

Customer Information

Testimony in writing

inNOVA included

Case group: Infringement administration

Identifier	Title of form
IN-93	Írásbeli tanúvallomás
IN-93	Testimony in writing

This information is effective as of 1 February 2020.

Information

This page contains information related to giving a testimony in writing.

Legislation relating to the procedure:

Act II of 2012 on infringement, the procedure in relation to infringement and the infringement record system.

Procedure

Submitting the testimony in writing

In accordance with the act, the administrative authority may authorise the witness, in addition to his/her oral hearing or instead of it, to testify in writing. Giving a testimony in writing (hereinafter referred to as: testimony) does not exclude that the witness be later subpoenaed for the purpose of a hearing by the administrative authority.

The testimony shall be sent to the authority dealing with the case.

Attachments in electronic format may be attached to the testimony.

Receiving the testimony

Testimonies and their attachments sent in an electronic format via the customer portal shall be forwarded via the Central Electronic Service System to the document management system of the Police. The Customer receives notification of receipt. The document management system of the Police shall then automatically receive and forward the testimony and its attachment(s) to the authority addressed in the testimony, of which the applicant shall receive automatic notification. If no automatic notification has arrived from the document management system of the Police, it means the testimony and its attachment(s) have not been received by the recipient authority. In such cases it is suggested that you should contact the recipient authority on the phone.

Processing a complaint

The content of the testimony shall be considered by the relevant authority during its decision making. During the assessment of the testimony, no personal presence is required.