Article 24 and	Information on illegal shipments of waste						
Article 50(1)	Has there been any case? Yes No						
	(please tick $\sqrt{as}$ appropriate) X						
	If yes, please complete Table 5.						
	Please provide information on how illegal shipments of waste are prevented, detected and						
	penalised under national legislation:						
	Provisions to prevent, detect and sanction illegal shipments are contained in Act on Waste No. 541/2020 Coll. Prevention and detection illegal shipments is						
	happening via informing individuals and enterprises about the obligations under the Regulation 1013/2006 and frequent inspections carried out during the shipment of waste and in the facilities. Authorization of public authorities during						
	the inspections are set out in § 126, 127, 134 - 144 and 150 of Act on Waste 1 541/2020 Coll. According to § 49 par. 2 of Act on Waste No. 541/2020 Coll.						
	Ministry of the Environment may raise an objection to the notified transboundary						
	movement of waste if the notifier or the consignee has been during last 5 years						
	lawfully fined for infringement of legislation in the area of waste management, or						
	a remedial measure for infringement of legislation in the area of waste						
	management has been imposed on the notifier or consignee during last 5 years,						
	and this measure has not been complied with. This applies mutatis mutandis to						
	cases where the notifier, consignee or a member of the statutory body of the notifier or the consignee has been a member of the statutory body of a legal entity						
	which has been sanctioned or on which a remedial measure has been imposed.						
	According to § 49 par. 3 of Act on Waste No. 541/2020 Coll. the Ministry of the						
	Environment raises an objection to the notified transboundary movement of waste						
	if the notifier or the consignee has been during last 5 years effectively convicted						
	of a criminal offence committed in relation to waste management.						
	Remedial measures, offences and fines are set out in § 116, 117 and 121 of Act on						
	Waste No. 541/2020 Coll.						
	A fine of up to 25 000 000 CZK can be imposed on natural person authorized to						
	do business or legal entity who carries out illegal shipment or otherwise violates						
	obligations for transboundary movement of waste laid down by Regulation 1013/2006 (Act on Waste No. 541/2020 Coll., § 121 par. 4 (g)).						
	Illegal shipment also constitutes a criminal offence. Whoever, even through						
	negligence, breach legislation governing waste management that ships						
	transboundary the waste without notification or consent of the competent public						
	authority, or in such notification or application for consent or associated						
	documentation provides false or grossly distorted information or conceals						
	material information shall be punished with imprisonment of up to one year or prohibition of activities. Whenver, even through negligence, contrary to						
	prohibition of activities. Whoever, even through negligence, contrary to legislation places, plants, ships or otherwise manages the waste, causing damage						
	to or endangering the environment, the remedy of which incurs significant costs,						
	shall be punished with imprisonment of up to two years or prohibition of						
	activities.						
	The offender shall be punished with imprisonment for six months to three years						
	or prohibition of activities if he commits the above offence as a member of an						
	organized group, or gains from such a crime substantial benefit for himself or for another or he commits such an offence again.						
	Imprisonment of one to five years or a fine will be imposed on an offender if he						
	gains from the aforementioned act large-scale benefit for himself or for another, or where the act concerns hazardous waste (Act No. 40/2009 Coll., the Criminal						
	Code, § 298)						

A (1 1 50/0)1							
Article 50(2) <sup>1</sup>	Summary information on the outcome of the inspections carried out pursuant to Article 50(2), including:						
	<ul> <li>number of inspections, including physical checks, of establishments, undertakings, brokers and dealers, related to shipments of waste<sup>a</sup>: 77</li> </ul>						
	- number of inspections of shipments of waste, including physical checks <sup>b</sup> : 507 <sup>c</sup>						
	<ul> <li>number of supposed illegalities concerning establishments, undertakings, brokers, and dealers, related to shipments of waste: 29</li> </ul>						
	- number of supposed illegal shipments ascertained during the inspections: 56						
	- checks during customs procedure related to shipment of waste (the total number of consignments checked/of which found violations): 93/7						
	<sup>a</sup> Checks of enterprises and facilities related to transboundary movement of waste carried out by the Czech Environmental Inspectorate <sup>b</sup> Checks during transport (international and domestic) <sup>c</sup> It is not recorded how many vehicles transported waste.						
	Additional remarks:						
Article 50(2a) <sup>1</sup>	Information on the inspection plan(s)						
	Number of inspection plan(s) for the entire geographical territory: 1 The date of adoption of the inspection plan(s) : 30.12.2016 and the period covered by them: 2023 - 2025 The latest review date of the inspection plan(s): 5.12.2022 The authorities involved in inspections: Ministry of the Environment, Czech Environmental Inspectorate, Customs Administration, Police and the cooperation amongst those authorities: The cooperation is enshrined in § 134, 135, 142, 143 and 144 of Act on Waste No. 541/2020 Coll. The role and responsibility of each authority is clearly defined. Cooperation is maintained, developed and deepened, on a daily basis when communicating issues related to the transboundary movement of waste, as part of the activities of the interdepartmental working group for the prevention and combating of criminal activity related to waste and during joint inspections. Indicate the persons or bodies to which concerns or irregularities can be reported:						

<sup>&</sup>lt;sup>1</sup> The link where the information made publicly available via the internet by Member States in accordance with Article 51(2) can be accessed electronically: https://www.mzp.cz/cz/preshranicni\_preprava\_odpadu

Ministry of the Environment
Circular Economy and Waste Management Department
Tel.: +420 267 121 111
E-mail: <u>info@mzp.cz</u>
Czech Environmental Inspectorate
Waste Management Unit
Tel.: +420 222 860 111
E-mail: <u>public_rdt@cizp.cz</u>
Customs Administration
General Directorate of Customs
Tel.: +420 261 331 111
E-mail: <u>podatelna@cs.mfcr.cz</u>

## Table 5

## INFORMATION ON ILLEGAL SHIPMENTS OF WASTE \* (Article 24 and Article 50(1))

Waste identification (code)	Quantity (kg/litres)	Country of destination (De) and country of dispatch (Di)	Identification of the reason for illegality (possible reference to violated Articles)	Responsible for illegality (please tick $\sqrt{as}$ appropriate)			Measures taken including any penalties
				Notifier	Consignee	Other	imposed
no documents // Non-listed, 15 01 10* and 20 03 01	1 800	CZ (De) – DE (Di)	Shipped without notification; Art. 2 (35) (a) and (b)		Х		Alternatively treated in country of destination (CZ)
EU3011, 19 12 04 // Non-listed, 19 12 12	19 440	CZ (De) – IT (Di)	Shipment of non-listed and non-recoverable waste shipped with Annex VII; Art. 2 (35) (g) (i) and (iii)	X			Shipment returned to country of dispatch (IT)
B3030	17 512	MU(De) – CZ(Di)	Shipped without notification; Art. 2 (35) (a)	X			Shipments returned to country of dispatch (CZ)
no documents // Non-listed, 16 01 06	2 780	CZ (De) – GB (Di)	Wrong declaration, without notification; Art. 2 (35) (a)	X			Shipments returned to country of dispatch (GB)
B1250 // Non-listed, 16 01 06	1 130	CZ (De) – GB (Di)	Wrong declaration; without notification Art. 2 (35) (a)	X			Shipment returned to country of dispatch (GB)

<sup>\*</sup> Information on cases which have been closed during the reporting period.

B1010, 17 04 07 //	26 276	MAL (De) – CZ (Di)	Shipped without notification;	Х		Shipment
GC 010			Art. 2 (35) (a)			returned to
						country of
						dispatch (CZ)
no documents //	24 940	CN(De) - CZ(Di)	Shipped without notification;	Х		Shipment
B1010, 17 04 01			Art. 2 (35) (a)			returned to
						country of
						dispatch (CZ)
B1010, 16 01 18 //	23 960	NL (De) - CZ (Di)	Wrong declaration, Shipped without	Х		Shipment
A1010, 16 01 21*			notification; Art. 2 (35) (a)			returned to
						country of
						dispatch (CZ)
no documents //	approx.	DE(De) - CZ(Di)	Wrong declaration, Shipped without		X	Alternatively
Non-listed, 16 01 04*	3 260 kg		notification; Art. 2 (35) (a)			treated in
						country of
						destination
						(DE)
GC010, 16 02 16	14 990	TH (De) - CZ (Di)	Shipped without notification;	Х		Shipment
			Art. 2 (35) (a)			returned to
						country of
						dispatch (CZ)
GC010, 17 07 04	53 390	TH (De) - CZ (Di)	Shipped without notification;	X		Shipment
			Art. 2 (35) (a)			returned to
						country of
						dispatch (CZ)
no documents //	24 000	NG (De) - CZ (Di)	Shipped without notification;	X		Shipment
end of life vehicle, used			Art. 2 (35) (a) and (f)			alternatively
tyres						treated on costs
						of shipping line