Data handling

Short

Personal data must be collected and treated in accordance with the law.

DM send mail only with specific consent. System can also send a message without.

The data is stored as safely as possible.

Personal information to third parties only pass small contribution.

Anyone information is added to the data stored on it, if requested by writing to the address info@banknote.hu.

The deletion of personal data can be requested at the info@banknote.hu.

Introduction

The BANKNOTE Commercial and Service Provider Limited Liability Company (1163 Budapest, 26-32 Cziráki street, Hungary, registered number. 01 09 862 912, VAT number: 13585349-2-42) (hereinafter referred to as the Provider, data) throws herself under the following prospectus. Data handling registration number: Naihan-73260/2014.

CXII of 2011 on the right of informational self-determination and freedom of information. Law § 20 (1) states that the data subject (in this case the user with a web shop, hereinafter referred to as the user) to be communicated prior to the start of the data processing, data management that is based on consent or mandatory.

The data subject must be informed before the start of the data processing is clearly and in detail all the facts relating to the management of data, particularly data management purpose and legal basis of data management and data processing of eligible persons, the duration of data management.

The data subject must be informed of the Info-TV. Based on § 6 (1) that also make use of personal data, even if the purchase of the subject's consent would be impossible or disproportionate costs and the handling of personal data In order to fulfill the legal obligation for data controllers required, or
It is necessary for the purpose controller or the legitimate interests of the third party validation and validation of these interests is limiting the right to protection of personal data rates.

The information should include the rights and remedies in relation to data management involved.

If the personal information of those concerned would be impossible or disproportionate costs (such as in this case a webshop), the following information may be made to the disclosure of information is:

- a) that data,
- b) the affected range,
- c) the information is intended,d) the duration of the data processing,

e) the data should be entitled to personal data controllers,

a description of the rights and remedies and f) the affected data management g) if the data processing is where the registration data protection, registration number of the data processing. Who controls the data management information to manage data following websites:

banknote.hu, accubanker.hu, uv-lampa.hu, uvlampa.hu, bankjegyszamlalo.hu, bankjegyszamlalo.eu, goldmill.hu, cashtech.hu, penzszamlalo.com, penzszamlalo.hu , penzszamolo.eu and content requirements based on the above. The prospectus is available from the following site: http://banknote.hu/adatvedelem

The amendments will come into force in information disclosure at the above address. Behind the informational display the titles of each chapter legal link.

Definitions Concepts (Section 3)

adat_en 1 question / User any specific or identified on the basis of personal data -identifiable natural person - either directly or indirectly; Data 2 people: the stakeholders associated data - especially the name in question, identification, and one or more characteristic physical, physiological, mental, economic, cultural or social identity of knowledge - and this data is deductible conclusion of the data subject; 3. Specific information: a) racial origin, nationality, political opinion or party affiliation, religious or philosophical beliefs, the advocacy organization membership, personal data concerning sex life, b) state of health, personal data relating to addictions and criminal personal data: 4. contribution: the will and determination of relevant voluntary declaration, based on appropriate information, and which unambiguously consent to the personal data concerning them - manage - full or covering certain operations; 5. protest: Statement by the parties, which criticizes the handling of personal data and calls for the elimination of data management and data erasure treated; 6. controller is a natural or legal person or legal entity without a body who or which alone or jointly with others, the purpose of the data determines, to take the decisions on data management (including instruments used) and executed, or a contracted data processor enforce; 7. Data Management: Regardless of the method used performed on data of any operation or set of operations, in particular collection, recording, organization, storage, alteration, use, polling, transmission, disclosure, coordination, combination, blocking, erasure or destruction and to prevent further use of the data, photos, sound or image recording, as well as the identification of persons physical characteristics (such as fingerprints and palm prints, DNA samples and iris images.) Recording; 8. 'data transfer to a third party to make the data available to specified;
9. disclosure: the disclosure of data to anyone;
10 data deletion: making data unrecognizable in such a way that the restoration is no longer possible; 11. Data designation: the data supplied for the purpose of identification markings to distinguish; 12. adatzárolás: in order to limit further the management of the supply of data identification markings final or definite period of time; 13. Data Destruction: complete physical destruction of media containing the data: 14. Data processing: technical tasks related to data processing operations, methods or means, and regardless of the application used to perform the operation site, provided that the technical tasks performed on the data; 15. Data processing means any natural or legal person or entity without legal personality who or which, according to its contract with the controller - including on the basis of the provisions of contract law as well - is processing data; 16. Data responsible: the bodies performing public functions, which was produced by electronic means of data required to be published in the public interest, or in which the operation of the data generated in this; 17 informants: the bodies performing public functions, which - if the data are not responsible for the data itself will be published - it receives data by the data owners publish the site; 18 files: all data is treated in a register; 19. Third Party: a natural or legal person or entity without legal personality who or which is different from the data subject, the data controller or data processor; The legal basis of data management (5th Section 6) Personal data may be processed only if
 the consent of the data subject or • by law or - based on an act, as defined in the circle - a local government decree purpose of public interest. 2. Personal data shall be, even if the purchase of the subject's consent would be impossible or disproportionate costs and the handling of personal data a) necessary to fulfill a legal obligation for data controllers or limiting b) for the purposes of the data controller or a third party's legitimate interest in enforcing and implementing those interests related to the protection of personal information rights of proportion.

3. If, through or other unavoidable reasons given are not able to consent to the disability in question can protect themselves or others vital interests and lives of the people, physical integrity or assets of immediate danger to troubleshoot or to the extent necessary to prevent during the term of the contribution obstacles to that question Personal data can be handled.

4. disclaimer of containing the age of 16 loaded with young consent to be valid consent or subsequent approval of the legal representative is not required.

5. If the data processing based on consent aim the controller entered into a written execution of a contract, the contract should include all the necessary information on the processing of personal data, the data subject must recognize, in particular, the definition of treated data, the duration of treatment, purpose of use, data transmission of fact, recipients processor utilization fact. The contract must contain no uncertain terms that the signing of consents to manage data as specified in the contract.

6. If the inclusion of personal data subject's consent has been the controller of the data obtained in the absence of a provision of the Act other than
to ensure compliance with the applicable legal obligations, or
To the controller or by the third person having a legitimate interest pursued if it is of interest to enforce this restriction of the right to personal data protection ratio

Data management is assigned (§ 4 [1] - [2])

1. In order to use personal data only for specified purposes, the exercise of rights and obligation. At every stage of the data processing should meet the aims of the data processing, data recording and management should be fair and lawful.

2. No personal data shall be processed other than those for which that data is essential for achieving the goal. The personal data only to the extent and for the time necessary to achieve that purpose use.

The other data management principles (§ 4 [3] - [4]) The personal data preserves its quality during data processing, as long as the data connection can be restored. The person concerned will be restored the connection, if the data controller has the technical conditions necessary for restoration.

The data management shall be ensured in the accuracy, completeness, and - if necessary for the purpose of data management view - up to date, and that can be identified only as long as necessary for the purpose of processing the data subject.

Functional Data Management

1. CXII of 2011 on the right of informational self-determination and freedom of information. Based on Law § 20 (1) shall be determined within the webshop functionality of web operation as follows:

a) that data,
b) the affected range,
c) the information is intended,
d) the duration of the data processing,
e) the data should be entitled to personal data controllers,
Description of the rights f) of the affected data management.

2. The fact of data collection, the range of managed data: Invoice name, contact name, billing address, email address, phone number, shipping name, shipping contact, telephone number in case of delivery in case of delivery address, date of purchase, time of purchase IP address.

3. The range of stakeholders: all stakeholders registered the webshop site. 3. oldal

4. The purpose of the data collection: Website full use of the Service, for example. Create a contract for services, determining the content, editing, monitoring the performance of the billed charges thereunder, as well as validating the claims, and handle any personal information in order to send newsletters granted.

5. Duration of data management, the deadline for data deletion: The deletion of the registration immediately. Except in the case of accounting documents, as C of 2000 on the basis of § 169 of the Law on Accounting (2) of this information must be kept for 8 years.

Accounting document directly and indirectly supporting the bookkeeping accounts (including general ledger accounts, analytical and detailed records as well) must be legible form for at least 8 years, based on the accounting records kept for reference traceable way.

6. The data is entitled to know the possible identity of controllers: the personal data of the controller to manage staff, with respect to those principles.

7. Presentation of the rights of the data subjects related to data management: The deletion of personal data, can initiate or modify affected in the following ways:

- The post 1163 Budapest, 26-32 Cziráki street. address - Info@banknote.hu by e-mail e-mail address.

8. The legal basis of data management: the user's consent, the Infotv. CVIII 2001 on certain aspects § 5 (1) and electronic commerce services and information society services. Act (hereinafter. Steer clear tv) 13 / A. § (3):

The service for the provision of services to manage the personal data that provide the service are technically indispensable. The service in the case of other conditions identical they be elected in any case be required to operate the equipment used in the provision of information society services so that the processing of personal data is granted only if it is to provide services and fulfill the other objectives set out in this Act have required, however in this case only to the extent and time required.

Principles for functional data management (steer clear of television. 13 / A.)

1. The service provider can manage personal identification information, address, and date of service use data on the duration and location-related information society services in order to take account of fees from a contract for the provision of information society services billing.

2. The service provider for the provision of services to manage the personal data that provide the service are technically indispensable. The service in the case of other conditions identical they be elected in any case be required to operate the equipment used in the provision of information society services so that the processing of personal data is granted only if it is to deliver the service and the fulfillment of other targets in steer clear of the law necessarily required, however in this case only to the extent and time required.

3. The service for any purpose other data on the use of the service - thus increasing the efficiency of particular services, addressed to the recipient's electronic advertisements or other recipient content delivery, for market research - only manageable basis with the prior definition of the data flow target and the recipient's consent.

Before and during use of the service recipient 4. the use of information society services must be ensured that the data processing prohibit.

5. The treated information from the contract creation failure, termination of the contract, and after invoicing. Information must be deleted if the data flow target is lost or when the recipient provides. Law unless provided otherwise in the data wipe to be carried out immediately.

6. The service provider must ensure that before and during the use of the recipient of the load of information society services may get to know that the service is data management purposes to which types of data, including the management of a recipient not related directly to data.

Cookies (cookies) Treatment

1. CXII of 2011 on the right of informational self-determination and freedom of information. Based on Law § 20 (1) shall be determined within the webshop cookie data management the following website:

- a) that data,b) the affected range,
- c) the information is intended,

d) the duration of the data processing,
e) the data should be entitled to personal data controllers,
Description of the rights f) of the affected data management.

2. Webáruházakra typical cookie called "use password-protected session cookie," "should Cart Cookies" and "security cookies", which are not needed to use to ask for prior consent from data subjects.

3. The fact of the data management, the range of managed data: the unique identification numbers, dates, times

4. The affected population: all the relevant website visitors.

5. The objective of data management: users identify the 'shopping cart' registration and tracking of visitors.

6. Duration of data management, data deletion The deadline for the duration of data management for session cookies completion of the websites visited, while in case of persistent cookies last 2 years.

7. The data is entitled to know the possible identity of controllers: the personal data of the controller to manage staff, with respect to those principles.

8. Presentation of the rights of the data subjects related to data management: The data subject shall have the option to delete your cookies in the browser's Tools / Options menu, usually under the Privacy Settings menu.

9. Data Management Legal basis of the contacts from consent is required if the sole purpose of using cookies specifically requested by via an electronic communications network transmission of a communication or that the subscriber or user of an information society service is provided to the operator necessarily need.

10. The frequency of visitors to the web using Google Analytics to measure the Service. When using the service are transmitted data. The transmitted data identifying the person concerned is not suitable. The Goggle privacy policy for more information, see http://www.google.hu/policies/privacy/ads/

11. The use of the web after Google Adwords remarketing code. Remarketing is a feature that lets the web for users who have previously visited the site to display relevant ads, while Google Display Network sites in other browsers. Remarketing code uses cookies for visitors to sign. The visiting webshop users can disable these cookies, and other information related to the management of data Goggle can read the following addresses: http://www.google.hu/policies/technologies/ads/ and https://support.google.com / analytics / answer / 2,700,409th If the user disables the remarketing cookies, they will not appear in the webáruháztól personalized offers.

Newsletter DM activity

1. XLVIII of 2008 on Essential Conditions of business advertising and 5. oldal

limitations of each. User expressly in advance and can contribute to the meaning of § 6 of the Act is to offer its advertising services, other shipments during registration specified search availabilities.

2. Furthermore, the customer keeping this information in mind the provisions can contribute to handle personal information required for the Service to send promotional offers.

3. Service does not send unsolicited commercial messages, and user limitation and without justification, to opt free of charge for sending offers. In this case, all services - advertising is required to send messages - personal information is deleted from the register of advertising and other offerings are not looking for a user. User unsubscribe by clicking on the advertising link in the message.

4. CXII of 2011 on the right of informational self-determination and freedom of information. Based on Law § 20 (1) must be defined within the data management newsletter is being sent to:

a) that data, b) the affected range,
c) the information is intended,
d) the duration of the data processing, e) the data should be entitled to personal data controllers, Description of the rights f) of the affected data management.

5. Data management fact, the range of managed data: name, email address, date, time.

6. The affected population: all those involved in the newsletter subscribers.

7. The purpose of processing: Sending electronic messages containing advertisements for those concerned, to provide information on current information, products, promotions, new features, etc.

8. Duration of data management, data deletion The deadline for the withdrawal of consent statement, that unsubscribing is data management.

9. The data potential controllers person is entitled to know: The personal data of the data management staff to manage, with respect to those principles.

10. A description of the rights of data subjects in relation to data management: The question at any time, free of charge unsubscribe from the newsletter.

11. The legal basis of data management: voluntary consent of the Infotv. XLVIII of 2008 on § 5 (1) of the advertising and marketing of certain basic conditions and limitations of. Law § 6 (5):

The advertiser, advertising operator and advertisement publisher - will lead them to the person making the declaration contributor personal data records -widely specified in the consent. Advertising for the recipient - - recorded in the register of data can be transferred only with the prior consent of the person concerned only for their contributing declared its withdrawal manageable and third parties.

Transmission 1. CXII of 2011 on the right of informational self-determination and freedom of information. Based on Law § 20 (1) shall be determined within the webshop site of transmission, the following activities:

a) that data, b) the affected range, c) the information is intended, d) the duration of the data processing, e) the data should be entitled to personal data controllers, Description of the rights f) of the affected data management.

2. The fact of the data management, the range of managed data. The scope of the 6. oldal

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adat_en transmitted data to manage the delivery: name, address, telephone number, model name, amount owed. The scope of the data transmitted to the online payment transaction: Name, address, transaction amount, transaction items. 3. The range of stakeholders: all stakeholders requesting home delivery / online shopping. 4. The objective of data management: meal deliveries of the ordered product / online shopping transaction. 5. The period of data handling, data deletion The deadline for the delivery / online subscription lasts parties. 6. The data is entitled to know the possible controllers person: The personal data are handled, with respect to those principles: DPD Hungária Kft. 1158 Buďapest, Késmárk street. 14 Tel: +36 1 501 6204 Fax: +36 1 501-6214 E-mail: dpd@dpd.hu Terms and Conditions: http://www.dpd.com/hu/Home/Siteutilities/GTC GLS General Logistics Systems Hungary Parcel Logistics Kft. H-2351 Alsónémedi, Europe u. 2nd Privacy policy: http://www.gls-hungary.com/doc1_4.html UPS Hungary Kft. 2220, road Lőrinci 61st Tel .: 06 40 98 98 98 (from Hungary only) Tel .: +36 1 877 0000 Fax: + 36 1 877 0114 CIB Bank Zrt Address: 1027 Budapest, BEAR U. 4-14. Postal address: 1537 Budapest, Pf 394.. Tel: (36-1) 423-1000 E-mail address: cib@cib.hu Web site: www.cib.hu Privacy policy: http://www.cib.hu/jogi_nyilatkozat/index Server Hosting: Ltd. Deninet. 1188 Budapest, Bercsényi u. 79 / b. Phone: +36 1 296-0075, +36 40620-030 Mobile: +36 20 935-4619, +36 70 318-9263 Fax: 1 296-0076, 1 700-1780 E-mail address: info@deninet.hu Technical questions: help@deninet.hu 7. Presentation of the rights of the data subjects related to data management: The insurer may request the home delivery / online subscription service controller as soon as the deletion of personal data. 8. The legal basis for the transmission of data: the user's consent, the Infotv. CVIII 2001 on certain aspects § 5 (1) and electronic commerce services and information society services. Law 13 / A. § (3). Privacy (Section 7) 1. The data controller is obliged to data processing operations are designed and implemented to ensure protection of the private sphere of the persons concerned.

2. The controller and the field of activity of the processing must ensure the security of data, must also take the necessary technical and organizational measures and establish the rules of procedure that are necessary for the Info TV., As well as other data and secrets protection rules take effect.

adat_en 3. Data should be protected by appropriate measures in particular against unauthorized access, alteration, disclosure, erasure or destruction, as well as the accidental destruction and damage, and become inaccessible resulting from changes in the technique used against.

It must provide appropriate technical solutions to protect 4. The various registers electronically managed data sets that the data contained in the registers - except if permitted by law - are not directly linked together and the question in order first.

5. During the automated processing of personal data to ensure the data controller and the data processor further action a. prevent unauthorized data entry;
b. prevent the use of automated data processing systems by data transmission equipment by unauthorized persons using;
c. it is possible to check and establish to the use of personal data communication equipment which were forwarded to authorities or forward;
d. to verify and establish which personal data, when and by whom the automatic data processing systems;
e. recoverability of the installed systems and in the event of malfunction f. that the appearance of faults in automated processing report is made.

6. The data controller and data processor must be the technique of determining the current level of development and application of measures for the security of the data view. More data management solutions that are possible should be chosen to ensure a higher level of protection of personal data, unless disproportionate difficulties for the controller.

Data subjects' rights (14 §19)

1. The affected may apply for the Service Provider to provide the processing of their personal data information, request correction of personal information and request personal information - with the exception of mandatory data management - erasure or blocking.

2. At the request of the concerned gives the controller information to which it relates treated or processed by a contracted data processor data, their source and the purpose of data management, grounds and duration of the data processing name, address and activities related to data management, and - the personal involvement In case of transmission of data - the legal basis for the transmission and recipient of.

3. The controller of the data transmission legality verification and for the information in question leads to transmission record that includes the date of the personal data it manages the transmission of the data to the legal basis and the recipient of the definition of the scope of the personal data transferred and the data prescribing other information required by law.

4. The data controller shall shortest period of time from the filing of the application, but not later than within 30 days, in a comprehensible form, the request to this effect to the concerned to provide the information in writing. The information is free.