

GDPR-compliant privacy notice of the website operator Domain Registration Ltd (25 May 2018)

Introduction

Dear Visitor!

Here you can read our privacy notice, which is written in plain and simple language in accordance with the regulations.

When you use our Services, you also provide your personal data to Domain Registration Ltd (hereinafter referred to as the "Data Controller"), and we are deemed to be the data controller of your personal data. Personal Data means any data by which you can be uniquely identified. We process this data in one of two ways. On the one hand, technical data ([cookies](#) relating to the browser program you use, your Internet address, the pages you visit are generated automatically, and on the other hand, in order to contract with us, you must provide us with the necessary identification and contact details, which you can also provide if you wish to establish a personal relationship with us.

Your privacy and compliance with GDPR ([REGULATION \(EU\) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL](#)) is important to us. We operate our website and organise our operations in such a way that we process your personal data only to the extent and for the duration strictly necessary for the provision of our services and with the highest level of security of processing that we can reasonably be expected to provide. We reserve the right to amend our privacy notice, but we undertake to inform our visitors of any changes in a timely manner.

Data of the controller

Name: Domain Regisztráció Kft.

Address: 1195 Budapest, Kossuth Lajos u. 27.

E-mail: info@domainregisztraciokft.hu

Company registration number: 01-09-903212

Tax number: 14035971-2-42

Hosting provider: the Data Controller

Phone number: +36 20 9999 771

We do not employ a Data Protection Officer, as this would only be mandatory if we were processing criminal data or if our core business involved data processing that would require systematic and systematic monitoring of data subjects on a large scale.

Scope and purpose of the personal data processed

Name, address/place of business, tax number	required for invoicing
Name of the client (in the case of an individual) or contact person (in the case of a company), the name of the email address, telephone number	to conclude a contract, or necessary for the performance of our contractual obligations
date of birth, identity card number, expiry date, nationality, signature, names of witnesses, identity card number, your address, signature, details of the specimen signature	necessary for the conclusion of a contract

Legal basis for processing

The personal data requested by the Data Controller and provided to it are based solely on law (in the case of data required for billing purposes) or contractual obligation (in the case of data required for the conclusion of a contract or the performance of a contractual obligation), so they must be provided to the customer in order to provide our services, otherwise we cannot establish or maintain a contractual relationship with the customer.

As data controller, we obtain personal data only from the data subject.

We would like to draw the attention of our customers to the fact that we also act as a data processor when using our hosting services, and the protection and handling of personal data concerning our data processing is governed by a separate data processing contract concluded with our customers.

Duration of processing

We keep the personal data we process for as short a period as possible. This period is

- 8 years for billing data, and
- in the case of data necessary for the conclusion of a contract or the performance of our contractual obligations, 5 years after the termination of our contractual relationship (civil law limitation period).

The data to be deleted will be defined and deleted by 15 January each year.

How the data is processed

To our services, you must complete and return one of the registration forms on our website by email.

We store and process personal data electronically on our own servers only. We do not process paper-based contracts and invoices. We store data in the following ways:

- keep the invoices we issue or pay
- keep the contracts we have concluded
- database we are building our customers contact details, so to to reach them with information about our services.

We use the email address specified in the service contract as the central email address to contact our customers. Mail from other email addresses will be permanently deleted after processing.

Only in the case of our customers who contract with us for website development and maintenance, we process the data provided by the customer, which we wish to publish on their website, and we delete them from our own data immediately after publication, but within 10 days at the latest. The sub-contractors entrusted with the development of the website will vary, and the client concerned will be informed of the designer and programmer chosen for the development.

Data transmission, data processing

In order to fulfil its legal and contractual obligations, the Processor transfers personal data to following contractually related (subcontracted) processors

Name	Address	Activity	Scope of data transmitted
Unikom Bt	2360 Gyál, Petőfi u 101	accounting	Name, address/place of business, tax number
Lajos Topa	1162 Budapest Ferenc u 138	administrator	Total data processed
Gábor Szlovák	2730 Albertirsa Pesti út 82	administrator	Total data processed
Internetszolgáltatók Tanácsa	1132 Budapest Victor Hugo u 18-32	.hu Domain Registration	Total data processed
Magyar Hosting Kft	1132 Budapest Victor Hugo u 18-22	international domain registration	Total data processed

Biscuits (i.e. cookies)

Our website uses cookies. These are cookies that are necessary for the functioning of the website, so it is only necessary to acknowledge them, but not to accept them. We use them to identify the visitor to the website while they are on our site. For example, when registering for hosting. After leaving our site, this cookie is deleted after 25 minutes. It is not processed or forwarded.

In addition, a cookie is only used to acknowledge and accept the privacy notice, which will recognise your previous choice on your next visit.

Google Analytics, and Facebook or other cookies for marketing purposes are not used on our site.

Data security

The Data Controller will process personal data with the utmost care, in strict confidence, only to the extent necessary for the use of the services. The Data Controller has taken the technical and organisational measures and established the procedural rules necessary to enforce data management and data protection legislation, has committed its subcontractors to appropriate confidentiality obligations, and ensures adequate protection of the data it stores through server-level and application-level security procedures.

In this way, the controller ensures the availability, authenticity, integrity and confidentiality of the personal data processed.

The Controller shall regularly review these measures and rules and amend them as necessary.

We inform our customers that their data is not processed in an automated way, so they cannot exercise their right to data portability in our case.

We also inform our customers that we do not engage in profiling and do not transfer personal data outside the European Union.

We would like to inform our customers and users that, despite the precautions we take, electronic data transmitted over the Internet cannot be fully protected against all attacks.

If a data breach has occurred, we must report it to the supervisory authority within 72 hours of becoming aware of it and we keep a record of data breaches. If the personal data breach is likely to a high risk to the rights and freedoms of natural persons, the controller must inform the data subject of the personal data breach without undue delay.

Remedies

The data subject may request in writing (by email) information about the processing of his or her data. The Data Controller shall provide information about the data processed by it or by a processor on its behalf, the purposes, legal basis and duration of the processing, the source and categories of data, the name and address (registered office) of the processor and the activities of the processor in relation to the processing, as well as the persons who receive or have received the data and the purposes for which the data are processed. The controller shall provide the information in writing in an intelligible form within the shortest possible time from the date of the request, but not later than 25 days, or by e-mail, unless explicitly requested otherwise. The Controller may set a reasonable charge for requests for information that occur again in the current year.

The data subject may request the rectification of his/her data. They may request their deletion if the processing was unlawful or if the period of processing has expired. The controller shall inform the data subject of the rectification or erasure of the data subject's personal data.

the data subject and to whom the data have previously been disclosed for processing.

We inform our customers that they may not lawfully object to the processing of their data on the basis of the law or to the processing necessary for the performance of our contracts, nor may they lawfully request the deletion of this data.

The data subject may also request the restriction of processing if he or she contests the accuracy or lawfulness of the processing. Requests for restriction shall be dealt with by the Controller within 10 days.

If the data subject does not agree with any decision of the Data Controller, he or she may challenge it in court within 30 days of its notification.

If our customers have any doubts about the lawfulness of our data processing, they can lodge a complaint with [the National Authority for Data Protection and Freedom of Information](#).

Anyone who believes that his or her rights have been infringed as a result of the Data Controller's processing may take legal action. The court will decide the case out of turn. The competent court is the Metropolitan Court of Budapest, but the person initiating the action may also choose to bring the action before the competent court of his/her place of residence or domicile.