

## HEADER

Our reference: .....

Bratislava the ....., 20..

To.....

Vec: injured party / accused person – Request for Expedited Preservation of Stored  
Computer Data

Esteemed Ladies and Gentlemen,

referring to the Article 29, par. 1, and Article 35 of the Convention on Cybercrime done at Budapest the 23 November, 2001 (ETS no. 185), the ..... Prosecution Office at ..... as competent authority of the Slovak Republic has the honor to request for expedited preservation of stored computer data in a criminal matter concerning the criminal offence of ..... the Criminal Code of the Slovak Republic, perpetrated by an offender still unknown.

According to the Article 29, subsection 2 of the Convention on Cybercrime done at Budapest the 23 November, 2001 (ETS no. 185) the information is as follow:

a)	the authority seeking the preservation:
	..... Prosecution Office of .....residing at the address ....., Slovak Republic

b)	the offence that is the subject of a criminal investigation or proceedings and a brief summary of the related facts:
	<p>Relevant provisions of the Slovak Criminal Code are as follows:</p> <p>.....</p> <p>.....</p> <p>.....</p> <p>Issue of related facts:</p> <p>.....</p> <p>.....</p> <p>.....</p> <p>.....</p>

c)	the stored computer data to be preserved and its relationship to the offence:
	<p>In relation to the account registered under ..... registered at the server of ..... the preservation of the stored computer data is required in following ranges:</p> <ol style="list-style-type: none"><li>1. particulars of the person establishing the account</li><li>2. particulars on other persons authorized to dispose with the account</li><li>3. any other information that could lead to the identification of a user of the account</li><li>4. a list of IP addresses with the indication of the date and time used</li></ol>

	<p>for subscription or Access to the account within the period from..... , 20....to ....., 20...</p> <p>From the criminal investigation so far shows that the demeanor that constitutes the above crime of ..... carrier was committed by means of communication done within the computer system. For the purpose of the offender convictions is therefore necessary to collect the evidence of criminal offence in an electronic form.</p>
--	---

d)	any available information identifying the custodian of the stored computer data or the location of the computer system:
	<p>.....</p> <p>.....</p> <p>.....</p>

e)	the necessity of the preservation:
	The data stored by the computer system are stored only for a certain period, the length of data retention by the server operator is not known to us. There is a real threat that the loss of data will cause it impossible to conduct an effective process of the prosecution of this offense.

f)	that the Party intends to submit a request for mutual assistance for the search or similar access, seizure or similar securing, or disclosure of the stored computer data:
	Following the notification on positive results in respect of this immediate assistance of the expeditious preservation of data stored by means of a computer system the judicial authorities of the Slovak Republic will submit a request for legal assistance in accordance with Article 31, paragraph 1 of the Convention on Cybercrime done at Budapest the 23 November, 2001 (ETS no. 185).

We confirm herewith that without your prior consent, the evidence obtained as result of this legal assistance shall not be used for any other purpose than that one defined in the request for legal assistance.

You are kindly requested to send to the above stated address of the ..... Prosecution Office at ..... the report of competent authority (art. 35) on expedited preservation of stored computer data through the contact point within the meaning of Article 35 of the Convention on Cybercrime done at Budapest the 23 November, 2001 (ETS no. 185).

Respectfully yours,

authority, stamp, signature