

Data management records and information

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Cgj:	16-09-020169

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The main activity	8230 '08 Organization of conference, trade show
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CHAPTER I DATA PROCESSORS/DATA ADMINISTRATORS

NAME OF THE AUTHORIZED DATA PROCESSOR:	HEADQUARTER:	PRIVACY NAME OF OFFICER, TELEPHONE NUMBER:	BY THE DATA CONTROLLER CLAIMED DATA PROCESSING ACTIVITIES CATEGORIES:	DATA TRANSFER TO A THIRD COUNTRY, OR INTERNATIONAL FOR ORGANIZATION
Forpsi—BlazeArts Kft.	1096 Budapest, Thaly Kálmán utca 39.	Data controller and data protection officer (Data Protection Officer -DPO) appointed, which is available to all for information and requests: e-mail address: dpo@forpsi.hu phone number: (+36) 1 610 5506	Hosting service	Not according to your privacy policy
Google LLC ("Google")	1600 Amphitheater Parkway, Mountain View, CA 94043, USA	https://support.google.com/po/licenses/troubleshooter/7575787?hl=hu	Hosting service	https://privacy.google.com/#
Neosoft Ltd	8000 Székesfehérvár, Távírdá utca 2/A	there is none	Newsletter sender hosting provider	There isn't
Nacsa Ltd	Horgász utca 32, 6527 Nagybaracska.	there is none	system administrator service/ administrator service	There isn't
Minerva-Kont Kft.	5400 Mezőtúr, Kiss János út 60.	there is none	TB and payroll service	So
Minerva-Kont Kft.	5400 Mezőtúr, Kiss János út 60.	there is none	Fulfillment of tax and accounting obligations	So

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CHAPTER I DATA PROCESSORS/DATA ADMINISTRATORS

monday.com ltd.	6 Yitzhak Sadeh St., Tel Aviv 6777506, Israel	https://www.verasafe.com/public-resources/contact-data-protection-representative	Online project registry https://monday.com/privacy/subsidiaries-and-sub-processors/ service provider	Yes
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THE AUTHORIZED INDEPENDENT DATA PROCESSOR NAME:	HEADQUARTER:	PRIVACY NAME OF OFFICER, TELEPHONE NUMBER:	BY THE DATA CONTROLLER CLAIMED DATA PROCESSING ACTIVITIES CATEGORIES:	DATA TRANSFER TO A THIRD COUNTRY, OR INTERNATIONAL FOR ORGANIZATION
Magyar Posta Zrt.	1138 Budapest, Dunavirág utca 2-6	adatvedelem@posta.hu	Postal Service	There isn't
MBH Bank Plc.	1056 Budapest, Váci u. 38	Postal address 5600 Békéscsaba, Andrassy út 37-43. Email address Banking service adatvedelem@mbhbank.hu		It does not transmit according to its information
CIB BANK	1043 Budapest István út 8.	adatvedelem@cib.hu	Banking service	It is transmitted in accordance with the provisions of its data management policy
Zoom Video Communications, Inc.	55 Almaden Blvd, Suite 600 San Jose, CA 95113	eu: Deborah Fay; zoom@LionheartSquared.eu, Lynn Haaland; privacy@zoom.us	Online communication service	Yes

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CHAPTER I DATA PROCESSORS/DATA ADMINISTRATORS

Dr. TÁLAS and PARTNERS Bt.	5400 Mezőtúr Kossuth út 58. none		Occupational health doctor	So
PayPal	22-24 Boulevard Royal L-2449, Luxembourg	https://www.paypal.com/hu/smarthelp/contact-us?email=privacy	Online payment system	So
Twitter International Company	26 Fenian St, Dublin, D02 FX09, Ireland	Damian Kieran data protection officer dpo@twitter.com Phone: (415) 222-9670	Twitter company profile page yes	
GLS General Logistics Systems Hungary Kft.	2351 Lower German, GLS Europe Street 2.	dr. Soldier Rita	Logistics service	there is none
FedEx Express International BV	Legal Department 111 Taurus avenue 2132 LS Hoofddorp The Netherlands	euprivacy@fedex.com	Logistics service	Yes
DHL Express Hungary Kft.	Budapest, BUD International Airport, Terminal 1, DHL Express Building 302, 1185	Gabriela Krader, LL.M Deutsche Post AG 53250 Bonn https://www.dhl.com/hu-hu/home/elolab/helyi-adatvedelmi-dekolazat/kapslotfelvetel-adatvedelmi-kerdesekben.html	Logistics service	there is none

CHAPTER I DATA PROCESSORS/DATA ADMINISTRATORS

<p>Microsoft products: Skype, Microsoft Teams.</p>	<p>Redmond, WA</p>	<p>https://aka.ms/privacyresponse One Microsoft Place South County Business Park Leopardstown Dublin 18 D18 P521 Ireland Phone: +353 (1) 706-3117</p>	<p>business communication yes</p>	
<p>Meta Platforms Ireland Ltd WhatsApp Ireland Limited</p>	<p>Merrion Road Dublin 4 D04 X2K5 Ireland</p>	<p>You can contact WhatsApp's data protection officer at this contact. business communication yes https://www.whatsapp.com/contact/forms/3022366361353546/</p>	<p>business communication yes</p>	
<p>Digital factory s.r.o.,</p>	<p>Pražakova 1008/69, Štýřice, 639 00 Brno</p>	<p>gdpr@signi.com.</p>	<p>Digital signature service provider yes</p>	

CHAPTER I DATA PROCESSORS/DATA ADMINISTRATORS

THE AUTHORIZED JOINT DATA PROCESSOR NAME WITH AUTHOR:	HEADQUARTER:	PRIVACY NAME OF OFFICER, TELEPHONE NUMBER:	BY THE DATA CONTROLLER CLAIMED DATA PROCESSING ACTIVITIES CATEGORIES:	DATA TRANSFER TO A THIRD COUNTRY, OR INTERNATIONAL FOR ORGANIZATION
LinkedIn Ireland Unlimited Company	Wilton Place, Dublin 2, Ireland	https://www.linkedin.com/legal/privacy-policy	LinkedIn company profile page service	yes, Privacy Policy LinkedIn
Meta Platforms Ireland Limited	Merrion Road Dublin 4 D04 X2K5, Ireland	https://www.facebook.com/help/contact/540977946302970	profile page service and Instagram service	There isn't

DATA MANAGEMENT INFORMATION PART II

DATA MANAGEMENT INFORMATION SECTION

DETAILS OF DATA MANAGEMENT

DATA MANAGEMENT NAME	Management of contractual partners' data, registration of customers and suppliers
PURPOSE OF DATA PROCESSING	Contract conclusion, performance, termination, provision of contract discount
DATA MANAGEMENT LEGAL BASIS	Fulfillment of contract
SOURCE OF DATA MANAGEMENT	From touch
CIRCLE OF CONCERNED PARTICIPANTS	Contractual partners (customers, suppliers)
THE THOSE AFFECTED CATEGORIES	Contracting partners and their contacts
PERSONAL DATA CATEGORIES	Name, birth name, date of birth, mother's name, residential address, tax identification number, tax number, entrepreneur's or primary producer's card number, identity card number, address of registered office, location, telephone number, e-mail address, bank account number, customer number, (customer number, order number), online identifier (digital)
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	The administrator of the data controller, its employees performing tasks related to customer service and contract fulfillment, its employees performing accounting preparation and taxation tasks, and its data processors, its hosting provider, its digital signature provider
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There isn't
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	8 years after the termination of the contract
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The contracted partner is obliged to report any change in his/her data immediately, and then the administration and accounting staff will transfer and record it in the current register.
WITHDRAWAL PROCEDURE:	-
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	-
RIGHT TO OBJECT:	It is not applicable because the data management is necessary to fulfill the legal obligation of the data controller;
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Controller
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data; the fact of auto
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	Data provision is based on legislation and contractual obligations. The person concerned is obliged to keep personal data. Failure to provide data may have legal consequences.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company
PUBLIC:	The Company does not make the data public

DATA MANAGEMENT NAME	Contact details of natural person representatives and contacts of legal entity customers, buyers, suppliers
PURPOSE OF DATA MANAGEMENT	Fulfillment of the contract concluded with the partner of the legal entity of the data controller, business relations.
DATA MANAGEMENT LEGAL BASIS	Legitimate interest
SOURCE OF DATA MANAGEMENT	From a contact, contracted partner
CIRCLE OF CONCERNED PARTICIPANTS	Contractual partners (customers, suppliers)
THE THOSE AFFECTED CATEGORIES	
PERSONAL DATA CATEGORIES	Name, address, telephone number, e-mail address, online identifier of the natural person.
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	The manager of the data controller, its employees performing tasks related to customer service and contract fulfillment, its employees performing accounting preparation and taxation tasks, and its data processors and storage provider.
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There isn't
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	For 5 years after the existence of the business relationship or the quality of representative of the person concerned.
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The contracting partner is obliged to report any changes in his/her data immediately, and then the staff performing the administration will transfer and record it in the current register.
WITHDRAWAL PROCEDURE:	-
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	-
RIGHT TO OBJECT:	The data subject has the right to object at any time to the processing of his personal data based on legitimate interest (Article 6 f)) for reasons related to his own situation. In the framework of the interest assessment test, the Data Controller reveals that the data processing is justified by compelling legitimate reasons that take precedence over the interests, rights and freedoms of the data subject and that are related to the submission, enforcement or defence of a claim.
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Controller
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data; the fact of automatic processing.
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	Acquaintance with the representative's personal data is based on legislation and contractual obligations. It is not mandatory to provide contact information, however, failure to provide information may make it difficult to fulfill obligations.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company
PUBLIC:	The Company does not make the data public

DATA MANAGEMENT NAME	Data management for the purpose of fulfilling tax and accounting obligations
PURPOSE OF DATA MANAGEMENT	Fulfilling statutory tax and accounting obligations (bookkeeping, taxation)
DATA MANAGEMENT LEGAL BASIS	Fulfillment of legal obligation
SOURCE OF DATA MANAGEMENT	From touch
CIRCLE OF CONCERNED PARTICIPANTS	Contracted partners (customers, suppliers)
THE THOSE AFFECTED CATEGORIES	Buyers, suppliers
PERSONAL DATA CATEGORIES	CXXVII of 2017 TV. §169 and §202, in particular: tax number, name, address, tax status, §167 of Act C of 2000 on accounting, CXVII of 1995. based on the law: entrepreneur ID number, primary producer ID number, tax identification number.
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	The Company's employees and data processors performing tax, bookkeeping, payroll, and social security tasks.
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There isn't
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	8 years (§ 169 of the Accounting Act)
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Data management policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The data subject must report any change in his/her data immediately, and then the invoicing and accounting employee will transfer and record it in the register.
WITHDRAWAL PROCEDURE:	-
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	-
RIGHT TO OBJECT:	It is not applicable because the data management is necessary to fulfill the legal obligation of the data controller;
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Controller
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data; the fact of auto
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	Data provision is based on legislation. The person concerned is obliged to keep personal data. Failure to provide data may have legal consequences.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company
PUBLIC:	The Company does not make the data public

DATA MANAGEMENT NAME	Partners received through Request for Proposals, Offering of Proposals, Recommendation
PURPOSE OF DATA MANAGEMENT	In order to take steps prior to concluding a contract for the purpose of concluding a contract
DATA MANAGEMENT LEGAL BASIS	Fulfillment of contract
SOURCE OF DATA MANAGEMENT	From the person concerned and from the recommender
CIRCLE OF CONCERNED PARTICIPANTS	Bidders, interested parties
THE THOSE AFFECTED CATEGORIES	Bidders, interested parties
PERSONAL DATA CATEGORIES	Name, phone number, e-mail address
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	The data processor of the data controller's employees performing tasks related to customer service, hosting provider.
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There isn't
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	Until the goal is reached, the contract is concluded, or the offer is rejected. Unless you have given your express, voluntary consent to further data processing.
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The data subject has the right to request that the data controller correct inaccurate personal data relating to him without undue delay.
WITHDRAWAL PROCEDURE:	If the data subject has given his consent to the further storage of his personal data, he can withdraw his consent, after which the Data Controller will immediately delete the data of the data subject.
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	–
RIGHT TO OBJECT:	It is not applicable because the data management is necessary to fulfill the legal obligation of the data controller;
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Controller
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data; the fact of auto
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	The provision of data is not mandatory, if you do not provide your personal data, we will not be able to provide an answer to your question.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company
PUBLIC:	The Company does not make the data public

DATA MANAGEMENT NAME	Customer data management
PURPOSE OF DATA MANAGEMENT	<ol style="list-style-type: none"> 1. Sending a newsletter about the Company's products and services 2. Sending advertising material
DATA MANAGEMENT LEGAL BASIS	Legitimate interest;
SOURCE OF DATA MANAGEMENT	From touch
CIRCLE OF CONCERNED PARTICIPANTS	Customers who purchase the Data Manager's products or services
THE THOSE AFFECTED CATEGORIES	Customers who purchase the Data Manager's products or services
PERSONAL DATA CATEGORIES	The natural person's name (surname, first name), e-mail address, company name, billing address, online identifier; The Data Controller legitimately managed the Data Subjects' data for other data management purposes. By using a service, the data subject provided the data controller with the following data. In this information, the data controller informs the data subject that the data managed according to the contractual partners' fixed obligations will be reclassified with reference to legitimate interest and used for the purpose of direct business acquisition.
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	Employees performing tasks related to customer service, data processor of hosting service provider, data processor of service provider sending newsletters
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There isn't
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	Until the existence of the contract, or until the person concerned objects (cancellation request).
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	ATarsaság corrects the inaccurately processed personal data of the data subject without undue delay upon the request of the data subject. The data subject has the right to request the completion of incomplete personal data, including by means of a supplementary statement.
WITHDRAWAL PROCEDURE:	-
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	-
related to his own situation:	The data subject is entitled to object to the processing of your personal data based on legitimate interest (Article 6 f)). As part of the interest assessment test, the data controller reveals the content of the legitimate interest.
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Controller
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data; the fact of auto
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	The provision of data is not mandatory, if you do not provide your personal data, we will not be able to provide an answer to your question.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company
PUBLIC:	The Company does not make the data public

DATA MANAGEMENT NAME	Management of the data of employees applying for recruitment, applications, resumes
PURPOSE OF DATA MANAGEMENT	Application, application evaluation, conclusion of employment contract with the chosen one. The person concerned must be informed if the employer did not choose him for the given position.
DATA MANAGEMENT LEGAL BASIS	Fulfillment of contract
SOURCE OF DATA MANAGEMENT	From touch
CIRCLE OF CONCERNED PARTICIPANTS	Applicants and applying employees
THE THOSE AFFECTED CATEGORIES	Applicants and applying employees
PERSONAL DATA CATEGORIES	The natural person's name, date of birth, place, mother's name, residential address, qualification data, photo, telephone number, e-mail address, employer's record of the applicant (if any).
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	Managers and employees performing labor duties entitled to exercise employer rights
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There isn't
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	Until the application and tender are evaluated. The personal data of applicants who are not selected must be deleted. The data of the person who withdrew their application or application must also be deleted. Further storage is possible with express consent, in which case the Company will keep it for 1 year
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

CORRECTION PROCEDURE:	The applicant is entitled to have inaccurate personal data corrected without undue delay upon request by the Data Controller.
WITHDRAWAL PROCEDURE:	If the data subject has given his consent to the further storage of his application material, he can withdraw his application/contribution, after which the Data Controller will immediately delete the data of the data subject.
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	–
RIGHT TO OBJECT:	It does not apply, because the data management is necessary to fulfill the legal obligation of the data controller;
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Controller
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data; the fact of auto
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	As a result of the failure to provide data, the applicant cannot apply for the advertised position. Providing personal data is a prerequisite for concluding an employment contract.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company
PUBLIC:	The Company does not make the data public

DATA MANAGEMENT NAME	Data management related to delivery activities
PURPOSE OF DATA MANAGEMENT	Delivering the product to the destination is the legitimate interest of the client, for which a delivery service is used by the Data Controller
DATA MANAGEMENT LEGAL BASIS	The principal's legitimate interest
SOURCE OF DATA MANAGEMENT	From a taster
CIRCLE OF CONCERNED PARTICIPANTS	The Client's contracted partners (customers)
THE THOSE AFFECTED CATEGORIES	The Client's contracted partners (customers)
PERSONAL DATA CATEGORIES	Name, address, telephone number of the natural person
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	Employees performing tasks related to customer service
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There isn't
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	5 years after the termination of the related contract
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The data subject has the right to request that the data controller correct inaccurate personal data relating to him without undue delay. Taking into account the purpose of the data management, the data subject is entitled to request the completion of incomplete personal data, including by means of a sup
WITHDRAWAL PROCEDURE:	-
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	-
RIGHT TO OBJECT:	The data subject has the right to object at any time to the processing of his personal data based on legitimate interest (Article 6 f)) for reasons related to his own si In the framework of the interest assessment test, the Data Controller reveals that the data processing is justified by compelling legitimate reasons that take precedence over the interests, rights and freedoms of the data subject and that are related to the submission, enforcement or defe
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Controller
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data; the fact of auto
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	The provision of data is not mandatory, however, if the delivery address is not provided, the delivery cannot be carried out.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company
PUBLIC:	The Company does not make the data public

II. CHAPTER DATA MANAGEMENT INFORMATION

DATA MANAGEMENT NAME	Data management for the purpose of fulfilling GDPR obligations
PURPOSE OF DATA MANAGEMENT	Fulfillment of the obligations of the data controller prescribed in the regulation, registration of requests for termination of data management (deletion, protest, revocation, incident register), ensuring the principle of accountability
DATA MANAGEMENT LEGAL BASIS	Validation of rights, fulfillment of legal obligations,
SOURCE OF DATA MANAGEMENT	From touch
CIRCLE OF CONCERNED PARTICIPANTS	Everyone is involved
THE THOSE AFFECTED CATEGORIES	Natural persons requesting the processing of their data
PERSONAL DATA CATEGORIES	Scope of personal data related to the affected data management activity.
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	Data processing and storage provider.
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There isn't
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	5 years
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

CORRECTION PROCEDURE:	The Data Controller will immediately transcribe any changes in the data subject's contact information after notification.
WITHDRAWAL PROCEDURE:	-
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	-
RIGHT TO OBJECT:	It does not apply, because the data management is necessary to fulfill the legal obligation of the data controller;
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Controller
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data; the fact of auto
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	Data provision is based on legislation. The person concerned is obliged to keep personal data. Failure to provide data may have legal consequences.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company
PUBLIC:	The Company does not make the data public

DATA MANAGEMENT NAME	Data management related to contact information, image, sound and video recordings made public on the website
PURPOSE OF DATA MANAGEMENT	1.Increasing the visitor's trust, personalizing the Data Controller, 2.Presenting your business activity, marketing goal
DATA MANAGEMENT LEGAL BASIS	Legitimate interest
SOURCE OF DATA MANAGEMENT	From touch
CIRCLE OF CONCERNED PARTICIPANTS	Employee
THE THOSE AFFECTED CATEGORIES	Employee
PERSONAL DATA CATEGORIES	e-mail address, phone number, image, sound, video recordings
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	Visitors to the company's website
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There isn't
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	until cancellation
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The data subject has the right to request that the data controller correct inaccurate personal data relating to him without undue delay. Taking into account the purpose of the data management, the data subject is entitled to request the completion of incomplete personal data, including by means of a sup
WITHDRAWAL PROCEDURE:	-
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	-
related to his own situation:	The data subject is entitled to object to the processing of your personal data based on legitimate interest (Article 6 f)). As part of the interest assessment test, the data controller reveals the content of the legitimate interest.
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING A PROFILING	It is not used by the Data Controller
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data; the fact of automated decision-making
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	The provision of data is not mandatory, if the data subject objects to the data transfer, the Data Controller will stop the indicated data processing.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company
PUBLIC:	The Data Controller makes contact information, photos, and recordings public on its website

DATA MANAGEMENT NAME	Data management related to the contact, customer service and technical assistance menu items of the website
PURPOSE OF DATA MANAGEMENT	Ensuring the visitor's contact with the data controller, providing customer service, handling complaints, providing information on website operation and website analysis, placing, displaying and sending advertising offers.
DATA MANAGEMENT LEGAL BASIS	Consent of the data subject
SOURCE OF DATA MANAGEMENT	From touch
CIRCLE OF CONCERNED PARTICIPANTS	Customers, interested parties, visitors
THE THOSE AFFECTED CATEGORIES	Visitor sending a message on the website
PERSONAL DATA CATEGORIES	Name, e-mail address, and other unsolicited data provided by the user in the message.
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	Customer service employees of the data controller, IT data processing employees.
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There isn't
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	We will delete it within 30 days after the contact was made.
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The data subject has the right to request that the data controller correct inaccurate personal data relating to him without undue delay. Taking into account the purpose of the data management, the data subject is entitled to request the completion of incomplete personal data, including by means of a supplementary statement.
WITHDRAWAL PROCEDURE:	The data subject has the right to withdraw his consent at any time. Withdrawal of consent does not affect the legality of data processing based on consent prior to withdrawal.
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	-
RIGHT TO OBJECT:	The Data Subject may withdraw his consent
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Controller
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	The provision of data is not mandatory, if you do not provide your personal data, we will not be able to provide an answer to your question.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company
PUBLIC:	The Company does not make the data public

II. CHAPTER DATA MANAGEMENT INFORMATION

DATA MANAGEMENT NAME	LinkedIn page data management information
PURPOSE OF DATA MANAGEMENT	The Data Controller uses the data provided directly by the Data Subject and LinkedIn exclusively for the purpose of brand management, increasing visibility, communicating and contacting customers/partners and future customers/partners.
DATA MANAGEMENT LEGAL BASIS	Action-based express consent of the affected person
SOURCE OF DATA MANAGEMENT	From the contact and LinkedIn
CIRCLE OF CONCERNED PARTICIPANTS	Registered and non-registered visitors visiting the company's LinkedIn solution, regardless of whether they are signed in to LinkedIn. LinkedIn connects additional personal data about the logged-in user.
THE THOSE AFFECTED CATEGORIES	Corporate LinkedIn protected visitors
PERSONAL DATA CATEGORIES	Information about the activities, the people doing the activities and the browsers/apps used for them, such as: - date and time of activity - country/city (estimated based on IP address or user profile of logged-in users) - language code (from the browser's HTTP header and/or language setting) - previously visited websites (from the browser's HTTP header) - the action whether it was done from a computer or a mobile device (from the browser's user agent or based on the application's attributes) -LinkedIn user ID (only for logged in users)
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	The data controller is a marketing associate, LinkedIn
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There is
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	According to LinkedIn terms of use
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The data subject has the right to request that the data controller correct inaccurate personal data relating to him without undue delay. Taking into account the purpose of the data management, the data subject is entitled to request the completion of incomplete personal data, including by means of a supplementary statement.
WITHDRAWAL PROCEDURE:	Withdrawal can only be done with LinkedIn registration. The data subject has the right to withdraw his consent at any time. Withdrawal of consent does not affect the legality of data processing based on consent prior to withdrawal.
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	-
RIGHT TO OBJECT:	The Data Subject can use the withdrawal of his consent, which can only be done by a You can address LinkedIn.
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Manager, but LinkedIn does
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	The provision of data is optional, if you do not visit the Data Controller's company profile or perform actions on the Data Controller's company profile (for example, clicking on a photo or video in a post), then cookies do not collect personal data.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company, LinkedIn makes the data collected by cookies through the company profiles anonymously available to the Data Controller.
PUBLIC:	The Company does not make the data public

II. CHAPTER DATA MANAGEMENT INFORMATION

DATA MANAGEMENT NAME	Operation of my Facebook and Instagram fan business page
PURPOSE OF DATA MANAGEMENT	The data controller operates a fan page in order to increase its online presence and support its offline marketing strategy, products, and promotions.
DATA MANAGEMENT LEGAL BASIS	Action-based express consent of the affected person
SOURCE OF DATA MANAGEMENT	From touch
CIRCLE OF CONCERNED PARTICIPANTS	All stakeholders who have joined the Company's social media page
THE THOSE AFFECTED CATEGORIES	All stakeholders who have joined the Company's social media page
PERSONAL DATA CATEGORIES	In the course of this data management, joint data management is implemented between Facebook and our Company, based on Article 26 (2) of the GDPR, the agreement on joint data managers is available at the following link: https://hu-hu.facebook.com/legal/terms / page_controller_addendum Detailed information on what data the Data Controller receives from Facebook can be found at the following link: https://www.facebook.com/business/pages/manager The Data subject's registered name on the social media site facebook.com, as well as public profile picture and other personal data provided by the data subject
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	Data management fan page staff
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	The data manager does not forward the data. You can find out more about data transmission by Facebook Inc. here: https://www.facebook.com/about/privacyshield
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	The Company manages the registered user's name and profile picture of the Data Subject until he/she terminates his/her connection to the fan page or requests the deletion of his/her personal data. Data management is basically done on the facebook.com website, you can find information under the heading "Data retention, account suspension and deletion" at the following link: https://www.facebook.com/about/privacy/update
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The Company shall correct inaccurately processed personal data regarding the data subject without undue delay upon the request of the data subject. The data subject has the right to request the completion of incomplete personal data, including by means of a supplementa
WITHDRAWAL PROCEDURE:	The data subject has the right to withdraw his consent at any time. Withdrawal of consent does not affect the legality of data processing based on consent prior to withdrawal.
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts his right to restriction and one of the relevant parts of the data management information sheet is fulfilled.
DATA PORTABILITY:	The data subject has the right to receive the personal data concerning him/her provided by the data controller in a segmented, widely used, machine-readable format.
RIGHT TO OBJECT:	-
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Company, you can find information about Facebook's automated profile creation under the heading "How do we use this data?" at the following link: https://www.facebook.com/about/privacy/
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the da
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	The provision of data is not mandatory, if you do not enter your personal data, you cannot contact us through our business fan page on the facebook.com website.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	According to Facebook's data management policy
PUBLIC:	The Company does not make the data public

II. CHAPTER DATA MANAGEMENT INFORMATION

DATA MANAGEMENT NAME	Data management on the Facebook fan business page
PURPOSE OF DATA MANAGEMENT	Data controller operates a business fan page on the social portal facebook.com.
DATA MANAGEMENT LEGAL BASIS	The personal data used for the preparation of site analyzes is based on the legitimate interests of both Data Controllers.
SOURCE OF DATA MANAGEMENT	From touch
CIRCLE OF CONCERNED PARTICIPANTS	Affected persons who visit the fan page of the Data Controller on the facebook.com social network.
THE THOSE AFFECTED CATEGORIES	Affected persons who visit the fan page of the Data Controller on the facebook.com social network.
PERSONAL DATA CATEGORIES	You can find more information about what data Facebook uses to create page analytics here: https://www.facebook.com/legal/terms/information_about_page_insights_data Regarding what data the Data Controller receives from Facebook, detailed information can be found at the following link: https://www.facebook.com/business/pages/manage#page_insights
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	Data management fan page staff
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	The data manager does not forward the data. You can find out more about data transmission by Facebook Inc. here: https://www.facebook.com/about/privacy/shield
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	Data management is basically done on the facebook.com website, you can find information under the heading "Data retention, account suspension and deletion" at the following link: https://www.facebook.com/about/privacy/update
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The Company shall correct inaccurately processed personal data regarding the data subject without undue delay upon the request of the data subject. The data subject has the right to request the completion of incomplete personal data, including by means of a supplementa
WITHDRAWAL PROCEDURE:	-
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts his right to restriction and one of the relevant parts of the data management information sheet is fulfilled.
DATA PORTABILITY:	0
RIGHT TO OBJECT:	The data subject has the right to object at any time to the processing of his personal data based on a legitimate interest (Article 6 f) for reasons related to his own situation. As part of the interest assessment test, the data controller reveals the content of the legitimate interest. Facebook's information on data management "How can you exercise your rights provided by the GDPR?" you can find information under the following link: https://www.facebook.com
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Company, you can find information about Facebook's automated profile creation under the heading "How do we use this data?" at the following link: https://www.facebook.com/about/privacy/
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the da
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	The provision of data is not mandatory, if you do not enter your personal data, you cannot contact us through our business fan page on the facebook.com website.
ALIENATION OF PERSONAL DATA AND ENCRYPTION	According to Facebook's data management policy
PUBLIC:	The Company does not make the data public

DATA MANAGEMENT NAME	Twitter page data management information
PURPOSE OF DATA MANAGEMENT	The Data Controller uses the data provided directly by the Data Subject and Twitter exclusively for the purpose of brand management, increasing visibility, communicating and contacting customers/partners and future customers/partners.
DATA MANAGEMENT LEGAL BASIS	Action-based express consent of the affected person
SOURCE OF DATA MANAGEMENT	From contact and Twitter
CIRCLE OF CONCERNED PARTICIPANTS	Registered and non-registered visitors visiting the corporate Twitter solution, regardless of whether they are signed in to Twitter. Twitter connects additional personal data about the logged-in user.
THE THOSE AFFECTED CATEGORIES	Corporate Twitter protected visitors
PERSONAL DATA CATEGORIES	Information about the activities, the people doing the activities and the browsers/apps used for them, such as: date and time of activity: -country/city (estimated based on IP address or user profile of logged-in users) whether the operation was performed from a computer or a mobile device (from the browser's user agent or based on the application's attributes) Twitter user ID (only for logged in users)
ADDRESSES WHO THEY ARE FOR DATA THEY CAN ACCESS IT	Marketing employee of the data controller, Twitter
DATA TRANSFER TO A THIRD COUNTRY, INTERNATIONAL FOR ORGANIZATION	There is
THE DATA CATEGORIES REQUIRED FOR DELETE DEADLINES	According to Twitter terms of use
FOR INFORMATION PURPOSES LAW, WAY	It is the right of the data subject in relation to all legal grounds for data processing. Privacy Policy

II. CHAPTER DATA MANAGEMENT INFORMATION

CORRECTION PROCEDURE:	The data subject has the right to request that the data controller correct inaccurate personal data relating to him without undue delay. Taking into account the purpose of the data management, the data subject is entitled to request the completion of incomplete personal data, including by means of a supplementary statement.
WITHDRAWAL PROCEDURE:	Withdrawal can only be done with Twitter in connection with Twitter registration. The data subject has the right to withdraw his consent at any time. Withdrawal of consent does not affect the legality of data processing based on consent prior to withdrawal.
RESTRICTION PROCEDURE:	The Data Controller restricts data processing if the data subject asserts the restriction right and one of the relevant parts of the data processing information is fulfilled.
DATA PORTABILITY:	-
RIGHT TO OBJECT:	The Data Subject can use the withdrawal of his consent, which can only be done by a You can address it as Twitter.
AUTOMATED DECISION MAKING IN INDIVIDUAL CASES, INCLUDING PROFILING	It is not used by the Data Manager, but Twitter does
RIGHT OF ACCESS	It is the right of the data subject in relation to all legal grounds for data processing. The data subject has the right to receive feedback from the company as to whether his personal data is being processed, and if such data processing is in progress, he is entitled to receive access to the personal data, access to certain types of data processing: purposes of data processing, categories of data , recipients or categories of recipients, planned duration of storage, the data subject's rights in relation to data collection (correction, deletion or limitation of processing, the right to lodge a protest or complaint); all available information about the source of the data
DATA SERVICE ITS FAILURE POSSIBLE ITS CONSEQUENCES	The provision of data is optional, if you do not visit the Data Controller's company profile or perform actions on the Data Controller's company profile (for example, clicking on a photo or video in a post), then cookies do not collect personal data
ALIENATION OF PERSONAL DATA AND ENCRYPTION	It is not used by the Company, Twitter makes data collected by cookies through company profiles available to the Data Controller anonymously.
PUBLIC:	The Company does not make the data public

DATA MANAGEMENT INFORMATION SECTION

INTEREST CONSIDERATION TESTS

Name of data management	Contact details of natural person representatives of legal entity clients, buyers, suppliers
The necessity of data management	The data management is in the legitimate interest of the contracting parties and is necessary for the effective fulfillment of the provisions of the contract. Data management is necessary, since communication with contractual partners would be extremely difficult in the absence of contact information, which could make it difficult to fulfill contracts.
Data management	For the purpose of keeping in touch, which is absolutely necessary for the fulfillment of the contract.
Purpose of data management	Based on the performance of the contract, the Data Controller manages the contact data included in the contracts. The contracts include the name, telephone number, and e-mail address of the contact person.
Your affected rights, which may be infringed; The result of a consideration of interests	From the point of view of the data subject: As an employee or agent, the contracting partner manages and communicates your data to third parties based on legitimate interests for the purpose of fulfilling the contract. The data of the natural person concerned is handled with the goal of effective performance of the contract, it is not used for purposes other than this. Affected rights that may be infringed: the right to use one's name, personal data indicating economic and social identity; identification of a natural person based on other data. The Company, as data controllers, assesses that the legal basis of the contractual contact data management corresponds to the legitimate interest contained in Article 6 (1) point f) of the GDPR, and that the interests or fundamental rights and freedoms of the data subjects are not violated during the data management in such a way that, to override the Data Controller's legitimate interest.
Guarantees	The Data Controller strives to collect only the most necessary data during the conclusion of its contracts, it handles them only in order to achieve the data management goal, to the extent and for a certain period of time, only specific persons can see the data, and the Data Controller does everything related to high data security. The data controller acts in accordance with the law to inform the data subject about how the data subject can exercise his rights. In addition to all this, the Data Controller has a strict internal data management procedure in force, according to which only authorized persons have access to the data; at every stage of data management, it must comply with the given data management purpose, and it is forbidden to manage data for a new purpose that is incompatible with the original one.

<p>Name of data management</p>	<p>Data management related to delivery service</p>
<p>The necessity of data management</p>	<p>Data management is the legitimate interest of the contracting parties and is necessary for the proper fulfillment of the terms of the contract. Data management is necessary, because in the absence of the recipient's data, contractual performance would be extremely difficult, and as a result, the performance of contracts would be impossible. It is the legitimate interest of customers to deliver to the addressee and to document the fact thereof.</p>
<p>Data management</p>	<p>For the purpose of fulfilling the contract and maintaining contact, it is absolutely necessary for the fulfillment of the contract.</p>
<p>Purpose of data management</p>	<p>In order to fulfill the contract, the delivery data of the affected party is absolutely necessary, and it is processed only for the most necessary time, as detailed in the Data Management Information.</p>
<p>Your affected rights, which may be infringed;</p> <p>The result of a consideration of interests</p>	<p>From the point of view of the data subject: As an employee, or as an agent, the Data Controller manages and communicates your data to third parties based on the legitimate interests of the contracting partner or client for the purpose of fulfilling the contract. The data of the natural person concerned is handled with the goal of effective performance of the contract, it is not used for purposes other than this. Affected rights that may be infringed: the right to use one's name, personal data indicating economic and social identity; identification of a natural person based on other data. The Company, as data controllers, assesses that the legal basis of the contractual contact data management corresponds to the legitimate interest contained in Article 6 (1) point f) of the GDPR, and that the interests or fundamental rights and freedoms of the data subjects are not violated during the data management in such a way that, to override the Data Controller's legitimate interest.</p>
<p>Guarantees</p>	<p>The Data Controller strives to collect only the most necessary data during the conclusion of its contracts, it handles them only in order to achieve the data management goal, to the extent and for a certain period of time, only specific persons can see the data, and the Data Controller does everything related to high data security. The data controller acts in accordance with the law to inform the data subject about how the data subject can exercise his rights. In addition to all this, the Data Controller has a strict internal data management procedure in force, according to which only authorized persons have access to the data; at every stage of data management, it must comply with the given data management purpose, and it is forbidden to manage data for a new purpose that is incompatible with the original one.</p>

Name of data management	Data management related to contact information, image, sound and video recordings made public on the website
The necessity of data management	<p>Increasing the trust of website visitors by making the Data Controller more personal by displaying contact colleagues with photos on their website. The construction of exhibition stands is typically done with foreign companies</p> <p>contact the data controller, where personalization is of utmost importance.</p> <p>2. Presentation of your business activity, marketing purpose</p>
Data management	The legitimate interest of the Data Controller is the PR and marketing purpose presented above.
Purpose of data management	The Data Controller has a legitimate interest in displaying the employee's name, photo, company phone number and e-mail address provided by the Data Controller, which will be displayed on the website until the end of the employment relationship.
Your affected rights, which may be infringed;	Affected rights that may be infringed: Right to naming; personal data referring to economic and social identity; identifiability of an imaged, natural person based on other data. The data of the natural person concerned is handled by the employer for the effective implementation of its legal obligations, and is not used for other purposes. The Data Controller, as an employer, assesses that the legal basis for the data management of displaying the image and contact information on the website corresponds to the legitimate interest contained in Article 6 (1) point f) of the GDPR, and that the interests or fundamental rights of the data subjects are not violated during the data management. and freedoms in a way that overrides the Data Controller's legitimate interest.
The result of a consideration of interests	<p>The Data Controller strives to collect only the most necessary data during the conclusion of its contracts, it handles them only in order to achieve the data management goal, to the extent and for a certain period of time, only specific persons can see the data, and the Data Controller does everything related to high data security.</p> <p>The data controller acts in accordance with the law to inform the data subject about how the data subject can exercise his rights. In addition to all this, the Data Controller has a strict internal data management procedure in force, according to which only authorized persons have access to the data; at every stage of data management, it must comply with the given data management purpose, and it is forbidden to manage data for a new purpose that is incompatible with the original one.</p>
Guarantees	

Name of data management	Data management on the Facebook fan business page
The necessity of data management	<p>Facebook's services include the provision of statistical and analytical data for the Data Controller's business profile. In the course of this data management, joint data management is implemented between Facebook and our Company, based on Article 26 (2) of the GDPR, the agreement on joint data managers is available at the following link: https://hu-hu.facebook.com/legal/terms/page_controller_addendum</p> <p>Detailed information on what data the Data Controller receives from Facebook can be found at the following link: https://www.facebook.com/business/pages/manage#page_insights</p>
Data management	<p>More about Facebook's legitimate interest: "To provide measurements, analyzes and other business services in cases where we process data as a data controller." you can find information at: https://hu-hu.facebook.com/about/privacy/legal_bases Facebook provides the Data Controller with statistical analysis and measurement services regarding the use of its fan page without individually identifying the visitors to the Data Controller.</p>
Purpose of data management	The Data Controller uses the anonymized data for statistical purposes.
Your affected rights, which may be infringed;	<p>The Data Controller handles anonymous data, the rights of the data subject are not violated.</p>
The result of a consideration of interests	
Guarantees	<p>The Data Controller strives to manage only the most necessary data, it handles them only to the extent and for the time required to achieve the data management goal, only specific persons can see the data, and the Data Controller does everything related to high data security. The data controller acts in accordance with the law to inform the data subject about how the data subject can exercise his rights. In addition to all this, the Data Controller has a strict internal data management procedure in force, according to which only authorized persons have access to the data; at every stage of data management, it must comply with the given data management purpose, and it is forbidden to manage data for a new purpose that is incompatible with the original one.</p>

ARC. CHAPTER DATA SECURITY MEASURES

In relation to the Data Controller's all-purpose and legal data management, personal data he took those technical and organizational measures and designed them for his safety the procedural rules, which are necessary to enforce the Regulation and Infotv.

IV.1. The enterprise is the state of science and technology and the costs of implementation, and it is nature, scope, circumstances and purposes of data management, as well as the rights of natural persons and taking into account the risk of varying probability and severity to his freedoms implements appropriate technical and organizational measures to ensure that the risk guarantees the appropriate level of data security.

IV.2. Pursuant to the above, the company is obliged to guarantee the confidentiality of the data it manages, integrity and availability.

IV.3. In order to implement the security of data management, the company must have physical, logical and applies administrative controls together.

IV.4. The enterprise applies at least the following physical controls:

a) the enterprise has an entry system capable of filtering the entry of unauthorized persons ensures that unauthorized persons cannot enter your building/office

b) the enterprise is for the data it manages both electronically and on paper in order to avoid unauthorized access, it ensures that the managed data cannot be physically accessed can be accessed by an unauthorized person

IV.5. The company applies at least the following logical controls:

a) the company ensures that only the data it manages is suitable for it authorized persons can marry

IV.6. The enterprise applies at least the following administrative controls:

the company ensures that any access to personal data

a) can be traced in documentation b) the

company ensures the establishment of a document management procedure that incoming documents containing personal data are filtered out as soon as possible and they should be known to the narrowest possible circle of people

RIGHTS OF THE DATA PARTIES

Those concerned can use the rights described in the next chapter.

CHAPTER V

INFORMATION ON THE RIGHTS OF THE PERSON CONCERNED

The rights of the data subject in brief:

- V.1. Transparent information, communication and facilitating the exercise of the rights of the person concerned
- V.2. Right to prior information - if personal data is collected from the data subject
- V.3. Information to the data subject and information to be made available to him, if the personal data was not obtained from him by the data controller
- V.4. The data subject's right of access
- V.5. Right to rectification
- V.6. The right to erasure ("the right to be forgotten")
- V.7. The right to restrict data processing
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- V.15. The right to an effective judicial remedy against the supervisory authority
- V.16. The right to an effective judicial remedy against the controller or processor

The rights of the data subject in detail and in full:

We provide complete information on the data subject's rights below.

V.1. Transparent information, communication and facilitating the exercise of the rights of the person concerned

V.1.1. Regarding the processing of personal data for the data controller all information and each piece of information concise, transparent, understandable and easy must be provided in an accessible form, clearly and comprehensibly worded, especially a for any information addressed to children. The information in writing or otherwise – including, where applicable, the electronic route - must be specified. Oral at the request of the person concerned information can also be provided, provided that the identity of the person concerned has been verified in another way.

V.1.2. The data controller must facilitate the exercise of the data subject's rights.

V.1.3. The data controller without undue delay, but in any case the request within one month of its receipt, informs the data subject of the exercise of his rights on measures taken following your request. This deadline is two more with the conditions written in the Regulation can be extended by a month. about which the data subject must be informed.

V.1.4. If the data controller does not take measures following the data subject's request, it is a delay informs the person concerned without, but at the latest within one month from the receipt of the request about the reasons for the failure to take action, as well as whether the person concerned can file a complaint with a supervisory authority, and can exercise his right to judicial redress.

V.1.5. The data controller provides information and information about the rights of the data subject and measures are provided free of charge, however, in the cases described in the Regulation, a fee may be charged.

V.1.6. If the data subject's request is clearly unfounded - especially due to its repetitive nature - excessive, the company, taking into account the administrative costs associated with providing the requested information or information or taking the requested action: may

- the. charge a reasonable fee or refuse to take action
- b. based on the request.

V.1.7. The nature of the request is clearly unfounded or excessive the company bears the burden of proof.

The detailed rules can be found under Article 12 of the Regulation.

V.2. Right to prior information - if personal data is collected from the data subject

V.2.1. The data subject has the right to be informed about the facts related to data management and information before data management begins. In this context, it is the person concerned must be informed:

- a) the identity and contact details of the data controller and its representative, b) the contact details of the data protection officer (if any), c) the purpose of the planned processing of personal data, as well as the legal basis for data processing, d) in the case of data processing based on the assertion of a legitimate interest, the data controller or a third party is entitled about your interests, e) about the recipients of the personal data - with whom the categories of the , and the recipients personal data are communicated, if any; f) where appropriate, about the fact that the data controller is in a third country or international organization you wish to transfer personal data to.

V.2.2. In order to ensure fair and transparent data management, the data controller has it must inform the data subject of the following additional information: a)

on the period of storage of personal data, or if this is not possible, this period aspects of its definition;

b) the data subject's right to request from the data controller the personal data relating to him access to data, their correction, deletion or restriction of processing, and can object to the processing of such personal data, as well as to the data portability concerned about his right;

c) in the case of data management based on the consent of the data subject, that the consent is any the right to withdraw at the time, which does not affect the consent before the withdrawal the legality of data processing carried out on the basis of;

d) on the right to submit a complaint to the supervisory authority; National Data Protection and

Freedom of Information Authority <http://naih.hu> Postal address: 1055 Budapest, Falk Miksa utca 9-11 E-mail: ugyfelszolgalat@naih.hu ; Phone number: +36 (1) 391-1400; 1363 Budapest, Pf.: 9.

e) that the provision of personal data is a legal or contractual obligation is a basis or a prerequisite for concluding a contract, and whether the person concerned is obliged to the personal to provide data, and what possible consequences the provision of data may entail failure to do so;

f) on the fact of automated decision-making, including profiling, as well as at least in these about the logic used in the cases and understandable information that it is such the importance of data management and the expected consequences for the data subject.

g) If the data controller performs additional data processing on the personal data for a purpose other than the purpose of their collection wish to perform, you must inform the data subject of this difference before further data processing purpose and any relevant additional information.

The detailed rules of the right to prior information are contained in Article 13 of the Regulation.

V.3. Information to the data subject and information to be made available to him, if the personal data was not obtained from him by the data controller

V.3.1. If the data controller did not obtain the personal data from the data subject, that is affected person to the data controller no later than one month from the date of obtaining the personal data within; if the personal data is used for the purpose of contacting the data subject, at least that during the first contact with the data subject; or if it is expected to be communicated to another recipient data, at the latest when the personal data is communicated for the first time about the facts and information written in point 2 above, as well as the personal data involved categories, as well as the source of the personal data and, where appropriate, whether the data whether they come from publicly available sources.

V.3.2. For additional rules in point 2 above (Right to prior information) guidelines were written.

The detailed rules of this information are contained in Article 14 of the Regulation.

V.4. The data subject's right of access

V.4.1. With respect to all legal grounds, the data subject is entitled to request from the data controller receive feedback on whether and if your personal data is being processed such data processing is in progress, entitled to personal data and related get access to information. (Regulation Article 15).

V.4.2. If personal data is transferred to a third country or international organization is forwarded, the data subject is entitled to receive information about the forwarding regarding appropriate guarantees according to Article 46 of the Regulation.

V.4.3. The data controller shall receive a copy of the personal data that is the subject of data management must be made available to the person concerned. For additional copies requested by the data subject, the data controller is responsible may charge a reasonable fee based on administrative costs.

Detailed rules regarding the data subject's right of access are contained in Article 15 of the Regulation.

V.5. Right to rectification

V.5.1. With respect to all legal grounds, the data subject is entitled to, at his request, The data controller shall correct inaccurate personal data relating to him without undue delay.

V.5.2. Taking into account the purpose of data management, the data subject is entitled to request a the completion of incomplete personal data, including by means of a supplementary statement. These rules are contained in Article 16 of the Regulation.

V.6. The right to erasure ("the right to be forgotten")

V.6.1. The data subject does not automatically have the right to erasure (forgetfulness) in relation to data management related to all legal grounds.

V.6.2. The data subject has the right to request that the data controller make an unreasonable delay delete the personal data concerning him without, and the data controller is obliged to do so delete personal data concerning the data subject without undue delay if a) the personal data are no longer needed for the purpose for which they were collected or for another treated in a manner; b) the data subject withdraws the consent that forms the basis of the data management and the data management has no other legal basis; c) the data subject objects to the processing of his data, and there is no overriding legal reason for data management, d) personal data were handled unlawfully; e) the personal data is legal as prescribed by EU or member state law applicable to the data controller must be deleted to fulfill an obligation; f) with an information society offered directly to children for the collection of personal data took place in connection with the offering of related services.

V.6.3. The right to deletion cannot be asserted if data management is necessary a) for the purpose of exercising the right to freedom of expression and information; b) fulfillment of obligations under EU or Member State law applicable to the data controller, or in the public interest or in the context of the exercise of public authority granted to the data controller for the purpose of carrying out a task; c) on the basis of public interest in the field of public health; d) for the purpose of archiving in the public interest, for scientific and historical research purposes or for statistical purposes purpose, if the right to erasure would make it likely or seriously impossible would jeopardize this data management; obsession e) to present, enforce and defend legal claims.

V.6.4. If the company receives a cancellation request, the company is the first as a step, it examines whether the cancellation request really originates from the right holder. In order to do this the company may ask for identification of the contract between the data subject and the company data (e.g. contract number, contract date) issued to the data subject by the company document identification number, entering personal identification data registered about the person concerned (the company however, you may not request additional information as identification that is not recorded on the data subject).

V.6.5. If the company has to comply with the cancellation request, it is obliged to do so to do everything possible to ensure that personal data is deleted from all databases.

V.6.6. The company records the cancellation in order to ensure that the cancellation can prove its occurrence. The minutes are signed by the company's representative or the person(s) signed by those who are authorized to do so based on their job description.

V.6.7. The company informs all those for whom the personal data has been transmitted.
Detailed rules regarding the right to deletion are contained in Article 17 of the Regulation.

V.7. The right to restrict data processing

V.7.1. The right to restriction applies to all legal grounds for data processing the person concerned.

V.7.2. In case of restriction of data management, the storage of such personal data except with the consent of the person concerned, or for the submission and enforcement of legal claims or to protect, or to protect the rights of another natural or legal person, or that it can be handled in the important public interest of the Union or a member state.

V.7.3. The data subject has the right to request that the Data Controller limit data processing if one of the following is true:

- a. the data subject disputes the accuracy of the personal data, in this case the limitation is for that period of time applies, which allows the Data Controller to check the accuracy of personal data;
- b. the data processing is illegal and the data subject opposes the deletion of the data and requests them instead limitation of its use;
- c. The Data Controller no longer needs the personal data for data management purposes, but it the data subject requires them for the presentation, enforcement or defense of legal claims; obsession
- d. the data subject objected to data processing; in this case, the limitation for that period applies until it is determined whether the legitimate reasons of the data controller take precedence over the legitimate reasons of the data subject.

V.7.4. Inform the data subject in advance about the lifting of restrictions on data management must

The relevant rules are contained in Article 18 of the Regulation.

V.8. Notification obligation related to the correction or deletion of personal data or the limitation of data management

The data controller informs all recipients of all corrections, deletions or on data management restrictions, with whom or to whom the personal data was disclosed, unless this it turns out to be impossible or requires a disproportionate amount of effort. It is at the request of the person concerned the data controller informs you about these recipients.

These rules can be found under Article 19 of the Regulation.

V.9. The right to data portability

V.9.1. Under the conditions set out in the Regulation, the data subject is entitled to have the personal data provided by him to a data controller is fragmented, widely used, you receive it in a machine-readable format, and you are also entitled to have this data another forward it to a data controller without being hindered by the data controller whose personal provided data if

- the. data management is based on consent or a contract; and
- b. data management is automated.

V.9.2. The data subject may request the direct transfer of personal data between data controllers too.

V.9.3. Exercising the right to data portability may not violate Article 17 of the Regulation (The right to erasure ("the right to be forgotten"). The right to data portability is not applicable in the event that the data management is in the public interest or is entrusted to the data controller necessary for the execution of tasks performed in the context of the exercise of public authority. This right may not adversely affect the rights and freedoms of others. The detailed rules are contained in Article 20 of the Regulation.

V.10. The right to protest

V.10.1. The data subject is entitled to, for reasons related to his own situation, at any time object to your personal data in the public interest, in the performance of a public task (Article 6 (1) e)), or legitimately against treatment based on interest (Article 6 f)), including those based on the aforementioned provisions also profiling. In this case, the data controller may no longer process the personal data, unless the data controller proves that the data processing is carried out by compelling legitimate reasons justified, which take precedence over the interests, rights and freedoms of the data subject against, or for the presentation, enforcement or defense of legal claims are connected. As part of the interest assessment test, the data controller reveals the content of the legitimate interest and examines how the enforcement of the legitimate interest affects the interests of the data subject, or is fundamental rights and freedoms. The Data Controller must then consider whether the latter enjoy priority against his legitimate interest, especially if the child concerned is a child. If the person concerned during the consideration the interests of the protection of personal data make data management necessary and cannot be continued.

V.10.2. If personal data is processed for direct business purposes, it is the data subject is entitled to object at any time to the processing of his personal data for this purpose against its handling, including profiling, if it is related to direct business acquisition. If the data subject objects to the processing of personal data for the purpose of direct business acquisition against, then the personal data can no longer be processed for this purpose.

V.10.3. These rights are expressly stated at the latest during the first contact with the data subject it must be brought to its attention and the relevant information clearly and everything else must be displayed separately from information.

V.10.4. The data subject has the right to object based on automated technical specifications you can also practice with tools.

V.10.5. If you are processing personal data for scientific and historical research purposes is carried out for statistical purposes, the data subject is entitled to that for reasons related to his own situation may object to the processing of personal data concerning him, unless the data processing it is necessary in order to carry out a task carried out for reasons of public interest. The relevant rules are contained in Article 21 of the Regulation.

V.11. Automated decision-making in individual cases, including profiling

V.11.1. The data subject has the right not to be covered by such, exclusively automated the scope of a decision based on data management, including profiling, which has legal effect on it would involve or similarly significantly affect him.

V.11.2. This right does not apply if the decision:

- a. necessary for the conclusion or fulfillment of the contract between the data subject and the data controller;
- b. is made possible by EU or Member State law applicable to the data controller, which serves to protect the rights and freedoms and legitimate interests of the data subject also establishes appropriate measures; obsession
- c. based on the express consent of the data subject.

V.11.3. In the cases mentioned in points a) and c) above, the data controller is obliged to comply to take measures to protect the rights, freedoms and legitimate interests of the data subject, including at least the right of the data subject to request human intervention on the part of the data controller, express your point of view and submit an objection to the decision. Additional rules are contained in Article 22 of the Regulation.

V.12. Restrictions

The data subject has the right to restriction in relation to all legal grounds for data processing. The EU or Member State law applicable to the data controller or data processor is legislative rights and obligations can be limited by measures (Regulation Articles 12-22, Article 34, Article 5) its scope if the restriction respects the essential content of fundamental rights and freedoms. The terms of this restriction are contained in Article 23 of the Regulation.

V.13. Informing the data subject about the data protection incident

V.13.1. If the data protection incident is likely to involve a high risk a with regard to the rights and freedoms of natural persons, the data controller has an unreasonable delay must inform the data subject about the data protection incident without In this information clearly and the nature of the data protection incident must be clearly explained, and at least a the following:

- a) the name of the data protection officer or other contact person providing additional information and contact details;

- b) the likely consequences of the data protection incident must be described;
- c) the steps taken or planned by the data controller to remedy the data protection incident must be described measures, including, where appropriate, any adverse consequences resulting from a data protection incident measures aimed at mitigating consequences.

V.13.2. The data subject does not need to be informed if any of the following conditions apply is fulfilled:

- a) the data controller implemented appropriate technical and organizational protection measures, and these measures were applied to the data affected by the data protection incident, especially those measures – such as the use of encryption – that are personal it makes it unintelligible to persons not authorized to access the data data;
- b) the data controller took additional measures after the data protection incident which ensure that there is a high risk to the rights and freedoms of the data subject in the future likely not to materialize;
- c) providing information would require a disproportionate effort. In such cases, the affected parties must be informed through publicly published information, or a similar measure must be taken to bring, which ensures equally effective information of the affected parties.

Additional rules are contained in Article 34 of the Regulation.

V.14. The right to lodge a complaint with the supervisory authority (right to an official remedy)

The data subject has the right to lodge a complaint with a supervisory authority – in particular the usual one in the Member State of your place of residence, place of work or the place of the alleged infringement - if it is according to the opinion of the data subject, the processing of personal data concerning him/her violates the Regulation. That supervisory authority, to which the complaint was submitted, is obliged to inform the customer about the complaint related procedural developments and their results, including whether the customer is entitled to use judicial remedies.

These rules are contained in Article 77 of the Regulation.

V.15. The right to an effective judicial remedy against the supervisory authority

V.15.1. Infringement of other administrative or non-judicial remedies without, all natural and legal persons are entitled to an effective judicial remedy in the supervisory against the relevant, legally binding decision of the authority.

V.15.2. Infringement of other administrative or non-judicial remedies without, all stakeholders are entitled to an effective judicial remedy if the competent supervisory authority does not deal with the complaint, or does not inform the person concerned about the submitted one within three months about procedural developments related to the complaint or its result.

V.15.3. Proceedings against the supervisory authority are based on the seat of the supervisory authority must be initiated before the court of a Member State.

V.15.4. If proceedings are initiated against a decision of the supervisory authority by which in connection with the uniformity mechanism, the Board previously issued an opinion or made a decision, the supervisory authority is obliged to submit this opinion or decision to the court to send

These rules are contained in Article 78 of the Regulation.

V.16. The right to an effective judicial remedy against the controller or processor

V.16.1. Available administrative or non-judicial remedies

- including the right to lodge a complaint with the supervisory authority - without prejudice to all concerned is entitled to an effective judicial remedy if, in his judgment, his personal data is subject to this regulation as a result of improper handling, your rights under this regulation have been violated.

V.16.2. The procedure against the data controller or the data processor is initiated by the data controller must be initiated before the court of the Member State where the data processor operates. It's like that proceedings can also be initiated before the court of the Member State of the habitual residence of the person concerned, unless the data manager or the data processor is under the public authority of a member state acting public authority.

These rules are contained in Article 79 of the Regulation.

Kiraly International Kft.

Definitions

Definitions governing the application of these Regulations are contained in Article 4 of the Regulation. For this highlight the main concepts properly:

1. "personal data": any data relating to an identified or identifiable natural person ("data subject"). information; the natural person who, directly or indirectly, in particular, can be identified an identifier such as name, number, location data, online identifier or the natural person one concerning your physical, physiological, genetic, mental, economic, cultural or social identity can be identified based on several factors;

2. "data management": any operation or set of operations performed on personal data or data files in an automated or non-automated manner, such as the collection, recording, organization, segmentation, storage, transformation or change, query, insight, use, communication, transmission, distribution or by making it available in other ways, coordinating or connecting, limiting, deleting or destroying;
3. "restriction of data management": designation of stored personal data for the purpose of limiting their future management;
4. "profiling": any form of automated processing of personal data, during which personal data is used to evaluate certain personal characteristics of a natural person, in particular work performance, economic situation, state of health, personal preferences, interests, reliability, behavior, location or used to analyze or predict motion-related characteristics;
5. "pseudonymisation": processing of personal data in such a way that, without the use of additional information, it is no longer possible to determine which specific natural person the personal data refers to, provided that such additional information is stored separately, and technical and organizational measures by doing so, it is ensured that this personal data cannot be linked to identified or identifiable natural persons;
6. "registry system": the file of personal data in any way - centralized, decentralized or divided according to functional or geographical aspects - which is accessible based on specific criteria;
7. "data controller": the natural or legal person, public authority, agency or any other body that determines the purposes and means of processing personal data independently or together with others; if the purposes and means of data management are determined by EU or member state law, the data controller or the special aspects regarding the designation of the data controller may also be determined by EU or member state law;
8. "data processor": the natural or legal person, public authority, agency or any other body that processes personal data on behalf of the data controller;
9. "Recipient": the natural or legal person, public authority, agency or any other body to whom or to which the personal data is communicated, regardless of whether it is a third party. Public authorities that have access to personal data in accordance with EU or Member State law in the context of an individual investigation are not considered recipients; the management of said data by these public authorities must comply with the applicable data protection rules in accordance with the purposes of data management;
10. "third party": the natural or legal person, public authority, agency or any other body that is not the same as the data subject, the data manager, the data processor or those persons who, under the direct control of the data manager or data processor, process the personal data have been authorized to treat;
11. "consent of the data subject": the voluntary, specific and well-informed and clear declaration of the will of the data subject, with which the data subject indicates through a statement or an act clearly expressing the confirmation that he/she consents to the processing of personal data concerning him/herself;
12. "data protection incident": a breach of security that results in the accidental or unlawful destruction, loss, alteration, unauthorized disclosure or unauthorized access to personal data transmitted, stored or otherwise handled.