warrant.
Links to national legislation, national guides on procedure,	The Act on International Judicial Cooperation in Criminal Matters, 104/2013 Coll., and the Czech Criminal Code are accessible on the website of the PC-OC (in English).