## "The former Yugoslav Republic of Macedonia"– National Procedures for Extradition Updated 02/09/2015

The information contained in this table should be updated on a yearly basis.

The Central Authority (name of the institution, address, telephone, fax and e-mail where available) responsible for extradition:	MINISTRY OF JUSTICE of the Republic of Macedonia Dimitrie Chupovski 9, 1000 Skopje Republic of Macedonia Tel.+389 (0)2 3116 - 493, +389 (0)2 3116 - 648 Fax: +389 (0)2 3226 - 975 GordanaMilevska@mjustice.gov.mk
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 request for extradition (directly, through diplomatic channels or other):	
Means of communication (e.g. by post, fax, e-mail <sup>1</sup> ):	Post, fax, mail. Electronic signature required.
Language requirements:	The official languages of the Council of Europe: English, French, German.
Documentation required:	

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

Provisional arrest:	Time limit for presentation of formal extradition request if the person is in provisional arrest	40 day max.
	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:	Regular and simplified. In simplified rule of specialty does not apply. In simplified the court decides on the extradition case, the Ministry of Justice only send the decision.	
Detention before and after the receipt of the extradition request, (deadlines, conditional release, etc.):	180 days from the day of the arrest On the basis of an issued international arrest warrant or of request for extradition, and if the conditions for imposing detention according to the provisions of the Law on Criminal Proceedings are fulfilled, the competent public prosecutor shall submit a proposal for detention to the judge appointed to conduct the preliminary proceedings.	
Statutes of limitation for the purpose of prosecution and for the execution of sentences (general principles):	If its outdated the request is re	ejected.

Provisions concerning extradition of nationals: Surrender (e.g. deadlines):	180 days from the day of the arrest. Every 30 days is
Other particularly relevant	renewed. The person whose extradition is requested shall not be
information (such as, specific requirements concerning double criminality):	sentenced for the same criminal offence by a domestic court or effectively released by a domestic court for the same criminal offence or the criminal proceeding against him or her shall not be effectively stopped or the accusation shall not be effectively rejected or no proceedings shall be initiated for the same criminal offence in the Republic of Macedonia or against it or against a citizen of the Republic of Macedonia, unless a guarantee has been provided for the exercise of the right to legal claim on property of the injured party;
Links to national legislation, national guides on procedure,	