ARREST WARRANT

This warrant has been issued by a competent judicial authority. I request that the person mentioned below be arrested and surrendered for the purposes of conducting a criminal prosecution or executing a custodial sentence or detention order.¹

(a)	Information regarding the identity of the requested person:
	Name:
	Forename(s):
	Maiden name, where applicable:
	Aliases, where applicable:
	Sex:
	Nationality:
	Date of birth:
	Place of birth:
	Residence and/or known address:
	Language(s) which the requested person understands (if known):
	Distinctive marks/description of the requested person:
	Photo and fingerprints of the requested person, if they are available and can be transmitted, or contact details of the person to be contacted in order to obtain such information or a DNA profile (where this evidence can be supplied but has not been included)

This warrant must be written in, or translated into, one of the official languages of the executing State, when that State is known, or any other language accepted by that State.

(b)	Decision on which the warrant is based:
1.	Arrest warrant or judicial decision having the same effect:
	Type:
2.	Enforceable judgement:
	Reference:
(c)	Indications on the length of the sentence:
1.	Maximum length of the custodial sentence or detention order which may be imposed for the offence(s):
2.	Length of the custodial sentence or detention order imposed:
	Remaining sentence to be served:
(d)	Indicate if the person appeared in person at the trial resulting in the decision:
1.	☐ Yes, the person appeared in person at the trial resulting in the decision.
2.	□ No, the person did not appear in person at the trial resulting in the decision.
3.	If you have ticked the box under point 2, please confirm the existence of one of the following, if applicable:

	3.1a.	the person was summoned in person on (day/month/year) and thereby informed of the scheduled date and place of the trial which resulted in the decision and was informed that a decision may be handed down if he or she does not appear for the trial;
OR		
	3.1b.	the person was not summoned in person but by other means actually received official information of the scheduled date and place of the trial which resulted in the decision, in such a manner that it was unequivocally established that he or she was aware of the scheduled trial, and was informed that a decision may be handed down if he or she does not appear for the trial;
OR		
	3.2.	being aware of the scheduled trial, the person had given a mandate to a legal counsellor, who was either appointed by the person concerned or by the State, to defend him or her at the trial, and was indeed defended by that counsellor at the trial;
OR		
	3.3.	the person was served with the decision on (day/month/year) and was expressly informed about the right to a retrial or appeal, in which he or she has the right to participate and which allows the merits of the case, including fresh evidence, to be re-examined, and which may lead to the original decision being reversed, and

			the person expressly stated that he or she does not contest this decision;
		OR	
			the person did not request a retrial or appeal within the applicable timeframe;
	OR		
		3.4.	the person was not personally served with the decision, but
			 the person will be personally served with this decision without delay after the surrender; and
			when served with the decision, the person will be expressly informed of his or her right to a retrial or appeal, in which he or she has the right to participate and which allows the merits of the case, including fresh evidence, to be re-examined, and which may lead to the original decision being reversed; and
			- the person will be informed of the timeframe within which he or she has to request a retrial or appeal, which will be days.
4.	•		e ticked the box under point 3.1b, 3.2 or 3.3 above, please provide about how the relevant condition has been met:
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(e)	Offer	Offences:		
	This	warrant relates to in total: offences		
		ription of the circumstances in which the offence(s) was (were) committed, ding the time, place and degree of participation in the offence(s) by the requested on:		
		re and legal classification of the offence(s) and the applicable statutory ision/code:		
I.	The following applies only in case both the issuing and the executing State have made a notification under Article 599(4) of the Agreement: if applicable, tick one or more of the following offences, as defined by the law of the issuing State, punishable in the issuing State by a custodial sentence or detention order for a maximum period of at least three years:			
	participation in a criminal organisation,			
		terrorism as defined in Annex 45 to the Agreement,		
		trafficking in human beings,		
		sexual exploitation of children and child pornography,		
		illicit trafficking in narcotic drugs and psychotropic substances,		
		illicit trafficking in weapons, munitions and explosives,		
		corruption, including bribery,		
		fraud, including that affecting the financial interests of the United Kingdom, of a Member State or of the Union,		
		laundering of the proceeds of crime,		
		counterfeiting of currency,		
		computer-related crime,		

		environmental crime, including illicit trafficking in endangered animal species and in endangered plant species and varieties,
		facilitation of unauthorised entry and residence,
		murder, grievous bodily injury,
		illicit trade in human organs and tissue,
		kidnapping, illegal restraint and hostage-taking,
		racism and xenophobia,
		organised or armed robbery,
		illicit trafficking in cultural goods, including antiques and works of art,
		swindling,
		racketeering and extortion,
		counterfeiting and piracy of products,
		forgery of administrative documents and trafficking therein,
		forgery of means of payment,
		illicit trafficking in hormonal substances and other growth promoters,
		illicit trafficking in nuclear or radioactive materials,
		trafficking in stolen vehicles,
		rape,
		arson,
		crimes within the jurisdiction of the International Criminal Court,
		unlawful seizure of aircraft, ships or spacecraft,
		sabotage.
II.	Full	descriptions of offence(s) not covered by Section I above:

(f)	(NB:	r circumstances relevant to the case (optional information): This could cover remarks on extraterritoriality, interruption of periods of time ation and other consequences of the offence)	
(g)		warrant pertains also to the seizure and handing over of property which may be ired as evidence:	
	This warrant pertains also to the seizure and handing over of property acquired by the requested person as a result of the offence:		
	Description of the property (and location) (if known):		
(h)	The offence(s) on the basis of which this warrant has been issued is (are) punishab by/has(have) led to a custodial life sentence or lifetime detention order:		
	the issuing State will upon request by the executing State give an assurance that it will:		
		review the penalty or measure imposed – on request or at least after 20 years, and/or	
		encourage the application of measures of clemency to which the person is entitled to apply for under the law or practice of the issuing State, aiming at a non-execution of such penalty or measure.	

(i)	The judicial authority which issued the warrant:
	Official name:
	Name of its representative: ¹
	Post held (title/grade):
	File reference:
	Address:
	Tel. No.: (country code) (area/city code)
	Fax No. (country code) (area/city code)
	E-mail:
	Contact details of the person to contact to make necessary practical arrangements for the surrender:
	Where a central authority has been made responsible for the transmission and administrative reception of arrest warrants:
	Name of the central authority:
	Contact person, if applicable (title/grade and name):
	Address:
	Tel. No.: (country code) (area/city code)
	Fax No. (country code) (area/city code)
	E-mail:

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In the different language versions a reference to the "holder" of the judicial authority will be included.

Signature of the issuing judicial authority and/or its representative:
Name:
Post held (title/grade):
Date:
Official stamp (if available):