

BÁTOR TÁBOR FOUNDATION
PRIVACY NOTICE FOR SUPPORTERS

1. GENERAL PROVISIONS AND CONTACT DETAILS

The Bátor Tábor Foundation (“**Bátor Tábor**”) processes information regarding its existing and prospective supporters which qualify as “personal data” as defined in article 1 of the General Data Protection Regulation No 2016/679 of the EU (“**GDPR**”). This notice (“**Notice**”) provides information about the processing of these data.

The seat of Bátor Tábor: H-Budapest, H-1135, Reitter Ferenc utca 46-48.

The registration number of Bátor Tábor: 01-01-0008659

The telephone number of Bátor Tábor: (+36 1) 302 8808

The e-mail address of Bátor Tábor: batortabor@batortabor.hu

The website of Bátor Tábor: www.batortabor.hu

The representative of Bátor Tábor and her contact details: Erna Kindli (batortabor@batortabor.hu)

The data protection officer of Bátor Tábor: Adrienn Esztervári (a.esztervari@batortabor.hu)

2. UPDATES AND AVAILABILITY OF THE PRIVACY NOTICE

Bátor Tábor reserves the right to modify this Notice unilaterally with effect after its modification, taking into account the limitations in the applicable laws and giving information to the data subjects in due time in advance where required. This Notice may be modified especially where it is needed, due to a change in the applicable laws, or that in the practice of the data protection authority, or when a new activity arises in connection with processing personal data, a new security risk is recognised or the feedback of the data subjects so requires.

3. SPECIFIC CONDITIONS OF DATA PROCESSING

Specific conditions of data processing may apply where certain specific kinds of data processing are carried out, in which case the data subjects will get specific information, for instance before they give their consent to the processing of their data.

4. THE SCOPE OF THE PROCESSED DATA AND THE PURPOSES OF THE PROCESSING

The data subjects always have to comply with the applicable laws when they provide personal data for Bátor Tábor. A primary requirement is that either informed consent or another legal basis is needed for providing personal data. Bátor Tábor is not liable for losses, damages or any harm which may arise due to a breach of such a commitment or representations made by a data subject.

Where the purpose for a certain data processing is needed for the pursuance of the legal interests of Bátor Tábor or those of a third party, then Bátor Tábor makes available the test carried out for balancing the underlying interests, when it is requested to do so, upon a request submitted to one of the above contact details.

Bátor Tábor expressly draws the attention of the data subjects to their right to object, on grounds relating to their particular situation, at any time to processing of personal data concerning them for the purposes of legitimate interests including profiling. In that case, Bátor Tábor will no longer process the personal data unless it demonstrates compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject or for the establishment, exercise or defence of legal claims. Where the processing of personal data serves direct marketing purposes the data subject is entitled to object to the processing of personal data regarding him/her for such purposes, including profiling, in so far as the latter relates to direct marketing. In case the data subject objects

to the data processing where it is carried out for direct marketing purposes, then the processing of the personal data concerned cannot be continued for this purpose.

The scope, the purposes, the duration, and the identity of persons who are allowed to have access to the personal data undergoing processing are indicated in the table below.

Where this Notice indicates the term prescribed by the statute of limitations as the time period while data are stored, any event which leads to a break in such term extends the storage period until the new term when the underlying rights become time-barred due to the statute of limitations. The legal basis on which the term of the data storage is determined is the Act V of 2013 on the Hungarian Civil Code ("**Civil Code**"), in most of these cases.

Purpose of the processing	Legal basis of the processing	Scope of processed data	Duration of storage, access rights, data transfers
<p>Donation to Bátor Tábor on its website www.batortabor.hu (“Website”) by private individuals</p> <p>Individuals who wish to make donations may fill the data sheet on the Website about their donations.</p>	<p>Article 6 (1) a) of the GDPR (voluntary consent of the Supporter).</p> <p>The Supporter may withdraw his/her consent any time. Such withdrawal will not affect the legitimacy of the data processing carried out on the consent granted prior to the withdrawal.</p> <p>Without the consent of the supporter, Bátor Tábor cannot process his/her data.</p> <p>With respect to personal data that are collected in connection with accountancy documents and records related to donations, Bátor Tábor has to process such data on the basis of 6 (1) c) of the GDPR (the data processing is needed for the fulfilment of a legal obligation). The legal obligation: the data required to support accountancy documents and records have to be stored for 8 years in accordance with section 169 (2) of the Act C of 2000 on accountancy (“Accountancy Act”).</p>	<p>The means of payment (i.e. bank card, bank transfer/by way of post), regularity of the donation (one off, monthly, quarterly, every half year), the amount of the donation (in HUF/euro/ US dollar).</p> <p>In addition, the personal data of the Supporter: family name, first name, e-mail address, phone number (these are the data which are compulsory for a donation) name of the city (settlement), postal code, street, house number, notes, content of the message.</p> <p>In case of a donation made through the Adventure Force Program (In Hungarian: “Élménykülönítmény”) further optional consents: Indication of the name of the Supporter and/or that of the donated funds among the supporters of the sportsman providing charity. In the absence of such consent, the data will not be indicated on the Website as related to the particular donations.</p>	<p>Duration of storage of data: Bátor Tábor processes the data until the consent is withdrawn; in the absence of this, for 5 years in accordance with section 6:22 of the Civil Code (in most cases, claims become time-barred after 5 years due to the statute of limitations). Data required to support accountancy documents and records have to be stored for 8 years in accordance with section 169 (2) of Accountancy Act.</p> <p>Persons within the organisation of Bátor Tábor who are authorised to have access to the personal data: members of the Donation Management Team.</p>
<p>Donation to Bátor Tábor on the Website by firms</p>	<p>Article 6 (1) f) of the GDPR (data processing is needed to pursue the legitimate interests</p>	<p>The means of payment (i.e. bank card, bank transfer/by way of post), regularity of the donation (one off, monthly, quarterly, every</p>	<p>Duration of storage of data: Bátor Tábor processes the data until the consent is withdrawn; in the absence of this, for 5 years</p>

Purpose of the processing	Legal basis of the processing	Scope of processed data	Duration of storage, access rights, data transfers
<p>Where firms/companies wish to make donations, they may fill the data sheet on the Website about their donations.</p>	<p>of Bátor Tábor and those of the persons who are interested in donations).</p> <p>The legitimate interest: receiving and allocating the donated funds among the eligible persons and entities.</p>	<p>half year), the amount of the donation (in HUF/euro/ US dollar).</p> <p>In addition, the personal data of the contact person of the Supporter: family name, first name, e-mail address, phone number (these are the data which are compulsory for a donation) his/her position/function, notes, content of the message.</p> <p>In addition, the data of the supporting firm: company/firm name, registered seat, company registration number.</p>	<p>in accordance with section 6:22 of the Civil Code (in most cases, claims become time-barred after 5 years due to the statute of limitations). Data required to support accountancy documents and records have to be stored for 8 years in accordance with section 169 (2) of Accountancy Act.</p> <p>Persons within the organisation of Bátor Tábor who are authorised to have access to the personal data: members of the Donation Management Team.</p>
<p>Inquiries of individuals made through the Website who are interested in prospective donations, volunteering or participation in camps</p>	<p>Article 6 (1) a) of the GDPR (voluntary consent of the individual).</p> <p>The inquirer may withdraw his/her consent any time. Such withdrawal will not affect the legitimacy of the data processing carried out on the consent granted prior to the withdrawal.</p> <p>Without the consent of the inquirer, Bátor Tábor cannot provide the requested information.</p>	<p>The personal data of the data subject: family name, first name, e-mail address (these are the data which are compulsorily given) phone number.</p>	<p>Duration of storage of data: the data will be erased, if the data subject so requests; in the absence of such request, until the inquiry is satisfied.</p> <p>Persons within the organisation of Bátor Tábor who are authorised to have access to the personal data: members of the Donation Management Team, and those responsible for the organising volunteering and camps.</p>
<p>Joining an Adventure Force Program (“Élménykülönítmény”) through the webpage</p>	<p>Article 6 (1) a) of the GDPR (voluntary consent of the Supporter). Where the habits regarding sports activities also</p>	<p>The personal data of the applicant: family name, first name, e-mail address, phone number, name of the city (settlement), postal code, street, house number, place of work,</p>	<p>Duration of storage of data: Bátor Tábor processes the data until the consent is withdrawn; in the absence of this, for 5 years in accordance with section 6:22 of the Civil</p>

Purpose of the processing	Legal basis of the processing	Scope of processed data	Duration of storage, access rights, data transfers
<p>www.elmenykulonitmeny.hu and donations made in the course of participation in a program</p> <p>(i) The Adventure Force Program is the charitable sport community of the Bátor Tábor, which has been created to help seriously ill children, and members of the teams are competing in different sport competitions and gathering donations through the sport for Bátor Tábor.</p>	<p>include health-related data: Article 9 (2) a) of the GDPR (express consent of the Supporter).</p> <p>The Supporter may withdraw his/her consent any time. Such withdrawal will not affect the legitimacy of the data processing carried out on the consent granted prior to the withdrawal.</p> <p>Without the consent, the Supporter cannot participate in the Adventure Force Program of Bátor Tábor.</p> <p>With respect to personal data that are collected in connection with accountancy documents and records related to donations, Bátor Tábor has to process such data on the basis of 6 (1) c) of the GDPR (the data processing is needed for the fulfilment of a legal obligation). The legal obligation: the data required to support accountancy documents and records have to be stored for 8 years in accordance with section 169 (2) of the Act C of 2000 on accountancy (“Accountancy Act”).</p>	<p>function/position, T-shirt size.</p> <p>In addition, a profile photo, sports-related habits, text serving as introduction where given by the data subject on a voluntary basis.</p>	<p>Code (in most cases, claims become time-barred after 5 years due to the statute of limitations). Data required to support accountancy documents and records have to be stored for 8 years in accordance with section 169 (2) of Accountancy Act.</p> <p>Persons within the organisation of Bátor Tábor who are authorised to have access to the personal data: members of the Adventure Force Project.</p>

Purpose of the processing	Legal basis of the processing	Scope of processed data	Duration of storage, access rights, data transfers
<p>Use of name cards/business cards</p>	<p>Article 6 (1) a) of the GDPR (voluntary consent of the Supporter).</p> <p>The Supporter may withdraw his/her consent any time. Such withdrawal will not affect the legitimacy of the data processing carried out on the consent granted prior to the withdrawal.</p> <p>Without the consent of the supporter, Bátor Tábor will not store the name card/business card concerned.</p>	<p>The contact details indicated on the name/business card.</p>	<p>Duration of storage of data: the data will be erased, if the data subject so requests; in the absence of such request, the time period while the relationship exists.</p> <p>Persons within the organisation of Bátor Tábor who are authorised to have access to the personal data: members of the Donation Management Team.</p>
<p>Electronic newsletter about the current events of Bátor Tábor, information about the activity of Bátor Tábor and how the donations are used, camp news and donation request messages</p>	<p>Article 6 (1) a) of the GDPR (voluntary consent of the individual) and section 6 (1) of the Act XLVIII of 2008 on the fundamental conditions and certain limitations of business promotional activities – unambiguous and express consent of the data subject given in advance.</p> <p>The consent may be withdrawn any time without any limitation and for free of charge. Such withdrawal will not affect the legitimacy of the data processing carried out on the consent granted prior to the</p>	<p>The name and e-mail address of the prospective addressee.</p>	<p>Duration of storage of data: If the individual so requests, the data may be erased any time (until withdrawal).</p> <p>Persons within the organisation of Bátor Tábor who are authorised to have access to the personal data: members of the Donation Management Team.</p>

Purpose of the processing	Legal basis of the processing	Scope of processed data	Duration of storage, access rights, data transfers
	<p>withdrawal.</p> <p>Without the consent of the individual, Bátor Tábor will not be able to send newsletters via e-mail.</p>		
<p>Alumni newsletter for charitable athletes of the Adventure Force Program</p>	<p>Article 6 (1) a) of the GDPR (voluntary consent of the individual)</p> <p>The individual may withdraw his/her consent any time. Such withdrawal will not affect the legitimacy of the data processing carried out on the consent granted prior to the withdrawal.</p> <p>Without the consent of the individual, Bátor Tábor will not be able to send alumni newsletter.</p>	<p>The name, e-mail address and address of the charitable athletes.</p>	<p>Duration of storage of data: If the individual so requests, the data may be erased any time (until withdrawal).</p> <p>Persons within the organisation of Bátor Tábor who are authorised to have access to the personal data: members of the Donation Management Team.</p>
<p>Sending a direct marketing mail for donation request by post</p>	<p>Article 6 (1) a) of the GDPR (voluntary consent of the individual) and section 6 (1) of the Act XLVIII of 2008 on the fundamental conditions and certain limitations of business promotional activities – unambiguous and express consent of the data subject given in advance.</p>	<p>The name and postal address of the addressee.</p>	<p>Duration of storage of data: If the individual so requests, the data may be erased any time (until withdrawal).</p> <p>Persons within the organisation of Bátor Tábor who are authorised to have access to the personal data: members of the Donation Management Team.</p>

Purpose of the processing	Legal basis of the processing	Scope of processed data	Duration of storage, access rights, data transfers
	<p>The consent may be withdrawn any time without any limitation and for free of charge. Such withdrawal will not affect the legitimacy of the data processing carried out on the consent granted prior to the withdrawal.</p> <p>Without the consent of the individual, Bátor Tábor will not be able to send direct marketing letters.</p>		

5. PERSONS AUTHORIZED TO PROCESS DATA

The contracting partners engaged by Bátor Tábor for carrying out tasks related to data processing operations are listed below. Such contracting partners act as “data processors” i.e. they process the personal data defined in in this Notice on behalf of Bátor Tábor.

Bátor Tábor should use only data processors who provide sufficient guarantees, in particular in terms of expert knowledge, reliability and resources, to implement technical and organisational measures which will meet the requirements of the GDPR, including for the security of processing. The particular tasks and liabilities of the data processor are stipulated in the data processing agreement made between the Bátor Tábor and the data processor. After the completion of the processing on behalf of Bátor Tábor, the processor should, at the choice of the Bátor Tábor, return or delete the personal data, unless there is a requirement to store the personal data under Union or Member State law to which the processor is subject.

<p>EDIMA.email Kft.</p> <p><u>seat:</u> H-1061 Káldy Gyula u. 4.</p> <p><u>company registration number:</u> Cg. 01-09-727387</p> <p><u>telephone number:</u> [06-1-269-5513]</p> <p><u>e-mail address:</u> hello@edima.hu</p>	<p>Sending electronic letters on behalf of Bátor Tábor and providing statistics of the same, providing information to Bátor Tábor.</p> <p>Scope of processed data: the name, e-mail address, IP address, gender, scope of interests of, date of opting in by, and the type of opt-in of, the date of entry, the date of click-on and its objective, the number of opt-outs by the data subjects. Data required for statistics: the name and e-mail address of the addressee.</p>

6. DATA TRANSFERS TO OTHER DATA PROCESSORS

Bátor Tábor transfers the personal data to companies that are indicated below which are not listed above separately.

Those companies act as data processors which means that they can, independently or together with other persons, determine the objectives for which personal data are processed, may make decisions and implement them regarding data processing (including the identity of the tools of it) or have them implemented by other data processors which they may engage. The recipients of the data transfers act as independent data processors while carrying out their activities in accordance with their own terms and conditions of processing doing so beyond the control of Bátor Tábor. The Supporter can request further information from these companies.

Recipient of the data transfer	Activity
OTP Mobil Kft.	On-line payments through the internet, i.e. facilitating and approving payment transactions, detecting and preventing payment frauds by

Recipient of the data transfer	Activity
seat: H-1093 Budapest, Közraktár u. 30-32 company registration number: 01-09-174466 telephone number: 06 1 3666 611 e-mail: ugyfelszolgalat@simple.hu	SimplePay services. Scope of processed data: the name, telephone number, e-mail address of the customers who pays by using the SimplePay services, amounts, dates and times of the transactions they make, IP address, invoicing address, delivery address of them. Legal basis of the data transfer: article 6 (1) f) of the GDPR (the data processing is needed for pursuing the legitimate interests of Bátor Tábor). The legitimate interest: safe and transparent implementation of the donations made for the benefit of Bátor Tábor.

7. MEASURES AIMED AT SAFEGUARDING PERSONAL DATA

Bátor Tábor keeps printed materials related to the personal data of campers in locked cabinets. Access to the data that are stored online is limited also within the organisation as only those teams work with the data to whose work this is inevitably needed. The internal network is protected against external attacks by a borderline defence system.

8. DATA PROTECTION RIGHTS AND REMEDIES OF DATA SUBJECTS

8.1 Rights and remedies regarding privacy

The detailed rights and remedies of the data subjects are set forth in the applicable provisions of the GDPR (especially in articles 15, 16, 17, 18, 19, 20, 21, 22, 77, 78, 79, 80, and 82 of the GDPR). The summary set out below describes the most important provisions and Bátor Tábor provides information for the data subjects in accordance with the above articles about their rights and remedies related to the processing of personal data.

Bátor Tábor will respond without unreasonable delay and by no means later than within one month of receipt to the request of a data subject whereby such person exercises his/her rights about the measures taken upon such request (see articles 15-22 of the GDPR). This period may be, if needed, extended by further two months in the light of the complexity of the request and the number of requests to be processed. Bátor Tábor notifies the data subject about the extension also indicating its grounds within one months of the receipt of the request.

The information will be provided in writing, or by other means, including, where appropriate, by electronic means. When requested by the Data subject, information may also be provided orally, provided that the identity of the Data subject is proven by other means. Where the request has been submitted by electronic means, the response should likewise be sent electronically unless the Data subject otherwise requests.

In case Bátor Tábor does not take any measure upon the request, it shall so notify the data subject without delay but by no means later than in one month stating why no measures are taken and about the opportunity of the data subject to lodge a complaint with the data protection authority and to file an action with the courts for remedy.

8.2 The data subject's right of access

The data subject has the right to obtain confirmation from Bátor Tábor whether or not personal data concerning him/her are being processed. Where the case is such, then he/she is entitled to have access to the personal data concerned and to the following information:

- a) the purposes of the processing;
 - b) the categories of personal data concerned;
 - c) the recipients or categories of recipient to whom the personal data have been or will be disclosed including especially recipients in third countries and/or international organisations;
 - d) where possible, the envisaged period for which the personal data will be stored, or, if not possible, the criteria used to determine that period;
 - e) the right of the data subject to request from Bátor Tábor rectification or erasure of personal data or restriction of processing of personal data concerning the data subject, or to object to such processing;
 - f) the right to lodge a complaint with a supervisory authority;
 - g) where the personal data are not collected from the data subject, any available information as to their source;
 - h) whether automated decision making (article 22 (1) and (4) of the GDPR) is applied including profiling, and in such case, at least information in comprehensible form about the applied logic and the significance of such data processing and the expectable consequences it may lead to for the data subject.
- (2) Where personal data are forwarded to a third country, the data subject is entitled to obtain information concerning the adequate guarantees of the data transfer.
- (3) Bátor Tábor provides a copy of the personal data undergoing processing to the data subject. Bátor Tábor may charge a reasonable fee based on administrative costs for requested further copies. Where the data subject submitted his/her request in electronic form, the response will be provided to him/her by widely used electronic means unless otherwise requested by the data subject.

8.3 Right to rectification

The data subject has the right to request that Bátor Tábor rectify inaccurate personal data which concern him/her without undue delay. In addition, the data subject is also entitled to have incomplete personal data completed e.g. by a supplementary statement or otherwise.

8.4 Right to erasure ('right to be forgotten')

- (1) The data subject has the right that when he/she so requests, for Bátor Tábor to erase the personal data concerning him/her without delay where one of the following grounds applies:
- (a) the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed by Bátor Tábor;
 - (b) the data subject withdraws consent on which the processing is based, and no other legal ground subsists for the processing;
 - (c) the data subject objects to the processing and there are no overriding legitimate grounds for the processing;
 - (d) the personal data have been unlawfully processed;
 - (e) the personal data have to be erased for compliance with a legal obligation in Union or Member State law to which Bátor Tábor is subject;
 - (f) the collection of the personal data occurred in connection with offering services regarding the information society.
- (2) In case Bátor Tábor has made the personal data public and then it becomes obliged to delete it as aforesaid, then it will, taking into account the available technology and the costs of implementation, take reasonable steps including technical steps in order to inform processors who carry out processing that the data subject has initiated that the links leading to the personal data concerned or the copies or reproductions of these be deleted.

- (3) Paragraphs (1) and (2) shall not apply to the extent that processing is necessary, among other things, for:
- a) exercising the right of freedom of expression and information;
 - b) compliance with a legal obligation which requires processing by Union or Member State law to which Bátor Tábor is subject;
 - c) archiving purposes in the public interest, scientific or historical research purposes or statistical purposes in so far as the right referred to in paragraph (1) is likely to render impossible or seriously impair the achievement of the objectives of that processing; or
 - d) establishment, exercise or defence of legal claims.

8.5 Right to restriction of processing

- (1) The data subject has the right to obtain a restriction of processing from Bátor Tábor where one of the following applies:
- a) the accuracy of the data is contested by the data subject, for a period enabling Bátor Tábor to verify the accuracy of the personal data;
 - b) the processing is unlawful and the data subject opposes the erasure of the personal data and requests the restriction of their use instead;
 - c) Bátor Tábor no longer needs the personal data for the purposes of the processing, but the data subject requires them for the establishment, exercise or defence of legal claims;
 - d) the data subject has objected to processing based on the legitimate interest of Bátor Tábor pending the verification whether the legitimate grounds of Bátor Tábor override those of the data subject.
- (2) Where processing has been restricted under paragraph (1), such personal data shall, with the exception of storage, only be processed with the consent of the data subject or for the establishment, exercise or defence of legal claims or for the protection of the rights of another natural or legal person or for reasons of important public interest of the Union or of a Member State.
- (3) Bátor Tábor informs the data subject whose request has served as grounds for the restriction based on the aforesaid, before the restriction of processing is lifted.

8.6 Notification obligation regarding rectification or erasure of personal data or restriction of processing

Bátor Tábor will communicate any rectification or erasure of personal data or restriction of processing to each recipient to whom the personal data have been disclosed, unless this proves impossible or involves disproportionate effort. Bátor Tábor informs the data subject about those recipients, if he/she so requests.

8.7 Right to data portability

- (1) The data subject has the right to receive the personal data concerning him/her, which he/she has provided to Bátor Tábor in a structured, commonly used and machine-readable format and have the right to transmit those data to another controller without hindrance from Bátor Tábor, where:
- a) the processing is based on consent or on a contract; and
 - b) the processing is carried out by automated means.
- (2) In exercising the right to data portability pursuant to paragraph (1), the data subject shall have the right to have the personal data transmitted directly from one controller to another (including between Bátor Tábor and another processor), where technically feasible.

- (3) Exercising the aforesaid right shall not contravene to provisions concerning the right to erasure ('right to be forgotten') and, further, this right shall not harm the rights and freedoms of others.

8.8 Right to object

- (1) **The data subject has the right to object, on grounds relating to his/her particular situation, at any time to processing of personal data concerning him/her for the purposes of legitimate interests. Bátor Tábor will no longer process the personal data unless it demonstrates compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject or for the establishment, exercise or defence of legal claims.**
- (2) **Where the processing of personal data serves direct marketing purposes the data subject is entitled to object to the processing of personal data regarding him/her for such purposes, including profiling, in so far as the latter relates to direct marketing.**
- (3) **In case the data subject objects to the processing of personal data with the aim of direct marketing, then the personal data can no longer be processed for this purpose.**
- (4) In connection with the use of services related to information society, the data subject may refer to his/her right of objection, with deviation from the directive 2002/58/EC, by means of automated devices based on technical prescriptions.
- (5) Where personal data is processed for scientific or historical research purposes or statistical purposes, the data subject, on grounds relating to his/her particular situation, has the right to object to processing of personal data concerning him/her, unless the processing is necessary for the performance of a task carried out for reasons of public interest.

8.9 Right to lodge a complaint with a supervisory authority

The data subject has the right to lodge a complaint with a supervisory authority, in particular in the Member State of his/her habitual residence, place of work or place of the alleged infringement if he/she considers that the processing of personal data relating to him/her infringes the GDPR. In Hungary, the competent supervisory authority is the Hungarian Authority for data Protection and Freedom of Information (<http://naih.hu/>; H-1530 Budapest, Pf.: 5; telephone: +36-1-391-1400; fax: +36-1-391-1410; e-mail: ugyfelszolgalat@naih.hu)

8.10 Right to an effective judicial remedy against a supervisory authority

- (1) The data subject has the right to an effective judicial remedy against a legally binding decision of a supervisory authority concerning him/her.
- (2) The data subject has the right to an effective judicial remedy where the supervisory authority which is competent does not handle a complaint or does not inform him/her within three months on the progress or outcome of the complaint lodged.
- (3) Proceedings against a supervisory authority shall be brought before the courts of the Member State where the supervisory authority is established.

8.11 Right to an effective judicial remedy against Bátor Tábor or the data processor

- (1) The data subject, without prejudice to any available administrative or non-judicial remedy, including the right to lodge a complaint with a supervisory authority, has the right to an effective judicial remedy where he/she considers that his/her rights under the GDPR have been infringed as a result of the processing of his/her personal data in non-compliance with the GDPR.
- (2) Proceedings against Bátor Tábor or a processor shall be brought before the courts of the Member State where Bátor Tábor or the processor has an establishment. Alternatively, such proceedings

may be brought before the courts of the Member State where the data subject has habitual residence. In Hungary, the Appeal Courts have competence to hear such lawsuits. The data subject may, as an alternative, submit the lawsuit to the Appeal Court which has jurisdiction according to the place of residence or stay of the data subject. Information on the competent Appeal Courts is available at www.birosag.hu.

I acknowledge the content of the above information and I have received a copy of the same. I hereby confirm that I was allowed to ask my question and I have received sufficient information in connection with them.

[Date]

[name of the person making the declaration]