

6. Twelve months before the date of expiry of the reservation, the Secretary General of the Council of Europe shall give notice of that expiry to the Party concerned. No later than three months before expiry, the Party shall notify the Secretary General of the Council of Europe that it is upholding, amending or withdrawing its reservation. Where a Party notifies the Secretary General of the Council of Europe that it is upholding its reservation, it shall provide an explanation of the grounds justifying its continuance. In the absence of notification by the Party concerned, the Secretary General of the Council of Europe shall inform that Party that its reservation is considered to have been extended automatically for a period of six months. Failure by the Party concerned to notify its intention to uphold or modify its reservation before the expiry of that period shall cause the reservation to lapse.

7. Where a Party does not extradite a person in application of this reservation, after receiving an extradition request from another Party, it shall submit the case, without exception whatsoever and without undue delay, to its competent authorities for the purpose of prosecution, unless the requesting Party and the requested Party agree otherwise. The competent authorities, for the purpose of prosecution in the requested Party, shall take their decision in the same manner as in the case of any offence of a grave nature under the law of that Party. The requested Party shall communicate, without undue delay, the final outcome of the proceedings to the requesting Party and to the Secretary General of the Council of Europe, who shall forward it to the Consultation of the Parties provided for in Article 30.

6. Europarådets generalsekretær skal give den pågældende part varsel om forbeholdets udløb 12 måneder før udløbsdatoen. Senest tre måneder før udløbet skal parten give Europarådets generalsekretær meddelelse om, at den opretholder, ændrer eller tilbagekalder sit forbehold. Hvis en part giver Europarådets generalsekretær meddelelse om, at den opretholder sit forbehold, skal den redegøre for de grunde, der berettiger til opretholdelsen. Ved manglende meddelelse fra den pågældende part giver Europarådets generalsekretær parten meddelelse om, at dens forbehold automatisk anses for at være forlænget for en periode på seks måneder. Hvis den pågældende part før udløbet af denne periode undlader at give meddelelse om, at den har til hensigt at opretholde eller ændre sit forbehold, bortfalder forbeholdet.

7. Hvis en part ikke udleverer en person under anvendelse af dette forbehold, skal den efter at have modtaget en udleveringsanmodning fra en anden part uden undtagelse og uden ugrundet ophold overgive sagen til sine kompetente myndigheder med henblik på retsforfølgning, medmindre den anmodende stat og den anmodede stat træffer anden aftale. De kompetente myndigheder skal med henblik på retsforfølgning i den anmodede part træffe deres afgørelse efter samme retningslinjer, som i henhold til partens lovgivning anvendes ved enhver anden alvorlig lovovertrædelse. Den anmodede part skal uden unødigt ophold give meddelelse om sagens endelige resultat til den anmodende part og til Europarådets generalsekretær, som skal fremsende det til det i artikel 30 fastsatte samråd mellem parterne.