Cuba’s remarks on the principles on which this international legal instrument must be based:

1. The actions and proceedings of the Convention must not ignore the provisions of the national laws of the signatory countries and never undermine the jurisdiction and sovereignty of the States over their territory.

2. The radioelectric spectrum of each country constitutes the spatial framework on which the Convention will focus.

3. It should be regulated as special subjects in the Conventions, the Internet Service Providers, as well as the entities that offer services on the manipulation of personal data of the users of each country, limiting the indiscriminate and unethical use of this information.

4. The criminal regulations of each acting country must adjust to what is agreed, establishing an exclusive chapter for this matter, in order to achieve adequate procedural connection in the face of criminal acts investigation and avoid the transmutation of cybercrime into common or classics crimes.