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Serving documents

Slovakia

Article 2(1) – Transmitting agencies

Click on the below link to view all competent authorities related to this Article.

Country: Slovakia

Instrument: Serving documents

Competence type: Transmitting agencies

More than one court/authority has been found which is competent for this legal instrument based on the information you provided. Below is the list:

District court Banská Bystrica

District court Bardejov

District court Bratislava I

District court Bratislava II

District court Bratislava III

District court Bratislava IV

District court Bratislava V

District court Brezno

District court Bánovce nad Bebravou

District court Dolný Kubín

District court Dunajská Streda

District court Galanta

District court Humenné

District court Kežmarok

District court Komárno

District court Košice I

District court Košice II

District court Košice okolie

District court Levice

District court Liptovský Mikuláš

District court Lučenec

District court Malacky

District court Martin

District court Michalovce

District court Nitra

District court Nové Mesto nad Váhom

District court Nové Zámky

District court Námestovo

District court Partizánske

District court Pezinok

District court Piešťany

District court Poprad

District court Považská Bystrica

District court Prešov

District court Prievidza

District court Revúca

District court Rimavská Sobota

District court Rožňava

District court Ružomberok

District court Senica

District court Skalica

District court Spišská Nová Ves

District court Stará Ľubovňa

District court Svidník

District court Topoľčany

District court Trebišov

District court Trenčín

District court Tmava

District court Veľký Krtíš

District court Vranov nad Topľou

District court Zvolen

District court Čadca
District court Žiar nad Hronom
District court Žilina
Regional court Banská Bystrica
Regional court Bratislava
Regional court Košice
Regional court Nitra
Regional court Prešov
Regional court Trenčín
Regional court Trnava
Regional court Žilina
The Specialized Enforcement Court
The supreme court of the Slovak republic

Article 2(2) – Receiving agencies

Click on the below link to view all competent authorities related to this Article.

Country: Slovakia

Instrument: Serving documents

Competence type: Receiving agencies

More than one court/authority has been found which is competent for this legal instrument based on the information you provided. Below is the list:

District court Banská Bystrica

District court Bardejov

District court Bratislava I

District court Bratislava II

District court Bratislava III

District court Bratislava IV

District court Bratislava V

District court Brezno

District court Bánovce nad Bebravou

District court Dolný Kubín

District court Dunajská Streda

District court Galanta

District court Humenné

District court Kežmarok

District court Komárno

District court Košice I

District court Košice II

District court Košice okolie

District court Levice

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District court Ružomberok

District court Senica

District court Skalica

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District court Stará Ľubovňa

District court Svidník

District court Topoľčany

District court Trebišov

District court Trenčín

District court Trnava

District court Veľký Krtíš

District court Vranov nad Topľou

District court Zvolen

District court Čadca

District court Žiar nad Hronom

District court Žilina

Article 2(4)(c) – Means of receipt of documents

The Slovak authorities accept written requests for service of documents, in paper form.

Article 2(4)(d) – Languages that may be used for the completion of the standard form set out in Annex I

Under Article 2(4), the Slovak Republic will accept Czech and English, as well as Slovak, for the completion of forms.

Article 3 – Central body

The Ministry of Justice of the Slovak Republic

International Private Law Division (*Odbor medzinárodného práva súkromného*)

Župné nám. 13

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Slovak Republic

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Languages: Slovak, Czech, English, French, German.

Article 4 – Transmission of documents

Under Article 4, the Slovak Republic will accept Czech and English, as well as Slovak, for the completion of forms.

Articles 8(3) and 9(2) – Particular periods set by national law for serving documents

The Slovak Republic has nothing to communicate regarding Articles 8(3) and 9(2), as Slovak law does not require certain documents to be served within a particular period as foreseen by these articles.

Article 10 – Certificate of service and copy of the document served

Under Article 10, the Slovak Republic will accept Czech and English, as well as Slovak, for the completion of forms.

Article 11 – Costs of service

Documents are served principally by the court that has received the request. However, under certain circumstances a court may entrust a judicial officer with serving documents. If the officer entrusted by the court is a bailiff (*súdny exekútor*), service is subject to a fixed fee of EUR 6.64 for each document served.

Article 13 – Service by diplomatic or consular agents

The Slovak Republic opposes the service of court documents by diplomatic or consular agents, unless the documents are to be served on nationals of the Member State in which the documents originate.

Article 15 – Direct service

Slovak law does not allow court documents to be served directly from abroad on persons interested in a judicial proceeding through judicial officers, officials or other competent persons in the Slovak Republic.

Article 19 – Defendant not entering an appearance

In accordance with Article 19(2), the Slovak Republic declares that, notwithstanding the provisions of Article 19(1), a judge may give judgment even if no certificate of service or delivery has been received, if all the conditions laid down in this provision are fulfilled.

Last update: 07/11/2018

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