

# General Terms and Conditions

## ÁSZF - ENG

### Terms of purchase

### General terms and conditions

### GTC

#### Important:

The following purchase terms and conditions are an informative, non-authentic English translation of the original Hungarian General Terms and Conditions.

Legally, only the Hungarian General Terms and Conditions are the governing and valid part of our company!

#### 1. Basic terms of the Contract Terms

##### 1.1 Service provider data

Name: Hungaro Management Ltd.

Address: 1112 Budapest Repülőtér út. 2.

Tax administration identification number: 10573710-2-43

Company register number: 1-09077018

#### Bank account numbers:

Bank account number: Commercial & Credit Bank 10200878-31512105-00000000 / **HUF**

Bank account number: Commercial & Credit Bank 10400872-49564855-51511018 / **EUR**

Bank account number: Commercial & Credit Bank 10400872-49564855-51511056 / **USD**

Bank account number: Commercial & Credit Bank 10400872-49564855-51511025 / **GBP**

##### 1.2 The Buyer

Anyone who uses the Webshop Service, i.e. orders or purchases goods and services via the Webshop's internet interface.

Our company is a catering wholesaler, so unfortunately we are unable to serve private individuals.

##### 1.3 The Supplier

Hungaro Management KFT. , or Hungaro Management KFT. forwarding company entrusted to you (courier service, post office).

#### 1. Purpose of the Webshop Terms and Conditions

Hungaro Management KFT. issued the terms and conditions of the Webshop in order to regulate in detail the conditions related to the Webshop Service and its use, the rights and obligations of the Service Provider and the Customer and other relevant circumstances related to the Webshop Service.

The Terms and Conditions of the Webshop contain the general terms of the legal relationship between Hungaro Management KFT. and the Customer entering into a contractual relationship with it. With regard to issues not regulated here, the Hungarian legislation and official regulations in force at all times regarding the activities of the Service Provider's Webshop, as well as the provisions contained in the Civil Code, shall govern without special stipulations.

#### 2.1 Publication of the Terms and Conditions of the Webshop

Acceptance of the Webshop Terms and Conditions by the Buyer is a prerequisite for using the Webshop service. Acceptance of the Terms and Conditions is considered when the Customer uses the service, i.e. orders or purchases goods or services.

#### 2.2 Scope of the Webshop Terms and Conditions

Hungaro Management KFT. reserves the right to modify the Webshop Terms and Conditions in whole or in part at any time. The Terms and Conditions of the Webshop and any amendments thereto shall enter into force upon publication. The Webshop Terms and Conditions remain in effect as long as the Webshop service provider provides the Webshop service.

#### 1. The Webshop service

Hungaro Management KFT. provides the Webshop service to the Customer according to the following conditions.

#### 3.1 Territorial scope of the Webshop service

Due to the characteristics of the data network (INTERNET), the data network operator interface maintained by the Webshop service provider can be accessed from both domestically and abroad.

#### 1. Creation and modification of the Webshop Agreement

#### 4.1 General characteristics

The Contract is established by placing an order on the Service Provider's Internet interface and by accepting these Terms and Conditions. A condition for purchasing in the Webshop is the provision of delivery data and contact information. Orders are created when the Buyer approves the Order in its final form. Hungaro Management KFT. reserves the right, upon receipt of orders, if the authenticity of the customer's data is questionable or unintelligible, to delete the data and to classify orders placed with these data as invalid.

The pictures are informative! In some cases, they may differ from the product!

#### 4.2 Modifying and canceling an order

Once the order has been approved, the order cannot be canceled electronically. The Customer can cancel the order at the e-mail address or telephone number provided in the Contact menu of the Webshop. Cancellation of the order is only possible before it has

been mailed or handed over to the courier service.

#### 4.3 Payment Terms

The Buyer shall pay the consideration of the purchased goods and services by 50% in advance, and the remaining 50% by bank transfer, to the account number of Kereskedelmi & Hitelbank 10200878-31512105, or to Hungaro Management KFT. Address at the warehouse: 1112 Budapest, Repülőtéri u. 2. pay in cash when receiving the goods. The Supplier, Hungaro Management KFT. provides the Buyer with an official VAT invoice for the goods to be handed over. Hungaro Management KFT. undertakes partial performance. The Buyer can accept all items of the order at once or refuse to accept the entire order.

#### 4.4 Delivery methods

-Postal delivery by bank transfer

The Buyer transfers the amount to the Service Provider's account in advance, which includes the consideration for the goods(s) and the shipping cost. The delivery fee is determined based on the current price list of Magyar Posta, as well as in the case of delivery by courier, it is determined based on the fee schedule of the courier company.

-Postal delivery with cash on delivery

The amount is paid by the Buyer to the handing over postal worker, which together includes the consideration for the goods(s) and the shipping cost. The delivery fee is determined based on the current price list of Magyar Posta, as well as in the case of delivery by courier, it is determined based on the fee schedule of the courier company.

#### 4.6 Unsuccessful Delivery

At the general delivery deadline, the Supplier will attempt to deliver the ordered goods once. Then the order is sent to Hungaro Management KFT. declares it invalid and deletes it.

##### 1. Buyer's rights and obligations

The customer has the opportunity to notify the service provider in writing of any objections he may have regarding the ordered product within 3 days. If the product is in undamaged original packaging and can be sold at full value, you can request the return of the goods and the delivery of another product instead. Any shipping costs incurred are borne by the buyer. Any notification can be made in writing. Our company is wholesale, we only and exclusively serve legal entities! We can only accept legal references for wholesale trade, not references for purchases by natural persons.

Data protection, data security - data management regulations, effective: 25.05.2018. from day

Based on the applicable Hungarian legislation and the relevant provisions of Regulation 2016/679 of the European Parliament and of the Council (hereinafter: Regulation), you Hungaro Management Kft. (headquarters: 1121 Budapest, Ámor u. 7.; company registration number: 01-09-077018; e-mail address: szebeledy@hm.hu) - hereinafter referred to as: Data Manager - upon activation of the registration on its website, as well as in the knowledge of these data management regulations, you voluntarily consent to the Data Management processing your personal data specified in point 5 purposes, in compliance with the referenced legal regulations.

This data management policy and information sheet (hereinafter: Data Management Policy) is available on the subdomains of <https://www.hotelellato.hu/aruhaz/> and <http://hm.hu/webshop/> operated by Hungaro Management Kft. as data manager and CXII of 2011 on the management of the personal data of natural person users (hereinafter: User) of websites accessible at other addresses specified there (hereinafter: Website) as defined in these Data Management Regulations, as well as on the right to informational self-determination and freedom of information. contains the data management rules in accordance with the provisions of the Act (hereinafter: Infotv) and the data protection information for Users.

Please note that the legal basis for data management is your voluntary consent to data management, you have the right to withdraw your consent to data management at any time, and you are entitled to request information about data management at any time, as well as the correction or deletion of data (termination of data management), or for the purposes indicated below or those 1112 Budapest, Repülőtéri út 2. 1.em. In a letter sent to door 120 or to the email address [rendel@hm.hu](mailto:rendel@hm.hu) or on the web interface provided by the Data Controller that can be used for this purpose at <http://hotelellato.hu/aruhaz/?page=adatok> or <http://hm.hu/webshop/myaccount> link.

We would also like to draw your attention to the fact that the User has the right to object to the processing of data for direct business purposes at 1112 Budapest, Repülőtéri út 2. 1em. in a letter sent to door 120 or to the email address [rendel@hm.hu](mailto:rendel@hm.hu).

The personal data provided by the User during registration on the Internet pages of the Data Controller or when subscribing to the newsletter is processed by the Data Controller until the User's consent is revoked. Detailed information on the User's rights can be found in point 11 of these Data Management Regulations, while the possibilities for legal enforcement can be found in point 12 of these Data Management Regulations.

Withdrawal of consent to data processing does not affect the legality of the data processing that took place until then.

The Data Controller assumes no responsibility for the authenticity of the data provided by you.

##### 1. GENERAL PROVISIONS

The Data Controller manages the User's personal data in accordance with these Data Management Regulations, taking into account the information provided by the authority responsible for data protection (currently: National Data Protection and Freedom of Information Authority, whose registered office is: 1112 Budapest, Szilágyi Erzsébet fasor 22/C. and its website: [www.naih.hu](http://www.naih.hu)) and also the publicized court practice. According to the provisions of this Data Management Policy, the User expressly and voluntarily consents to the data management according to the Data Management Policy by the Data Controller when registering on the Website or subscribing to the newsletter. Please also read point 4 (User's Declaration) to learn about the User's declarations in connection with the consent given in accordance with these Data Management Regulations!

##### 1. AMENDMENT

The Data Controller reserves the right to unilaterally modify this Data Management Policy in addition to the information published on the Website. The Data Controller shall publish the amended Data Management Regulations on the Website no later than the fifth (5th) day before the amended Data Management Regulations enter into force. The Data Controller may send a notification of changes to this Data Management Policy to registered users of the Website via the user account available on the Website (hereinafter: User Account) or, in the case of both registered and unregistered Users, via one of the contact details provided during registration or when

using the website, at the latest on the fifth (5th) day before the amended Data Management Regulations enter into force. The User declares that he/she consents to contact via the User Account or the contact details provided by him/her during registration or when using the Website in accordance with this Data Management Policy.

#### 1. PURPOSE OF THE DATA MANAGEMENT POLICY

The purpose of this Data Management Policy is to

- facilitates the enforcement of data protection legislation;
- determines the scope of the User's personal data according to point 6 and managed by the Data Controller, the method of data management, the respect for the privacy of natural persons Users in accordance with other relevant laws, the enforcement of data protection and data security requirements;
- before starting the data management, inform the Users about the identity of the Data Controller, the purpose, duration and legal basis of the data management, as well as the possibility and method of the Users' legal enforcement related to the data management; furthermore,
- prevents unauthorized access to the User's personal data, data changes and unauthorized disclosure or use.

#### 1. STATEMENT OF THE USER

With the consent given during registration on the Website and/or subscription to the newsletter, the User confirms that he/she has fully read and familiarized himself with these Data Management Regulations, and also accepts the provisions contained therein as binding on himself/herself and voluntarily, informedly and firmly consents to the The Data Controller shall manage his personal data defined in the Data Management Policy for the purposes of data management defined therein - that is, all the goals defined in the Data Management Policy - in accordance with the provisions of this Data Management Policy.

When registering on the Website and/or subscribing to the newsletter, the User consents to the processing of his/her personal and other data provided voluntarily for the purposes set out in point 5 of the Data Management, at the same time he/she consents to the continuous contact of his/her name and address data (contact data) to be used for repeat contact.

The User declares that the data provided during the registration correspond to reality and do not infringe on fuzodo or other legal interests of third parties or those protected by law.

#### 1. PURPOSES OF DATA MANAGEMENT

To manage Users' personal data

- the use, provision and maintenance of the services provided by the Data Controller through the Website (hereinafter: Services) - especially for the purpose of invoicing and protection related to the provision of Services; - in order to further develop the Services and develop new services;
- for customer service contact with Users;
- for the protection of the Data Controller and the User;
- in order to support the Data Manager's activities related to the Services, including, in particular, the display of content uploaded to the Website, the preparation and execution of activities started or initiated on the Website, and the Data Manager's activities;
- for promotional purposes related to the above (for sending newsletters and advertising newsletters, recommending products/services)

will take place.

#### 1. SCOPE OF PROCESSED PERSONAL DATA

The regulations related to the management and protection of Users' personal data apply only to natural persons, given that personal data can only be interpreted in relation to natural persons.

The Data Manager only records personal data that the User provides voluntarily. By providing his personal data, the User consents to his personal data being entered into the Data Manager's database in accordance with these Data Management Regulations.

##### 6.1 Personal data processed for the purpose of identifying users and other activities

The Data Controller manages the following personal data of Users for the purpose of identification and contact:

- (1) User identification data of a natural person: surname and first name, identity card number;
- (2) User's e-mail address provided during registration;
- (3) User's residential address and postal address;
- (4) User's direct telephone number;
- (5) Registration date, bank account number, payment transaction data, access IP addresses and times

If your Services are not used by a natural person, the rights of the User shall also apply to the natural person acting on behalf of the natural person. The data controller processes the following personal data of the representative of the non-natural person for the purpose of identification and contact; in this case, User shall mean the natural person representative of the non-natural person:

- (1) Identification data of a natural person of a user: surname and first name
- (2) Identification data of a natural person designated as a contact person in connection with the use of services: surname and first name,
- (3) User and contact person's direct telephone number;
- (4) Contact email address;
- (5) Date of registration, entry IP addresses and times

On the Website, the Data Controller may also request other personal data from the Users for certain activities (to provide discounts), when providing these, the Users also give their express and voluntary consent to the processing of the provided personal data, and the Data Controller uses the provided personal data only for the purpose indicated in point 5 and manages it until the activity-related goal is achieved. This data management is also governed by the present Data Management Regulations.

##### 6.2 Data processed in order to use services

- (1) User's computer IP address;
- (2) Data relating to the activity of users on the Website (for example, the login location and duration, server data, cookies).

This data is automatically logged by the Data Controller's own or third-party (e.g. Google Analytics) system. Such information is not suitable for personal identification, the Data Controller does not connect the data contained in the log file with other personal data, it uses the data for trend analysis, the preparation of page usage statistics, the administration of the Services, the analysis and satisfaction of User needs, which contribute to the development of the quality of the Services.

Registration forms: on this page, the Data Controller can request the personal data necessary for contact (name, telephone number, e-mail address, tax number in the case of a company, company name), providing them is also voluntary. Newsletter: Adatkezelő also uses a newsletter sending service. According to these Data Management Regulations, the User gives his express consent given during the subscription to the newsletter, in order to contact him with advertising offers in his own name through the newsletter of the data manager at the contact details provided for receiving the newsletter. Users who decide at any time after ordering a newsletter service that may be offered on the Website that they no longer wish to receive newsletters, as indicated in the newsletter and on the Website, or by sending an e-mail or they can withdraw their consent to the sending of newsletters without giving a reason by means of a postal message. Withdrawal of consent related to newsletters also results in the termination of data management for this purpose.

Direct business acquisition: When registering on the Website and/or subscribing to the newsletter, the User voluntarily and expressly consents to the Data Manager handling the User's personal data for the purpose of direct business acquisition. Consent may be given voluntarily or revoked at any time during the User relationship, without reason, on the Website or at one of the contacts indicated in the first paragraph of these Data Management Regulations. In relation to certain services, the Data Controller may send informational material to the User at given intervals, in which it provides news about new developments related to the Services. Users who do not wish to receive such letters can withdraw their consent to this information service at any time in the future by sending a letter stating this intention by post or e-mail to the correspondence or e-mail address indicated in the first paragraph of these Data Management Regulations.

Sending promotional offers, direct marketing: The Data Controller may send the Users a circular for informational purposes at certain intervals about their new services and special offers, to which the User gives his voluntary and express consent in accordance with these Data Management Regulations when registering on the Website or subscribing to the newsletter. For this purpose, the Data Manager manages the e-mail address, name and registration date of the Users. If the User does not want to receive such promotional letters in the future, he can object to the sending of promotional letters or withdraw his consent to the data management at the Data Manager at one of the contact points indicated in the first paragraph of this Data Management Policy.

## 1. LEGAL BASIS AND METHOD OF DATA MANAGEMENT

The Data Controller manages the User's personal data exclusively for the purposes defined in this Data Management Policy, and ensures that the data management is carried out in accordance with the purpose of the data management at all stages. The User declares, in the knowledge of these Data Management Regulations, that giving his consent to data management, as well as the subsequent provision of data, is in all cases the Infotv. It is based on the voluntary, informed and definite consent of the User based on point a) of paragraph (1) of § 5. This voluntary, informed and decisive consent provides the legal basis for the Data Controller's data management as defined in this Data Management Policy.

In the event that the User places an order through the websites, until the order is fulfilled, point b) of Article 6 (1) of the Regulation, and Infotv. Pursuant to § 6, paragraph (4), the legal basis for data processing is the legal interest of the Data Controller necessary for the performance of the contract in relation to the data included in paragraphs (1)-(4) of point 6.1 - if they are necessary for the performance of the contract.

The scope of this Data Management Policy covers both electronically and manually recorded and managed data.

### 1. DURATION OF DATA MANAGEMENT

If the data management is based on the User's consent as detailed in Chapter 7 of these Data Management Regulations, the duration of the data management lasts until the purpose related to the Data Management is achieved, but at the latest until the User withdraws his consent to the data management.

### 1. DATA SECURITY

The Data Controller is Infotv. § 7, and 32-34 of the Regulation. in accordance with its obligations according to its articles, it will do everything in order to ensure the security of the User's data, it will also take the necessary technical and organizational measures and develop the procedural rules, as well as take the measures that the Infotv., the Regulation and other data - and are necessary to enforce confidentiality rules.

If any of the data provided by the User is changed, the User must also make the relevant changes on the Website.

Links: It is possible that the Data Controller's website contains references and links to pages maintained by other service providers (including buttons and logos pointing to the possibility of logging in and sharing), where the Data Controller has no influence on the practices related to the management of personal data, or where the Data Controller shares data /does not transfer data. We draw the attention of Users that if they click on such a link, they may be taken to the pages of other service providers. In such cases, we recommend that you definitely read the data management rules applicable to the use of these pages. This Data Management Policy applies only to the Website operated by the Data Manager. If the User modifies or deletes any of his data on an external website, this will not affect the data management by the Data Controller, such modifications must also be made on the Website.

### 1. ADDRESSES OF DATA TRANSMISSION

Personal data is forwarded by the data manager in the case specified below and to the recipients specified therein:

- in the event of registration on the <http://hm.hu/webshop/> and <http://hotelellato.hu/aruhaz/> websites, Tárhely.eu Kft., which operates the website hosting service (headquarters: 1144 Budapest, Ormánság utca 4. X. em. 241.; company registration number: 01-09-909968; e-mail address: [gdpr@tarhely.eu](mailto:gdpr@tarhely.eu)).

- in case of subscribing to the newsletter, to the data processing company that sends the newsletter Etalon Bázis Kft. (headquarters: 2500 Esztergom, Mohácsy köz 4.; company registration number: 11-09-007384; e-mail address: [kutiposta@hirlevelmanager.hu](mailto:kutiposta@hirlevelmanager.hu)) - The organization responsible for data management for the purpose of fulfilling the legal obligation

The service provider may transfer personal data to a data processor conducting data processing in a third country, or transfer personal data to a data processor conducting data processing in a third country, if the data subject has expressly consented to it, or if the conditions for data processing prescribed in the relevant legislation are met, and the processing of the transferred data in the third country, and an appropriate level of protection of personal data is ensured during its processing.

An adequate level of protection of personal data is ensured if a mandatory legal act of the European Union establishes it, or if there is an agreement between the third country and Hungary regarding the enforcement of the rights of the data subjects written in the relevant legislation, the provision of the right to legal remedy, and the independent control of data management and data processing. an international contract containing warranty rules is in force.

Data transfer to the EEA state must be considered as data transfer within the territory of Hungary.

## 1. RIGHTS OF USERS

The User can request information about data management and whether his personal data is being processed, and during ongoing data management, he can request a copy of the personal data processed in relation to him, as well as request access to the personal data relating to him, their correction or deletion ( termination of data processing), or restriction of its processing, and may object to the processing of such personal data. In connection with the management of personal data, the User may exercise his/her rights by means of a notification sent to the e-mail address indicated in the first paragraph of these Data Management Regulations. The User's request for information, copy, access, request for data transmission, correction, restriction, or deletion (termination of data management) shall be sent by mail or e-mail to the correspondence or e-mail address listed in the first paragraph of these Data Management Regulations.

In the case of a user request detailed in points (b)-(f) of this point 11 below, or in point 12 of these Data Management Regulations, the Data Controller shall inform the User of the action taken following the request within one month after the receipt of the request, by the User during registration provided e-mail address, unless the User indicates a different information path in the request. Due to the complexity and number of requests, the data controller may extend this deadline by a maximum of two months. The Data Controller shall inform the User of the extension of the deadline, indicating the reasons for the delay, within one month of receipt of the request.

If the Data Controller does not take action following the User's request, it shall inform the User within one month of the receipt of the request of the reasons for the failure to take action, as well as the fact that the User may submit a complaint to the National Data Protection and Freedom of Information Authority, or exercise his right to judicial redress.

The Data Controller fulfills the request free of charge, unless the request is clearly unfounded or - especially due to its repetitive nature - excessive, in which cases the Data Controller can refuse to take action based on the request. (a) Information, access

For the management of his personal data, the User is responsible for Infotv. § 14, points a), you can request information based on Article 15 (1) of the Regulation. Upon request, the Data Controller provides the User with information on whether their personal data is processed by the Data Controller itself or by a data processor acting on the Data Controller's behalf or at its direction. If the data is managed by the Data Controller or by a data processor acting on the order or instructions of the Data Controller, the Data Controller makes available to the User the personal data of the Users managed by the Data Controller or the data processor acting on the order or instructions of the Data Controller and - within the framework of and subject to the User's request - informs the User

- the source of the processed personal data,
  - the purpose and legal basis of data management, duration,
  - the scope of personal data processed,
  - the period of preservation of processed personal data, the criteria for determining this period,
  - the User by Infotv. the rights to which you are entitled based, as well as a description of how to enforce them,
  - in the case of profiling, the fact thereof, furthermore
  - the circumstances of possible data protection incidents arising in connection with the management of the User's personal data, their effects and the measures taken to manage and prevent them,
- and informs the User about its activities related to data management.

Requests for information on data management should be sent by post or e-mail to the mailing or e-mail address listed in the first paragraph of these Data Management Regulations, to which the User will receive a written response within twenty-five (25) days.

#### (b) Correction

The Data Controller corrects the personal data if the User requests this, if the personal data does not correspond to the reality or is inaccurate, and the Data Controller has available the correct or accurate personal data. The User is also entitled to request the addition of incomplete personal data.

In accordance with the above provisions of this subsection 11. (b), if the personal data managed by the Data Controller or by a data processor acting on the Data Controller's behalf or at the direction of the Data Controller are inaccurate, incorrect or incomplete, then the Data Controller - especially at the request of the User - will immediately clarify or correct them, and if it can be reconciled with the purpose of the data request, it will be supplemented by a statement related to the personal data handled by the User. The Data Controller is exempt from the obligation described in the previous sentence if accurate, correct or complete personal data are not available and the User does not make them available, or the authenticity of the personal data provided by the User cannot be established beyond doubt.

#### (c) Cancellation

The Data Controller deletes the personal data if the User requests it or the termination of the data management.

The Data Manager may refuse a request for data deletion in the following cases:

1. a) further processing of the data is necessary for the purpose of exercising the right to freedom of expression and information; obsession
2. b) the further processing of the data is necessary for the purpose of fulfilling the obligation under the EU or Member State law applicable to personal data; obsession
3. c) further processing of the data is necessary for the dissemination, enforcement and protection of legal claims.

The User's request to delete their own personal data is indicated to the Data Controller in the user account for this purpose on the Website, or by mail or e-mail to the correspondence or e-mail address listed in the first paragraph of these Data Management Regulations. Based on the User's voluntary decision and request, within twenty-five (25) days from the receipt of the deletion request, the Data Manager will delete the data requested by the User to be deleted. By withdrawing consent to the processing of personal data, or requesting the deletion of data, the User waives the right to participate in all activities related to registration. We draw the User's attention to the fact that the deletion of the data may result in the permanent and irrevocable deletion of the related services, of which the Data Manager will inform the User separately. (d) Limitation of data management

The Data Manager restricts data processing if

- the User disputes the accuracy, correctness or completeness of the personal data processed by the Data Controller or by the data processor acting on the Data Controller's behalf or instructions, and the accuracy, correctness or completeness of the processed personal data cannot be established beyond doubt; for the duration of the clarification of the existing doubt, or
- due to illegal data management, the data would be deleted due to the illegality of the data management, but based on the written statement of the User or the information available to the Data Controller, it can be reasonably assumed that the deletion of the data would harm the legitimate interests of the User; for the duration of the existence of a legitimate interest justifying the cancellation, or
- due to illegal data management, the data would be deleted due to the illegality of the data management, but it is necessary to preserve the data as evidence during investigations or procedures defined by law - especially criminal proceedings - carried out by or with the participation of the Data Controller or another body performing public duties; until the conclusion of this investigation or procedure.

Adatkezelő handles the personal data limited in this way only as long as the data management purpose exists, which precluded the deletion of the personal data. With the exception of storage, personal data subject to restrictions will only be used for the purpose of

asserting the legitimate interests of the User, or with the consent of the User, or for the promotion, enforcement or protection of a legal claim, or for the protection of the rights of another natural person or legal entity, or the European Union or a member state is important can be handled in the public interest. The Data Manager will notify the User of the restriction order. The Data Controller will notify the User in advance of the lifting of the limitation of data management, in the event that the limitation was necessary to check the accuracy, correctness or completeness of the data.

(e) Objection

The User can object to the processing of his personal data at any time. If the User objects to the data processing, their personal data may no longer be processed, unless the Data Controller proves that the data processing is justified by compelling legitimate reasons that take priority over the interests, rights and freedoms of the User, or which, in order to submit legal claims, are related to its enforcement or protection. If the User objects to the processing of personal data for the purpose of direct business acquisition, then the personal data may no longer be processed for this purpose.

(f) Right to Data Portability

As part of the User's right to data portability, he may request the Data Management to receive a copy of his personal data managed by the Data Manager in a segmented, widely used, machine-readable format, and he is also entitled to request the Data Management to directly forward his provided personal data to another data manager.

## 1. REMEDY RIGHTS

### (a) Authority Enforcement

The user

- the National Data Protection and Freedom of Information Authority may initiate an investigation in order to investigate the legality of the Data Controller's action, if the Data Controller does not inform the User of the facts related to the data management before the start of the data management, or Infotv does not. informed in accordance with its provisions, or if the User restricts the enforcement of his rights specified in point 11 of these Data Management Regulations or rejects a request to enforce these rights, or

- you can request the course of the official data protection procedure of the National Data Protection and Freedom of Information Authority if, in your opinion, the Data Controller, or the data processor acting on the basis of the Data Controller's instructions, violates the regulations regarding the handling of personal data, as defined in legislation or in a binding legal act of the European Union, during the processing of your personal data .

### (b) Court Enforcement

The User can take legal action against the Data Manager or - in connection with the data processing operations within the scope of the data processing activities - the data processor, if, in his opinion, the Data Manager or the data processor commissioned by or acting on the basis of the Data Manager's personal data, according to the law or the European It is treated in violation of the regulations defined in the mandatory legal act of the Union.

The Data Manager or the data processor commissioned by the Data Manager must prove that the data management complies with the regulations for the management of personal data, defined in legislation or in a binding legal act of the European Union.

According to the User's choice, the lawsuit can also be initiated before the competent court according to his place of residence or place of stay. A person who otherwise does not have legal capacity can be a party to the lawsuit. If the Data Controller, or a data processor acting on the basis of the Data Controller's mandate or instructions, complies with the regulations for the handling of personal data, as defined in legislation or in a binding legal act of the European Union, and thereby causes damage to others, it is obliged to compensate it.

If the Data Controller, or a data processor acting on the basis of the Data Controller's mandate or instructions, violates the regulations regarding the handling of personal data, as defined in legislation or in a binding legal act of the European Union, and thus infringes the privacy rights of others, the person whose privacy rights have been violated by the Data Controller, or the You can demand a compensation fee from a data processor commissioned by or acting on the basis of the data manager's instructions.

The detailed method of legal enforcement, as well as the detailed legal provisions regarding the obligations of the Data Controller, can be found in Infotv. included.

The rights of disabled and incapacitated Users regarding data management - including the granting of consent for the processing of personal data - are exercised by their legal representatives and guardians, and their obligations are fulfilled by them. The consent of a minor User who has reached the age of 16 is not required for the validity of his or her legal representative's consent or subsequent consent.

These regulations will enter into force on May 25, 2018.