### 2. INTERNATIONAL PROTECTION AND ASYLUM FACILITIES

The course of the international protection granting procedure is regulated by the Act No. 325/1999 Sb., on Asylum and Amending the Act No. 283/1991 Sb., on the Police of the Czech Republic, as amended (hereinafter referred to as the Asylum Act).

The Ministry of the Interior (Department for Asylum and Migration Policy) is the administrative body of first instance adopting decisions on the matter. The Ministry shall issue a judgement on merits usually within 90 days from the day, which the procedure has been commenced on. When it is impossible to decide within that period due to the nature of the subject matter, the Ministry can prolong the term adequately. The decision comes into force on the day when it is delivered to the given applicant. An action can be filed at the regional court (having local jurisdiction according to reported place of residence of the foreigner on the day of filing of the action) against the final and conclusive decision of the Ministry of the Interior. During proceedings on the action against the decision of the Ministry of the Interior a foreigner is in the position of an applicant for international protection and, providing that the action has a suspensory effect or the suspensory effect is adjudicated by the court in the concrete case, the foreigner cannot be expelled from the territory of the Czech Republic until judicial proceedings are finished. A foreigner has also the right to file a cassation complaint at the Supreme Administration Court in the City of Brno against the decision of a regional court on the action against the decision of the Ministry of the Interior in the case of international protection; the cassation complaint has (with some exceptions) a suspensory effect under the law. A foreigner thus cannot be expelled from the territory of the Czech Republic during judicial proceedings on the cassation complaint, either.

The Ministry of the Interior operates so-called asylum facilities for applicants for international protection and beneficiaries of international protection (refugees and persons with subsidiarity protection granted). In the reception centre a foreigner is obliged to stay during a certain period of time determined by law (for the purpose of identification, to write a request for asylum, due to medical examination, and the like). These reception centres are in Zastávka, in the Brno - venkov District, and at the Václav Havel Airport Prague (in Prague – Ruzyně). Foreigners may apply for international protection also in a facility for detention of foreigners in Bělá pod Bezdězem, in the Mladá Boleslav District. Unless there is a legal obstacle (an applicant is in a detention facility for foreigners, in prison, possibly in a hospital), the applicant is transferred to a residential centre or can find some private accommodation on the basis of an approved application. The residential centres serve for accommodation of applicants for international protection until the decision on granting international protection enters into force. The residential centres are in municipalities as follows: Havířov. in the Karviná District, and Kostelec nad Orlicí, in the Rychnov nad Kněžnou District. Integration asylum centres provide transitional accommodation to foreigners with granted international protection. Integration asylum centres are in Brno, in the Brno - město District; in Česká Lípa, *in the* Česká Lípa *District; in* Jaroměř, *in the* Náchod *District; and in* Ústí nad Labem – Předlice, in the Ústí nad Labem District.

## Methodological notes on the Tables

#### Table 2-1. The international protection procedure

Data on the numbers of decisions include all decisions, i.e. also decisions issued in cases of minor participants to the procedure in the name of whom their statutory representative files the application for international protection. The total number of decisions is not a simple sum of types of decisions as stated in the table but includes also other types of decisions (e.g. decision on withdrawal of international protection), which, however, made a minimum of the total.

### Table 2-2. Proceedings on actions concerning international protection at regional courts

Since 1 January 2003 asylum seekers can file an action against the decision at the locally competent regional court (depending on the locality of residence of the asylum seeker at the time when the action is filed). If an applicant for international protection receives a negative decision of the regional court, he or she ceases to be an applicant for international protection (after the decision has come into force). A foreigner can file a cassation complaint against the decision of the

regional court at the Supreme Administrative Court of the Czech Republic in the City of Brno. If legal conditions are met, they can be granted a stay sufferance visa.

# Table 2-3. Course of the cassation complaints proceedings at the Supreme Administrative Court of the Czech Republic

The number of foreigners with cassation complaints means the number of foreigners whose cassation complaints have not been decided on yet.

## Table 2-5. New applications for international protection by their location of filing

The asylum facilities include reception, residential, and integration asylum centres, while other places of stay include hospitals, prisons, and detention facilities for foreigners.

# Table 2-11. Czech citizenship granted to refugees

According to the Act No. 325/1999 Sb. on Asylum, when the Czech citizenship is granted the asylum ceases to exist. Columns for the years 2000 to 2014 show the numbers of persons, whose asylum ceased to exist because they had been granted the Czech citizenship.

# Tables 2-12 and 2-13. Subsidiary protection

Pursuant to Section 14 of the Act No. 325/1999 Sb., on Asylum, subsidiarity protection is granted to a foreigner, who does not meet requirements for granting of asylum.

\* \* \* \* \*

In 2014 there were in total 1 156 applications for international protection registered in the Czech Republic. Compared to 2013 (707), the number of applications has thus significantly increased and the long-term downward trend in the number of submitted applications, which has been persisting since 2004, was discontinued. An obvious increase was recorded especially among applicants from European countries the share of whom increased in 2014 to 56.1% (compared to 40.5% in 2013). The share of applicants from Asia, on the other hand, has significantly decreased to 29.3% (from 41.4% in 2013). The share of applicants from African countries reached 7.5% in 2014, which means that it slightly dropped (from 8.5% in 2013). The smallest number of applicants for international protection was registered from both the Americas (4%). Compared to the previous year that group has also slightly decreased (from 6.1%).

In 2014, applicants for international protection came from 58 countries in total. The range of countries of origin has thus slightly increased (from 55 countries in 2013). The most applications were received from nationals of the Ukraine, 515 applications in total. They were followed by nationals from the Syrian Arab Republic with 108 applications, Viet Nam (64), the Russian Federation (43), and Cuba (42).

In 2014, the Ministry of the Interior issued in total 706 decisions in the proceeding on granting of international protection, of which in 377 cases the Ministry of the Interior granted international protection in the form of asylum or subsidiary protection. In 2014, international protection in the form of asylum was granted in 82 cases, which was by 13 cases less than in the previous year. The asylum was granted most frequently to citizens of the Ukraine, the Russian Federation, Myanmar, Belarus, and China. Subsidiarity protection was granted in 295 cases, most often to citizens of the Ukraine and the Syrian Arab Republic. The number of subsidiary protections granted has slightly increased, year-on-year (+39).

In 2014, 278 actions were filed at regional courts against decisions of the Ministry of the Interior. The decision of the Ministry of the Interior was confirmed (a refusal and dismissal of an action) at 182 cases. In total, 26 actions were sent back to the first instance (the Department for Asylum and Migration Policy) for a new try. In total, 187 cassation complaints were filed at the Supreme Administrative Court in the City of Brno in 2014. The Supreme Administrative Court then issued 197 decisions in total. In 159 cases of the cassation complaints a negative decision (a refusal and dismissal of cassation complaint) was issued. 12 cases were sent back to regional courts for a new hearing and in further 15 cases a complaint was sent back for a try at the Ministry of the Interior (the Department for Asylum and Migration Policy).