

PRIVACY NOTICE

www.gurgely.com

Data of the Controller

Name: **Gergő Kovács ev.**

Headquarters: 8710 Balatonszentgyörgy Bodon u. 4th

Registration number: 54720073

Name of the bank holding the account: K&H

Tax number: 55971320-1-34

Mobile number: +36209980160

Email address: gurgely@gurgely.com

Website: gurgely.com and gurgely.hu

Community site: <https://www.facebook.com/gurgelydesign>

Name of contact person in data protection matters: Gergő Kovács

Contact address for data protection matters: 8710 Balatonszentgyörgy, Bodon u. 4th

Privacy contact email: gurgely@gurgely.com

The hosting provider of the gurgely.hu website:

Name: **C-Host Kft.**

Mailing address: 1115 Budapest, Halmi utca 29.

E-mail address: info@nethely.hu

Phone number: + 36-1-445-2040

Company registration number: Cg. 01-09-961790

Tax number: 23358005-2-43

Website: www.nethely.hu

Gergő Kovács ev. (hereinafter: the Data Controller) reserves the right to amend this prospectus at any time. Should there be a change in the data management of the data controller in any circumstances, this prospectus will be changed within 30 days. The amendments will be consolidated with this prospectus, of which the data controller will place a notice on the website.

If the data controller is not able to verify the personal data provided to him, the person who provided it is responsible for the authenticity and accuracy of the personal data provided. The data controller draws the attention of the data subjects to the fact that the personal data provided by Gergő Kovács ev. indicate any changes to the data.

2. Rights of data subjects in relation to data processing

2.1. The right to transparent information

With this document, the data controller complies with the information obligations of the data controller, the data protection officer, the purpose and legal basis of the data processing, the duration, the source of the data, the rights of the data subject and the legal remedies. Oral information may be provided at the request of the data subject, provided that he or she proves his or her identity.

2.2. Right of access

The data subject has the right to request information from Gergő Kovács, Ev.

- Gergő Kovács ev. what personal information;
- on what legal basis;
- for what data management purpose;
- how long you treat; and that
- Gergő Kovács ev. to whom, when, under what law, to whom you granted access to your personal data or to whom you transferred your personal data;
- the source of your personal data;
- Gergő Kovács ev. whether it uses automated decision making and its logic, including profiling.

Gergő Kovács ev. make the copy of the personal data which is the subject of the processing available to the data subject free of charge for the first time upon request, and may then charge a reasonable fee based on administrative costs. In order to meet the data security requirements and to protect the rights of the data subject, Gergő Kovács ev. is obliged to make sure that the identity of the data subject and the person wishing to exercise the right of access coincide, for this purpose the information, access to the data and the issuance of a copy thereof are also subject to the identification of the data subject.

At your request, the data controller will provide information about your data that is processed by the data controller or processed by the data controller (or the data processor commissioned by the data controller). Thus, their source, purpose, legal basis, duration, name, address and activities of the data controller, the circumstances, effects and measures taken to remedy the data protection incident, and, if the personal data of the data subject are transferred, the legal basis and recipient of the transfer.

A request for information sent by letter shall be considered authentic by the controller if the data subject can be clearly identified on the basis of the request sent. A request for information sent by e-mail is considered authentic by the data controller only if it is sent from the data subject's e-mail address, but this does not preclude the data controller from identifying the data subject in another way before providing the information. In order to comply with the request, the data controller must make sure that a person who is genuinely entitled to do so wishes to assert the rights of the data subject. This may, in justified cases, also require the data subject to appear in person at the controller's registered office for the purpose of personal identification.

2.3. Right to rectification

The data subject shall have the right, at the request of the controller, to rectify inaccurate personal data concerning him or her without undue delay. Taking into account the purpose of the data processing, the data subject has the right to request that the incomplete personal data be supplemented, inter alia, by means of a supplementary statement.

If you or the data controller finds that the personal data it processes are inaccurate, incorrect or otherwise inappropriate, either at your request or as a result of the data controller's own action, the data controller will correct the incomplete or incorrect data.

The person concerned shall comply with paragraph 2.10. You can request that Gergő Kovács ev. change any of your personal information. If the relevant credit can be substantiated to the accuracy of the corrected data, Gergő Kovács ev. comply with the request within a maximum of one month and notify the person concerned of the contact details provided by him.

2.4. The right to restrict data processing

You may at any time request that the processing of some or all of the data you provide to the controller be restricted. In the event of a request for erasure, the data controller will not delete, but will block the data if the erasure would harm your legitimate interests. Locked data is handled by the data controller only as long as the purpose giving rise to the lock exists, after which the locked data is also deleted.

The person concerned shall comply with paragraph 2.10. You can request that the processing of your personal data be carried out by Gergő Kovács ev. (clearly indicating the limited nature of the data processing and ensuring that it is kept separate from other data) if

- disputes the accuracy of your personal data (in this case, Gergő Kovács limits the data processing to the period of time until he checks the accuracy of the personal data);
- the processing is unlawful and the data subject opposes the deletion of the data and instead requests that their use be restricted;
- the data controller no longer needs the personal data for the purpose of data processing, but the data subject requests them in order to make, enforce or protect legal claims; obsession
- the data subject has objected to the processing (in this case, the restriction applies for the period until it is established whether the legitimate reasons of the data controller take precedence over the legitimate reasons of the data subject).

2.5. Right to protest against data processing

The data subject has the right to object at any time for reasons related to his or her situation to the processing of his or her personal data on the basis of a legitimate interest. In that case, the controller may not further process the personal data unless the controller demonstrates that the processing is justified by overriding legitimate reasons which take precedence over the interests, rights and freedoms of the data subject or which are necessary to bring, assert or defend legal claims. related.

2.6. Right of cancellation - "right to be forgotten"

Personal data must be deleted if

1. the purpose of the data processing has ceased to exist,
2. the data subject has withdrawn his or her consent and there is no other legal basis for the processing,
3. the processing is based on a legitimate interest or is necessary for the performance of a task in the public interest or in the exercise of a public authority conferred on the controller, and the data subject objects to the processing,
4. the data processing is illegal,
5. personal data must be deleted in order to fulfill a legal obligation under Union or Member State law applicable to the controller,
6. the data were deleted in relation to information society services offered directly to children.

The Data Controller is not obliged to delete the data at the request of the data subject if any of the exceptions listed below apply. Personal data relating to the data subject may not be deleted if data processing is necessary

1. for the purpose of exercising the right to freedom of expression and information,
2. for the purpose of fulfilling an obligation imposed on the controller under Union or national law or performing a task carried out in the public interest or in the exercise of official authority,
3. on grounds of public interest in the field of public health,
4. for archiving purposes in the public interest, for scientific and historical research purposes or for statistical purposes, where the right of erasure would be likely to make such processing impossible or seriously jeopardize,
5. to submit, enforce or defend legal claims.

You can request the permanent and irrevocable deletion of your personal data at any time if your data is processed by the data controller with your consent. In the case of the data controller or your legitimate interest, as well as in the case of data processing in order to fulfill the mandatory legal storage and custody obligations, the data controller cannot delete your data. The data controller deletes the personal data at the same time as the purpose of the data processing ceases. The data controller also deletes the data if it is proved that the processing of the data is illegal for any reason, or even if its deletion is legally ordered by an authority or court.

In connection with the data management described in the prospectus, the data subject may exercise his or her right to delete only if the data is not necessary for the performance of the data management task.

2.7. The right to data portability

The data subject shall have the right to receive personal data concerning him which he has made available to a controller in a structured, widely used machine-readable format and to transfer such data to another controller without being hindered by the controller whose provided personal data if the processing is based on consent or a contract and the processing operates in an automated manner.

In exercising the right to data portability, the data subject shall have the right, if technically feasible, to request the direct transfer of personal data between data controllers. The exercise of this right must not infringe the right to be forgotten.

2.8. Withdrawal of consent

You have the right at any time to withdraw your consent to the processing of your personal data. Withdrawal of the consent sent by letter shall be considered authentic by the controller if the data subject can be clearly identified on the basis of the sent request. Withdrawal of consent sent by e-mail shall be considered authentic by the controller only if it is sent from the e-mail address of the data subject, but this does not preclude the data controller from identifying the data subject in another way before providing the information.

2.9. In the case of automated decision-making, the right of the data subject

The data subject shall have the right not to be covered by a decision based solely on automated data processing, including profiling, which would have legal effects on him or her or would be similarly significant. This provision shall not apply in the following cases:

1. necessary for the conclusion or performance of the contract between the data subject and the controller,
2. is governed by Union or Member State law applicable to the controller, which also lays down appropriate measures to protect the rights and freedoms and legitimate interests of the data subject, or,
3. is based on the express consent of the data subject.

The data controller shall ensure that the data subject has at least the right to request human intervention on the part of the data controller, to express his or her views and to object to the decision.

In order to comply with the request, the data controller must make sure that a person who is genuinely entitled to do so wishes to assert the rights of the data subject. This may, in justified cases, also require the data subject to appear in person at the controller's registered office for the purpose of personal identification.

2.10. How can you enforce your rights to your personal data against the data controller?

The data controller shall perform his / her duties related to the exercise of the data subject's rights within 30 days of receiving your request, or within 15 days in the event of a protest.

You can contact the data controller in the following ways:

Name of contact person in data protection matters: Gergő Kovács

Contact address for data protection matters: 8710 Balatonszentgyörgy, Bodon u. 4th

Privacy contact email: gurgely@gurgely.com

3. Remedies - alternative options available

3.1. An investigation can be initiated at the National Data Protection and Freedom of Information Authority

Anyone may initiate an investigation with the National Data Protection and Freedom of Information Authority (hereinafter the Authority) on the grounds that a breach of law has occurred or is imminent in connection with the processing of personal data. If the data subject does not agree with the decision made by the data controller, he or she may file a complaint against the possible violation of the data controller with the National Data Protection and Freedom of Information Authority.

National Data Protection and Freedom of Information Authority

1125 Budapest, Szilágyi Erzsébet avenue 22 / C.

Mailing address: 1530 Budapest, Mailbox: 5.

Phone: + 36-1-391-1400

Fax: + 36-1-391-1410

E-mail: ugyfelszolgalat@naih.hu

3.2. Judicial enforcement

In the event of a breach of his rights, the data subject may take legal action against the data controller. Proceedings against the controller or the processor shall be brought before the courts of the Member State in which the controller or the processor is established. Proceedings may also be instituted before a court of the Member State in which the data subject has his habitual residence, unless the controller or processor is a public authority of a Member State acting in the exercise of its official authority. In Hungary, you can also bring a lawsuit before the court of the data subject's place of residence or stay, at the choice of the data subject. The data subject may claim damages / damages from the data controller in the lawsuit:

- a. if the controller causes damage to another person through the unlawful processing of the data subject's data or a breach of data security requirements, he shall compensate him,
- b. if the controller infringes the data subject's right to privacy by unlawfully processing his or her data or by breaching data security requirements, the data subject may claim damages from the controller.