

## Information for registering a .hu domain with a nameserver, a repository

Please read this information carefully, as we want to help you fill in the order form correctly and accurately to ensure a smooth registration.

We can only accept the order form if all the data is filled in accurately, legibly and completely.

This order form must be filled in if we provide the nameservers for domain registration and you would like to host the domain. If we do not provide the nameservers for the domain registration, this is not the correct order form, please fill in the appropriate document.

If the owner of the domain is a company, in addition to the correctly completed order form, we need the company's company registration certificate and a specimen signature from the signatory.

For individuals, the personal declaration must be completed along with the registration order form. Key information:

- If **you are applying for a domain as an individual**, please **enter your ID number in the tax number field of the domain application form**.

- On the Domain Name Request form, you can specify the period for which you want to register the domain name. We will send you a renewal invoice after the period you have chosen. The period you can choose is between 1 and 5 years. If you do not select an interval, we will automatically register your new domain name for 2 years.

- On the Web hosting contract page, you can specify the interval at which you will be billed for the service. You can choose between 1-5 years. If you do not select an interval, we will automatically invoice you for a 1-year fee at the time of contracting and renewal.

- On the Domain Contract page, you can specify how long you wish to extend your domain name after the registration period specified on the Domain Name Application Form. You can choose between 1-5 years. If you do not select an interval, we will automatically invoice you for a 1-year fee at renewal.

- **Each payment period can be combined as you wish**. For example, you can register your domain name for five years, set a renewal period of three years, and request annual billing for your hosting.

- If you register more than one domain, the periods **may vary from domain to domain**. If you wish to do so, please contact us at [info@domainregisztraciokft.hu](mailto:info@domainregisztraciokft.hu)

- The billing periods **can be changed at any time**, even after you receive our proforma invoice with the fee.

- The optional period of 1-5 years **does not apply to International domain names**. International domains are registered and renewed on an annual basis.

Please complete, sign and send the relevant documents to [info@domainregisztraciokft.hu](mailto:info@domainregisztraciokft.hu). We store contracts in digital format only. Upon receipt of the complete documents, we will issue an invoice for the requested service, which will be sent to the e-mail address you provide.

To create the hosting, you will also need to fill in and sign the Agreement and return it with the necessary documents for domain registration to the addresses mentioned above.

The hosting will be activated upon receipt of the amount of the electronic invoice sent.

Only if all the necessary documents are complete and the invoice has been paid will registration start!

The annexes to this contract (Data Processing Contract and Consent Form) form an integral part of this contract.

If you have any questions about the registration process, please contact our staff, they will be happy to help you! Our phone number is **06 20 9999 771**.



**DOMAIN NAME APPLICATION FORM**

**Requested domain name:**

**Type:**

New registration:	Priority:	Re-registration:
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**Registration period:**

1 year	2 years	3 years	4 years	5 years
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**Full name of the claimant:**

**Address of the claimant:**

**Phone/fax:**

Wired:	Mobile:	E-mail:
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**Tax number (in case of an individual, ID number)**

**Account payer (if different from the Claimant, name, address, tax number/ID number)**

**Primary name server:**

ns0.domainregisztraciokft.hu

**Secondary name server:**

ns1.domainregisztraciokft.hu

**Administrative contact:**

Domain Registration Ltd	info@domainregisztraciokft.hu	06-20-9999-771
1195 Budapest Kossuth Lajos u 27		

By completing this application form, I declare that

I am familiar with the Domain Registration Rules, I accept them and I comply with the provisions of the Domain Registration Rules in force;

✓ I accept the decisions of the Registry and Registrar in matters relating to the application, delegation and maintenance of the domain;

✓ I acknowledge that in the event of a dispute concerning the compliance of the application or the use of the domain with the Domain Registration Rules, the Registrar and the Registry shall submit to the decision of the Alternative Dispute Resolution Forum and that neither the Registrar nor the Registry shall be liable for the implementation of the decision of the Alternative Dispute Resolution Forum;

✓ I declare that I have filled in the application form correctly and I acknowledge that failure to provide accurate information or to notify any changes to the information provided will result in the domain name being revoked;

✓ I have read and accept the Privacy Notice and authorise the processing of my personal data in the register and that the granting of this authorisation is lawful under the national law applicable to me;

✓ I have the permission of the natural person(s) designated as contact person to process my personal data in the register;

✓ I have read the Application Form in its entirety and have signed and accepted it.

Celt: \_\_\_\_\_, 20 . \_\_\_\_\_ month \_\_\_ day

\_\_\_\_\_  
Name of applicant

\_\_\_\_\_  
Signature of the claimant



## Web hosting contract

This Agreement has been concluded today between the following Customer and **Domain Regisztráció Kft.** - 1195 Budapest, Kossuth Lajos u. 27. (Tax number: 14035971-2-43) (as Service Provider).

<b>Full name of the subscriber:</b>	
Subscriber's <b>billing address:</b>	
Subscriber <b>notification address:</b>	
<b>Contact name:</b>	
<b>Contact telephone number:</b>	
<b>Contact e-mail address:</b>	
<b>Tax number/personal identification number:</b>	

### 1. Subject of the contract:

The Service Provider shall provide hosting on its own server corresponding to the web package selected by the Customer.

Levelezo		Mini:	Start:	Master: Guru:
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The Customer or the Service Provider shall, on the Customer's behalf, create a unique username and password online on the Service Provider's server for the administration interface of the hosting space that is the subject of the contract, which shall not be made available to unauthorised persons through the Service Provider. The password created for the hosting account shall be encrypted and managed by the Service Provider in an undecipherable form. The Service Provider shall not be liable for any loss of data. In the event of a forgotten password, the Service Provider will only send a new access password using the password reminder system available at <https://admin.domainregisztraciokft.hu>.

The Customer undertakes to ensure the uploading and updating of the graphics and content of the storage space owned by the Customer. The Service Provider cannot be held liable for the content, data and data changes managed by the Customer.

### 2. Payment of fees:

The price list for hosting is available at [www.domain-regisztracio-kft.hu](http://www.domain-regisztracio-kft.hu). The hosting fee as defined in point 1 is determined according to the current price list indicated here.

The fee for the service is payable in one lump sum in advance for the payment period specified below. The due date for payment for each billing period is the month preceding the anniversary of the period. For the payment, the Service Provider will issue a proforma invoice which will be sent to the Customer's e-mail address provided at the time of registration and will also be made available on the Customer's own web hosting. Upon receipt of the amount indicated on the proforma invoice, the Service Provider shall send the final computerised invoice, certified without signature and stamp, to the Customer by electronic means, which shall be valid together with the proforma invoice. If the fee is not received by the payment deadline, the Service Provider is entitled to suspend the ftp access with immediate effect.

The Service Provider has the right to unilaterally amend the contract, of which the Customer must be informed by e-mail one month before the planned amendment.

The Service Provider will not refund any fees, but will provide the service up to the amount paid in advance.

Period for payment of fees

1 year	2 years	3 years	4 years	5 years
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We only accept domestic transfers to our HUF current account. Customers with a foreign domicile and current account can transfer to our dedicated WISE account, for which we will issue an appropriate invoice. The current CIB charges for SEPA transfers to our HUF current account will be charged to the customer.

If you wish to pay in foreign currency, please indicate the currency denomination.

Euro	US Dollar	English Font	Other:
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### 3. Rights and obligations of the service provider:

- a. Provision of name server service for domain names on a continuous basis.
- b. Ensuring the continuous operation of the hosting server, notifying the client in case of downtime longer than 6 hours and planned maintenance.
- c. Ensuring the continuous and smooth functioning of incoming and outgoing correspondence.
- d. The Service Provider has the right to block access, suspend the service or terminate the contract with immediate effect if the Customer breaches the following provisions:
  - The posting of illegal, pornographic, copyright infringing or indecent material is prohibited.
  - It is forbidden to place and run program code on the web repository that may cause damage or is not suitable for running on a shared system, or that slows down the web server significantly or hinders its proper .
  - Sending unsolicited commercial e-mails and harassing other users on the Internet is prohibited.
  - The due fee payment is not received by the payment deadline.
- e. The following users are not allowed to register or will be banned
  - political or politically affiliated organisations
  - religious groups, organisations
  - pages containing extremist views that are offensive to any group or person
  - sites advertising sexual services

### 4. Rights and obligations of the customer:

- a. It is the customer's obligation to maintain the security of his/her website(s) and to ensure that the material uploaded to the server is virus-free. In the case of malicious attacks resulting from the lack of security of the CMS framework and/or modules, the Service Provider reserves the right to suspend the operation of the unsecured site until the error is corrected in order to protect the server resources and the data of its customers. Regularly update the CMS framework and plug-ins.
- b. The Customer undertakes not to transmit prohibited (e.g. tobacco advertising, etc.) or copyrighted material to the Service Provider's server. If prohibited content or content that is offensive to good taste (e.g.: sex, porn) is placed on the Service Provider's server, the Service Provider reserves the right to delete it from the server immediately upon simultaneous notification of the Customer and to block the owner of the content from the server.
- c. The Customer undertakes not to run on the Service Provider's server any website with more than 2000 unique visitors per day.
- d. The Customer is obliged to know and comply with the rules of the SMTP service, in particular with regard to Act CVIII of 2001 on certain issues of electronic commerce services and information society services, according to which sending unsolicited commercial messages through our service is prohibited. Any damage caused to our company, to the data stored on our company's server or to our customers as a result of unlawful conduct will give rise to liability for damages.
- e. and process personal data in accordance with Regulation 2016/679 of the European Parliament and of the Council (GDPR).
- f. The Customer is obliged to keep the identifiers necessary for the use of the service confidential, and the Customer is liable for any damages resulting from unauthorized use.
- g. The Customer shall be financially, morally and legally responsible for all data and domains placed on its hosting.
- h. In the case of online orders, the contract effective immediately, and by ordering the service, the Customer accepts the terms of the contract and shall abide by them regardless of the signing of the contract by the parties.  
By placing an order you confirm that you accept the current Privacy Policy available at [www.domain-regisztracio-kft.hu](http://www.domain-regisztracio-kft.hu).
- i. **The Customer shall notify the Service Provider of any changes to his/her details within 15 days.**



## 5. Contract duration:

The contract was concluded for an indefinite period.

## 6. Error report:

The Customer may, during the term of the contract and during working hours, make use of the Service Provider's on-call service for fault reports, which may be obtained in the following ways. The Service Provider shall repair the reported defect as soon as technically possible.

Tel: 06 20/9999 772

E-mail: [support@domainregisztraciokft.hu](mailto:support@domainregisztraciokft.hu)

For financial and invoicing matters, please call our office on 06 20/9999 771.

E-mail: [info@domainregisztraciokft.hu](mailto:info@domainregisztraciokft.hu)

## 7. Data protection:

The data, personal data and information obtained by the Service Provider in the course of filling out the service contract will be treated with care and in strict confidence in accordance with Regulation 2016/679 of the European Parliament and of the Council (GDPR). The data and information are processed solely for the purpose of providing the service contract.

Customer data and contracts are stored in digital format only, and data is accessible in digital format.

**The annexes to this contract (Data Processing Contract and Consent Form) form an integral part of this contract.**

By signing below, I certify that I have read, understand and agree to the current Privacy available at [www.domain-regisztracio-kft.hu](http://www.domain-regisztracio-kft.hu).

Budapest, 20... ..

www.domainregisztraciokft.hu

..... Customer

.....

Service provider



## Domain contract

Agreement is entered into today, ..... (as Customer), and Domain Regisztráció Kft. - 1195 Budapest, Kossuth Lajos u 27. Tax number: 14035971-2-43) - (as Service Provider).

### Customer details:

Billing address..... Legal address:..... Tax number/personal identification number:..... Contact:..... Phone:..... E-mail Address: .....

### Subject of the contract:

The Service Provider shall register the domain name(s) indicated on the application form for the Customer. This contract shall apply to all domain names requested by the Customer in the future.

The administration of the domain names (registration, re-registration, renewal, financial settlement) is initiated and carried out by the Service Provider, which also provides the necessary technical background (name servers: primary: ns0.domainregisztraciokft.hu, secondary: ns1.domainregisztraciokft.hu).

Service Provider provides the outgoing mail (SMTP) server for the mailboxes created for the domain name(s). Our SMTP server service can be accessed with the following settings:

SMTP server: mail.domainregisztraciokft.hu or mail.sajatdomain.hu Port: 8888

The server for incoming mail must always specified in POP3.

Password authentication is always required to use the server. Authentication can be either unencrypted or encrypted (SSL, TLS) if the mail client you are using allows it. The user name required for logging in is always the full e-mail address (e.g. [user@domain.hu](mailto:user@domain.hu)). The password of the e-mail account we manage is encrypted and cannot be decrypted.

### SPAM:

According to Act CVIII of 2001 on certain issues of electronic commerce services and information society services, sending unsolicited commercial messages through our service is prohibited, it is considered a breach of contract, which will result in immediate banning from our server and a report to the authorities.

### Awards:

The registration fee is the current list price indicated on [www.domain-regisztracio-kft.hu](http://www.domain-regisztracio-kft.hu). Maintenance: the maintenance fee the current list price as indicated on [www.domain-regisztracio-kft.hu](http://www.domain-regisztracio-kft.hu) and is due after the expiry of the registration period specified. For international domains, it is the same as the registration fee and is due from the following year.

Period for payment of fees				
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We only accept domestic transfers to our HUF current account. Customers with a foreign domicile and current account can transfer to our dedicated WISE account, for which we will issue an appropriate invoice. The current CIB charges for SEPA transfers to our HUF current account will be charged to the customer.

If you wish to pay in foreign currency, please indicate the currency denomination.

Euro	US Dollar	English Font	Other:
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**Obligations of the service provider:**

The Service Provider registers/transfers the domain name(s) subject to the contract to the Customer. The Service Provider shall provide the appropriate technical background for the domain names registered/transferred during the term of the contract. In the event of unsuccessful registration, the Service Provider shall return to the Customer the remaining amount of the registration fee paid, after deduction of the administration fee and bank charges.

**Obligations of the customer:**

You are familiar with the Domain Registration Rules ([www.domain.hu](http://www.domain.hu)), accept them and comply with the provisions of the Domain Registration Rules in force at the time.

The Customer acknowledges that in order to start the domain registration/transfer, it is necessary to pay the one-time registration fee/domain, to submit the necessary documents to the Service Provider, to fill in the order form completely

He has exercised the utmost care in the choice of the domain name and guarantees that the domain name he has chosen and its use does not infringe the rights or trademark rights of any other person. However, if he/she becomes aware of such an infringement and informed of it by the Service Provider, he/she shall voluntarily renounce the name or accept the decision of the Council of Internet Service Providers.

As the Customer, the Customer acknowledges that if the renewal fees indicated on the invoice issued by the Service Provider are not paid by the indicated deadline, the Service Provider has the right to terminate the domain. You acknowledge that in the event of unsuccessful registration of the domain of your choice, you will be liable to pay the administration fee and bank charges set by the Service Provider.

By signing this form, I certify that I have filled in the application form correctly and I acknowledge that failure to provide accurate information or to notify any changes to the information will result in the domain being revoked.

**Data protection:**

The data, personal data and information obtained by the Service Provider in the course of filling in the service contract will be treated with care and in strict confidence in accordance with Regulation 2016/679 of the European Parliament and of the Council (GDPR). The data and information are processed solely for the purpose of providing the service contract.

Customer data and contracts are stored in digital format only, and data is accessible in digital format.

**The annexes to this contract (Data Processing Contract and Consent Form) form an integral part of this contract.**

By signing below, I certify that I have read, understand and agree to the current Privacy available at [www.domain-regisztracio-kft.hu](http://www.domain-regisztracio-kft.hu).

Budapest, 20.....

.....  
Customer

.....  
Service provider

## DATA PROCESSING CONTRACT

IN COMPLIANCE WITH REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (hereinafter referred to as GDPR)

which was concluded on the one hand Domain Regisztráció Kft, registered office 1195 Budapest, Kossuth Lajos u 27  
tax number: 14035971-2-43, company registration number: 01-09-903212,  
email address:[info@domainregisztraciokft.hu](mailto:info@domainregisztraciokft.hu)  
telephone number: +36 20 9999 771, as data processor (hereinafter referred to as the Data Processor)

On the other hand

..... registered office: .....

tax number: .

register number:.....

email address: .....phone number: .....

, as controller (hereinafter referred as the "Controller") (hereinafter referred to collectively as the "Parties").

1. The Parties agree that the Data Processor shall provide hosting services to the Data Controller on the basis of the hosting services contract between the Parties. The hosting is provided by the Processor on both virtual and web servers. On its servers, the Processor shall store backups of the processed data in several locations.
2. From the conclusion of this contract, it forms an integral part of the hosting service contract and is concluded for the duration of the hosting service contract. This contract shall terminate upon termination of the hosting service contract without any further notice or declaration.
3. In accordance with the GDPR Regulation, with reference to Article 28 thereof, the Parties shall regulate the processing of data between them as follows, the legal basis of which is the processing of data necessary for the performance of the hosting service contract:

### THE PURPOSES FOR WHICH THE PROCESSOR PROCESSES THE DATA

4. By using the hosting, the Data Controller may upload personal data to the server provided by the Data Processor. The data processing carried out by the Processor in the context of the hosting service is limited to the secure storage of the data uploaded and recorded by the Data Controller on the hosting service. The Processor declares that it will not organise, segment, transform, modify, interrogate, consult, view, use for any other purpose, transfer from the servers used for storage, or disclose to third parties or the public the personal data processed by the Data Controller and stored in the storage, combine, restrict, delete or destroy personal data in the absence of a request by the Data Controller or a request by public authorities, provided that the Data Controller complies with its obligations under the hosting contract between the Parties.
5. The processor is only entitled to carry out the technical data processing operations that are the subject of the mandate. The Processor may not take any substantive decisions concerning the processing of data, may process the data that come to its knowledge only in accordance with the provisions of the Controller, which shall be limited to the safe storage of the data and making them available to the Controller, and may not process data for its own purposes.
6. The Processor declares that it will not make paper copies of the personal data it processes and will only store them electronically.
7. The Data Controller acknowledges that the Processor is obliged to comply with reasonable requests from public authorities on the basis of a legal obligation.



8. The Processor warrants that it will not transfer or store personal data outside the European Union.
9. This contract also constitutes an instruction to the Data Controller to store, retain and back up data uploaded by the Data Processor on a weekly basis. Any other processing by the Data Controller shall be subject to a written instruction from the Data Controller, except for requests and instructions from public authorities referred to in point 7.
10. If the Data Controller's instruction is considered by the Processor to be in breach of a data protection provision, the Data Controller shall be informed without delay.
11. The Data Controller undertakes to inform the data subjects of the assignment of the Data Processor entrusted with the processing of personal data by the Data Controller.

#### THE SCOPE OF THE PERSONAL DATA PROCESSED

12. The Processor is entitled to process all personal data uploaded by the Controller in accordance with point 2, including data collected by cookies placed on the Controller's website. The Controller acknowledges that it is legally responsible for the lawfulness of the collection and hosting of personal data.
13. The Controller guarantees the lawfulness of the processing carried out by it. The Processor shall not monitor the lawfulness of the processing carried out by the Controller, the Processor shall be solely responsible for the lawfulness of the processing carried out by the Processor. However, if the Processor becomes aware of a breach by the Controller of personal data, it shall inform the Controller of the fact of the breach and shall request the Controller to restore the lawfulness of the processing.
14. The Data Controller warrants that it will not unlawfully upload or store personal data on the storage space provided by the Processor.
15. The Data Controller expressly undertakes to upload personal data whose legal basis for processing is consent to the storage provided by the Data Processor only in encrypted or pseudonymised (in the case of data collected by cookies) or password-protected form.

#### THE DURATION OF THE PROCESSING

16. The Data Processor shall process the personal data uploaded to the hosting service in accordance with point 2 for the duration of the hosting service contract, until they are deleted from the hosting service by the Data Controller. The Data Processor shall not be entitled to delete data on its own volition if the Data Controller fulfils its payment obligations under the hosting service contract. The Controller shall be responsible for keeping the personal data for as short a period as possible and for deleting them as soon as possible. The Controller acknowledges that the Processor will perform weekly backups of data, during which previously stored data will be overwritten by currently stored data.

#### THE RANGE OF STAKEHOLDERS

17. The data subjects are the same as the data subjects of the personal data stored in the storage provided by the Processor.

#### THE CONFIDENTIALITY OF DATA PROCESSING

18. The Data Processor shall treat personal data from the Data Controller as confidential, and any data and information obtained by the Data Processor in the course of the performance of the Data Controller's tasks shall be used exclusively by the Data Controller.
19. A processor may not transfer the right to use the data it processes to a third party.

20. Processors must ensure that the data they process or store electronically are adequately protected. The Processor shall prevent access to the data by unauthorised persons and shall be fully liable for any damage resulting from any intentional or negligent breach of this obligation.
21. The Processor shall ensure that persons who have access to the personal data are bound by an obligation of confidentiality or are subject to an appropriate legal obligation of confidentiality and undertake to train such persons in the provisions of data protection law that they must comply with.
22. The Processor's obligation of confidentiality with regard to the personal data that have come to its knowledge shall survive the termination of this contract for whatever reason.
23. At the same time, the Data Controller shall ensure, in its sole discretion, that unauthorised persons do not have access to the personal data it processes and that persons who need to have access are bound by confidentiality obligations.
24. The disadvantages resulting from the breach of confidentiality or unauthorised disclosure and the costs necessary to remedy them shall be borne by the party responsible for the unauthorised disclosure.

#### ADATABILITY

25. The Processor shall exercise due care in the processing of data, shall take the necessary data security measures, comply with the legal requirements and apply the technical achievements that facilitate the security of its processing and the protection of data.
26. It shall take appropriate measures to protect the data against, in particular, unauthorised access, alteration, disclosure, deletion or destruction, accidental destruction or damage and inaccessibility resulting from changes in the technology used. The Data User shall ensure that the Data Controller has access to the data and that its authenticity and integrity are guaranteed and verifiable.
27. The Data Controller acknowledges that, due to technical developments of the Data Processor, its assistance may be necessary to ensure uninterrupted access to the data. If the Data Controller fails to take the necessary steps communicated in writing by the Data Processor within the time limit set, despite the Data Processor's request, your access to the stored data may be prevented until the necessary steps have been taken.
28. The Processor shall ensure the continued confidentiality, integrity, availability and resilience of the systems and services used to process personal data, and the data stored in the context of the hosting service shall be stored on servers operated by the Processor, which shall be protected by server-level and application-level security procedures, firewalls and anti-virus.
29. The Data Processor shall also ensure the necessary regular maintenance and improvement of the tools used for data storage, use the most efficient and modern tools and procedures reasonably available, place the servers storing the data in a locked room with appropriate physical protection and ensure its physical protection.
30. The Data Processor monitors its systems in order to record any security discrepancies and to provide evidence of any security events. However, the Parties acknowledge that the risks of the Internet cannot be completely eliminated and that the Processor shall not be liable for any damage caused by an unprotected attack despite the exercise of reasonable care.

31. The Processor shall also ensure the ability to restore access to and availability of personal data in the event of a physical or technical incident in a timely manner.
32. In the event of unauthorized access (hacking) to the email account, the Processor will suspend the email account of the Data Controller and request the Data Controller to change the password. The email account shall remain suspended until the new password is notified to the Processor, and the Processor shall immediately restore the email account to operation after the new password has been set.
33. The Processor shall act in accordance with the Privacy Notice published on its website, which the Processor is entitled to amend unilaterally. The Processor undertakes to ensure that its current published privacy policy corresponds to its actual data management and processing activities.

#### THE APPOINTMENT OF AN ADDITIONAL PROCESSOR

34. Additional processors may only be engaged with the prior written consent of the Data Controller. If the Data Controller consents to the engagement of another processor, the obligations set out in this contract shall also apply to any additional processor.

#### COOPERATION IN THE ENFORCEMENT OF THE RIGHTS OF THE PERSON CONCERNED

35. The Processor shall cooperate with the Controller in the enforcement of the rights of the data subjects of personal data.

#### DATA BREACHES

36. The processor shall notify the Data Controller of the personal data breach without undue delay after becoming aware of it. The notification shall describe the nature of the personal data breach, the approximate number of data subjects, the categories and approximate number of data concerned, the likely consequences and the measures taken or envisaged to remedy the personal data breach.

#### ACCOUNTABILITY

37. The Processor shall provide the Data Controller with all information necessary to demonstrate the fulfilment of the obligations of the Data Controller under the GDPR Regulation.

#### AUDIT YOGA

38. The Processor shall facilitate the audits carried out by an auditor appointed by the Controller in all reasonable ways.

#### RETURN OF DATA DELETION IN THE EVENT OF TERMINATION OF THE CONTRACT

39. If the hosting service between the Data Processor and the Data Controller is terminated, the Data Processor shall destroy the personal and other data stored by the Data Controller on the hosting within two working days and delete any copies of the data at its disposal unless EU or Member State law requires the storage of personal data. The Controller undertakes to back up the data necessary for it to its own storage medium at the same time as the hosting service contract is terminated. At the same time, the Data Controller acknowledges that if the hosting service contract is by the Data Processor due to the Data Controller's failure to pay the contractual fee, the Data Processor shall be entitled to recover the data stored by the Data Controller from the Data Controller.

deleted or rendered inaccessible without the prior information of the Data Controller and without providing the possibility of data backup.

OTHER

40. This contract is concluded in electronic form, the Parties accept electronic documents and notifications as written. They shall communicate by email from the email addresses specified in this contract.
41. The Data Controller acknowledges that it fills in its own identification data in this contract, and if the data provided here differ from the data recorded about the Data Controller in the records of the Data Processor, the Data Processor shall consider it as a data modification and shall transfer the modification in its records to the Data Controller, to which the Data Controller agrees by signing this contract.
42. No amendment to this contract shall be valid unless in writing and by mutual agreement of the Parties.
43. The Parties undertake to cooperate in the performance of this contract.
44. The Parties undertake to inform each other of any circumstances affecting the performance of the contract or the legitimate interests of the other Party. The defaulting Party shall be liable for any damage resulting from failure to notify.
45. The Processor shall inform the Data Controller's contact person of its activities upon request or, if necessary, without such request.
46. The parties declare that the Data Controller is not liable to pay for the performance of the data processing tasks under this contract.
47. In matters not covered by this contract, the rules of the European Union and Hungarian law shall apply, in particular, Act V of 2013 on the Civil Code, Act CXII of 2011 on the Right of Informational Self-Determination and Freedom of Information (Infotv.), Act C of 2003 on Electronic Communications (Eht.) and the GDPR Regulation.
48. The invalidity of any clause or provision of this contract shall not invalidate the contract as a whole, unless without the invalid clause or provision the parties would not have entered into the contract or the contract would be meaningless or unenforceable in the absence of such clause or provision.
49. Should changes in legislation warrant it, the Parties expressly undertake to cooperate in amending this contract.
50. The parties agree to attempt to resolve any disputes arising in connection with this contract primarily between themselves through negotiation.

The Parties, having read and understood this Agreement, sign this Agreement in the place and on the date indicated below, in full agreement with their respective intentions.

Date: .....

Data processor

Data Controller

CONSENT TO THE USE OF AN ADDITIONAL (SUBCONTRACTED) PROCESSOR

IN COMPLIANCE WITH REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL  
on the protection of natural persons with regard to the processing of personal data and on the free  
movement of such data (hereinafter referred to as GDPR)

Signed Domain Regisztráció Kft, registered office: 1195 Budapest, Kossuth Lajos u  
27. tax number: 14035971-2-43, company registration number: 01-09-903212,  
email address:[info@domainregisztraciokft.hu](mailto:info@domainregisztraciokft.hu) telephone number: +36 20 9999  
771, as data processor (hereinafter referred to as the Data Processor) declares  
that the data

.....  
registered office: .....  
tax number: .....  
register number:.....  
email address: .....  
phone number:.....

as data controller (hereinafter referred to as the "Data Controller"), uses the following subcontractors  
under a contract of engagement, who are subject to the same conditions and obligations as the Data  
Processor:

,Lajos Topa who subcontracts the server engineering and system administration tasks, and

, Gábor Szlovák who is subcontracted to perform administrative tasks in order to fulfil the data  
processing and services contract.

By signing this declaration, the Data Controller expressly consents to the involvement and activities of the  
aforementioned subcontractors.

The Processor declares that it will not any other processor in the course of its activities.

The Processor undertakes to obtain the necessary consent of the Data Controller without undue delay in the  
event of any change in the number identity of its subcontractors.

Date:.....

Data processor

Data Controller