LAW ON AMENDMENTS TO THE CRIMINAL PROCEDURE CODE OF REPUBLIKA SRPSKA

“Official Gazette of Republika Srpska“, 66/18

NOTE: The Criminal Procedure Code of Republika Srpska was published in the „Official Gazette of Republika Srpska“, 53/12.
NOTE: RSNA Conclusion Concerning the Law on Amendments to the Criminal Procedure Code of Republika Srpska.
LAW
ON AMENDMENTS TO THE CRIMINAL PROCEDURE CODE OF REPUBLIKA SRPSKA

Article 1

In the Criminal Procedure Code of Republika Srpska (“Official Gazette of RS” nos. 53/12 and 91/17), Article 235 shall be amended to read:

“The actions referred to in paragraph (2) of Article 234 of this Code may be ordered for the criminal offenses:

a) against the constitutional order and security of Republika Srpska;
b) against humanity and values protected by the international law;
v) terrorism;
g) criminal offenses for which, pursuant to the Criminal Code, a prison sentence of five years or more severe sentence may be pronounced.”

Article 2

In Article 236, paragraph (3), the wording: “while on account of particularly important reasons” shall be replaced with wording: “if they yield results and if there is reason to continue to implement them for the reason of collecting evidence.”

Article 3

In Article 324, before the wording: “The appellate court”, number 1 in parentheses shall be deleted.

Paragraph (2) shall be deleted.

Article 4

This Law shall enter into force on the eighth day after its promulgation in the “Official Gazette of RS”.

No.: 02/1-021-737/18
July 4, 2018
Banja Luka

Speaker of the
National Assembly
Nedeljko Ćubrilović