

PRIVACY NOTICE

to inform you - as visitor to our website and user of our services – about our company's data processing and data protection rules.

1. What basic principles do we follow upon data processing?

We follow the below basic data processing principles:

- a) we process personal data lawfully and fairly, in a manner that is transparent to you
- b) we collect personal data only for a specific, clear and lawful purpose and do not process them in a manner that is not compatible with the purposes
- c) the personal data collected and processed by us are appropriate and relevant for the purposes of data processing, and are limited to the purpose
- d) we take all reasonable measures to ensure that the data processed by us are accurate and – if necessary – up-to-date, we immediately erase or rectify inaccurate personal data
- e) personal data are stored in a manner that you are identifiable only for the period required for fulfilling the purposes of personal data processing
- f) we ensure the appropriate security of the personal data by taking appropriate technical and organisational measures against unauthorised or unlawful processing, accidental loss or destruction of, or damage to the data

Your personal data are

- a) processed, i.e. collected, recorded, arranged, stored and used based on your voluntary consent based on prior information, only to the required extent and in all cases limited to purpose
- b) processed in certain cases based on the provisions of legal regulations, in an obligatory manner, and in such cases we separately draw your attention to this fact
- c) processed in certain cases with a view to the legitimate interest of our Company or a third party, e.g. running and updating our website and providing for its security

Definition of terms

1. data subject: shall mean any natural person directly or indirectly identifiable by reference to specific personal data;
2. personal data: shall mean data relating to the data subject, in particular by reference to the name and identification number of the data subject or one or more factors specific to his physical, physiological, mental, economic, cultural or social identity as well as conclusions drawn from the data in regard to the data subject;
3. special data: personal data revealing racial origin or nationality, political opinions and any affiliation with political parties, religious or philosophical beliefs or trade-union membership, and personal data concerning sex life, personal data concerning health, pathological addictions, or criminal record;

4. criminal personal data: shall mean personal data relating to the data subject or that pertain to any prior criminal offense committed by the data subject and that is obtained by organizations authorized to conduct criminal proceedings or investigations or by penal institutions during or prior to criminal proceedings in connection with a crime or criminal proceedings;
5. data of public interest: shall mean information or data other than personal data, registered in any mode or form, controlled by the body or individual performing state or local government responsibilities, as well as other public tasks defined by legislation, concerning their activities or generated in the course of performing their public tasks, irrespective of the method or format in which it is recorded, its single or collective nature; in particular data concerning the scope of authority, competence, organisational structure, professional activities and the evaluation of such activities covering various aspects thereof, the type of data held and the regulations governing operations, as well as data concerning financial management and concluded contracts;
6. data public on grounds of public interest: shall mean any data, other than public information, that are prescribed by law to be published, made available or otherwise disclosed for the benefit of the general public;
7. the data subject's consent: shall mean any freely and expressly given specific and informed indication of the will of the data subject by which he signifies his agreement to personal data relating to him being processed fully or to the extent of specific operations;
8. the data subject's objection: shall mean a declaration made by the data subject objecting to the processing of their personal data and requesting the termination of data processing, as well as the deletion of the data processed;
9. controller: shall mean the person who determines the purposes and means of the processing of data (independently or with others). Currently, our website does not collect personal data;
10. data processing: shall mean any operation or the totality of operations performed on the data, irrespective of the procedure applied; in particular, collecting, recording, registering, classifying, storing, modifying, using, querying, transferring, disclosing, synchronising or connecting, blocking, deleting and destructing the data, as well as preventing their further use, taking photos, making audio or visual recordings, as well as registering physical characteristics suitable for personal identification (such as fingerprints or palm prints, DNA samples, iris scans);
11. data transfer: shall mean ensuring access to the data for a third party;
12. disclosure: shall mean ensuring open access to the data;
13. data deletion: shall mean making data unrecognisable in a way that it can never again be restored;
14. data tagging: shall mean marking data with a special ID tag to differentiate it;
15. blocking of data (restriction of data processing): shall mean marking data with a special ID tag to indefinitely or definitely restrict its further processing;
16. data destruction: shall mean complete physical destruction of the data carrier recording the data;
17. data processing: shall mean performing technical tasks in connection with data processing operations, irrespective of the method and means used for executing the

operations, as well as the place of execution, provided that the technical task is performed on the data;

18. data processor: shall mean any natural or legal person or organisation without legal personality processing the data on the grounds of a contract, including contracts concluded pursuant to legislative provisions;
19. data set: shall mean all data processed in a single file;
20. third party: shall mean any natural or legal person, or organisation without legal personality other than the data subject, the data controller or the data processor;
21. EEA Member State: shall mean any Member State of the European Union and any State which is party to the Agreement on the European Economic Area, as well as any State the nationals of which enjoy the same legal status as nationals of States which are parties to the Agreement on the European Economic Area, based on an international treaty concluded between the European Union and its Member States and a State which is not party to the Agreement on the European Economic Area;
22. third country: shall mean any State that is not an EEA State;
23. data protection incident: shall mean unlawful control or processing of personal data, thus specifically illegitimate access, change, transmission, disclosure, erasure or annihilation as well as accidental destruction and damage;
24. website: shall mean Internet page(s), press product(s) run by the Controller and the sub-pages of these website(s);
25. user: shall mean the natural person who registers for the Services and, within this framework, provides his/her data listed in paragraph III below;
26. external service provider: third party service provider partners used by the Controller for running individual Websites or for providing the services available through the Website – either directly or indirectly – to whom the personal data are, or may be forwarded in order to provide their services or who may transfer personal data to the Controller. Furthermore, external service providers are also those service providers who do not cooperate with the Controller but they may be capable of identifying the User by accessing the websites of the Services, by collecting data on the Users either individually or in combination with other data.

2. Who we are

Truck Race Promotion Kft.

Our company's website: <http://v4logistics.hu/>

Contact: info@v4logistics.hu

Registered seat: 1037 Budapest, Montevideó út 5.

Vat number: 24765356-2-41

Corporate registration number: 01-09-181139

Our Company organizes the given event jointly with its partner, the Ministry of Foreign Affairs and Trade, the data collected at the website are forwarded to the Ministry and are processed jointly.

Name, address and contacts of our Company's storage space provider: Lampyon Hungary Kft.

1119 Budapest, Petzvál József utca 56.

E-mail address: info@lampyon.com

Telephone: +36 1 382 1668

Upon data processing, we use the following data processors in order to provide high-level services to our customers:

NAME	ADDRESS	ACTIVITIES
Lampyon Hungary Kft.	1119 Budapest, Petzvál József utca 56.	<i>IT services</i>
Lampyon Hungary Kft.	1119 Budapest, Petzvál József utca 56.	<i>storage space provision</i>
Lampyon Hungary Kft.	1119 Budapest, Petzvál József utca 56.	<i>database maintenance and processing</i>

Should the circle of our data processors be modified, the changes will be indicated in this notice.

Data processed by us:

Description of the activity, purpose of data processing	Legal basis	Processed data	Period	
Website visit The purpose is to ensure the proper operation of the website at high standards, checking and improving the service quality, identifying malevolent visitors attacking our website, measuring the visitor rate, statistical purposes	Our company's legitimate interest	IP Address date of visit data of the visited sub-pages, type of the operation system and the browser used by you		

<p>Registration for the V4+ Logistics Forum</p> <p>the purpose is to provide the fullest possible user experience for our visitors</p> <p>notification about outage, about changes to our contacts etc.</p>	consent	<p>Full name E-mail address Name of company/organisation Telephone number Headcount</p>	<p>until deleting the registration or until withdrawing the consent</p>	
<p>Administration, complaint</p> <p>response to comments, complaints</p>	legal obligation	<p>full name e-mail address telephone number mail address other personal message</p>	for 5 years	

We request personal data from our website visitors only if they wish to register, log in or subscribe to newsletters.

We may not connect the personal data supplied upon the registration and using our marketing services, and basically it is not our purpose to identify our visitors.

For further information about data processing please contact the info@v4logistics.hu e-mail address, and we will send our reply to the address given by you without delay, within 15 days (however, at most within 1 month).

3. What are cookies and how do we process them?

Cookies are small data files that access your computer through the website, by using the website, in a manner that they are saved and stored by your internet browser. Most of the frequently used internet browsers (Chrome, Firefox etc.) accept and authorize the download and the usage of cookies by default, however, it is already up to you to reject or disable them by modifying the browser settings, and you can even delete the cookies stored in your computer. The “Help” menu point of the browsers gives more information about using cookies.

Some cookies do not require your prior consent. Brief information is given about them when you first visit our website, e.g. authentication cookies, multi-media player session cookies,

load balancing session cookies, user interface customization cookies and user centric security cookies.

If data processing already starts upon the page visit, we inform you about cookies requiring consent when starting the first visit and we request your consent.

We do not use and do not authorize cookies that help third persons collect data without your consent.

It is not obligatory to accept cookies, however, we do not assume any liability if our website does not operate in the expected manner due to the lack of authorized cookies.

What cookies do we use?

Type	Name	Consent	Description	Purpose	Validity
Functional cookie	laravel_session	not required	session identifier	user session differentiation	until end of session
Functional cookie	XSRF-TOKEN	not required	security identifier	technical cookie providing protection against CSRF attacks	until page change
Functional cookie	cookiesDir ective	not required	technical cookie	technical cookie indicating acceptance of the privacy notice	1 year

The Controllers many times use External service providers for providing the Services. The personal data processed in the systems of External service providers are governed by the External service providers’ own privacy notice. The Controllers do their best to ensure that the External service provider processes the personal data forwarded to it in compliance with the legal regulations and uses them exclusively for the purpose specified by the User or set forth in this Notice. After 25 May 2018, External service providers record, handle and process the personal data transferred by the Controllers as well as handled or processed by them in compliance with the provisions of the GDPR, and they make a declaration about this to the Controllers. The Controllers inform the Users about the data transferred to External service providers in the form of this Notice.

In connection with the pages of the Services, the Controllers may cooperate with web analytical and ad serving External service providers. These External service providers can access the User’s IP address, as well as, in many cases, they ensure the customization or analysis of Services and the completion of statistics by using cookies, occasionally web beacon (recording the IP address and the visited website, applied at the websites, occasionally in e-mails or in mobile applications), clicktag (a measuring code identifying clicks onto a given ad) or other click counters. The cookies placed by these External service providers can be deleted from the User’s device at any time, and the usage of cookies can

generally be rejected by selecting the appropriate settings of the browser(s). Cookies placed by the External service providers can be identified based on the domain connected to the given cookie. The web beacon, the clicktag and other click counters cannot be rejected. These External service providers process the personal data transferred to them according to their own privacy notices.

Other External service providers: There are some External service providers that have no contract with the Controller or the Controller intentionally does not cooperate with them with regard to the given data processing, however, independently from this, they can access the Website / Services – either with or without the participation of the User (e.g. by connecting his/her individual account to the Service) – and thus they collect data about the Users or about the user activities carried on at the websites of the Services, from which they may sometimes be capable of identifying the User individually or connected with other data collected by this External service provider. Such External service providers can be especially but without limitation: Facebook Ireland Ltd., Google LLC., Instagram LLC., Infogram Software Inc., Pinterest Europe Ltd., Playbuzz Ltd., Twitter International Company, Viber Media LLC., Vimeo Inc., YouTube LLC. These External service providers process the personal data transferred to them according to their own privacy guidelines.

You can find detailed information about third party cookies here: <https://www.google.com/policies/technologies/types/>, and about data protection here: <https://www.google.com/analytics/learn/privacy.html?hl=hu>.

4. Further information about data processing at our website

You supply the personal data to us voluntarily upon the registration and when keeping contacts with our Company, therefore please pay special attention to their authenticity, correctness and the accuracy when supplying them as this is your responsibility. Incorrect, inaccurate or deficient data may prevent the use of our services.

If you give the personal data of another person and not yours, we presume that you have the authorization required thereto.

You may withdraw your consent to data processing at any time, free of charge

- by deleting the registration,
- by withdrawing the consent to data processing,
- by withdrawing the consent to process or use any data that is obligatory upon the registration, or by requesting its blocking.

For technical reasons, we undertake to register the withdrawal of the consent with a 15-day deadline, however please note that we may process certain data also after withdrawing the consent in order to fulfill our legal obligation or to enforce our legitimate interests.

In the event where deceptive personal data are used or a visitor commits a crime or attacks our Company's system, we immediately erase the given visitor's data simultaneously with terminating his/her registration and – if necessary – we store them during the period while the civil law liability is established or the criminal procedure is conducted.

5. Other data processing issues

We may transfer your data only within the framework specified by law, and in the case of our data processors we establish contractual conditions to ensure that they may not use your personal data for purposes contrary to your consent. Further information is available in paragraph 2.

We do not transfer data abroad.

Courts, the Prosecutor's Office and other authorities (e.g. police, the National Tax and Customs Administration and the National Authority for Data Protection and Freedom of Information) may contact us in order to provide information, to disclose data or to deliver documents. In these cases we need to fulfill our data supply obligation but only to the extent indispensable for meeting the purpose of the enquiry.

The employees and the parties cooperating in our data control and/or data processing are entitled to access your personal data to a previously specified extent, subject to the obligation of confidentiality.

We protect your personal data through appropriate technical and other measures, ensure the security and the availability of the data and protect them from unauthorized access, change, damage, publication and any other unauthorized use.

Within the framework of organizational actions, we control physical access in our buildings, we regularly train our employees and all paper-based documents are locked in an appropriately protected manner. Within the framework of technical actions, we use encryption, password protection and anti-virus software. However, please note that transferring data through the internet cannot be regarded as an entirely safe way of data transfer. We do our best to make the processes as safe as possible, however, we cannot assume full responsibility for data transfer through our website, however, we follow strict rules regarding the data received by us in order to protect the security of your data and to prevent unlawful access.

With regard to security questions, we request you to carefully safeguard your password for accessing our website and not to share it with anyone.

6. What are your rights and remedies?

You may

- request information about data processing,
- request rectification, modification and extension of your personal data processed by us,
- object to data processing and may request erasure and blocking of your data (except for obligatory data processing),
- seek remedy at court,
- make a complaint or start a procedure at the supervisory authority (<https://naih.hu/panaszuegyintezes-rendje.html>).

Supervisor Authority: Nemzeti Adatvédelmi és Információszabadság Hatóság (National Authority for Data Protection and Freedom of Information)

- Registered seat: 1125 Budapest, Szilágyi Erzsébet fasor 22/c.
- Mail address: 1530 Budapest, Pf.: 5.
- Telephone: +36 (1) 391-1400
- Fax: +36 (1) 391-1410
- E-mail: ugyfelszolgalat@naih.hu
- Website: <https://naih.hu/>

Upon your request we provide information about

- your data controlled and processed by us or by our mandated data processors,
- about their source,
- about the purpose and the legal basis of data processing,
- about its period, and if it is not possible, about the criteria used to determine this period,
- about our data processors' name, address and their data processing-related activities,
- about the circumstances and impacts of data protection incidents and about the actions taken to prevent and eliminate them as well as
- about the legal basis and the recipient of data transfer if your personal data are transferred.

We provide information within the shortest possible time, within 15 days (however, at most within 1 month) from lodging the request. The information is free of charge, unless you have already filed a request for information for the same data in the given year. The cost already paid by you will be refunded if the data have been unlawfully processed or where the request for information has resulted in rectification. Information may be refused only in the cases specified by law, by indicating the relevant act as well as the opportunity of legal remedy at court and the opportunity of reporting to the Authority.

You and all those to whom data were transferred for data processing will be notified by us about any rectification, blocking, marking and deletion of personal data, except where the absence of the notification does not violate your legitimate interest.

If your request for rectification, blocking or deletion is not fulfilled, you will be notified about the reasons of rejection in writing or electronically – with your consent - within 15 days (however, at most within 1 month) after receiving the request, and we notify you about the opportunity of remedy at court or at the Authority.

Should you object to processing your personal data, we will consider the objection as soon as possible after submitting the request, within 15 days (however, at most within 1 month) and will notify you about our resolution in writing. In the event where we find that your objection is justified, we will discontinue the data processing, also including further data collection and data transfer, will block the data and will inform about the objection and about the actions taken on the basis thereof all parties to whom the personal data subject to the objection were previously transferred and who are obliged to take action in order to enforce the right to object.

The fulfilment of the request is rejected if we prove that data processing is justified by compelling legitimate reasons which override your interests, rights and freedoms or that are

related to the submittal, enforcement or defence of legal claims. If you disagree with our decision or we fail the deadline, you can turn to court within 30 days from communicating the decision, or from the last day of the deadline.

Privacy-related lawsuits fall within the power of courts and such a lawsuit may also be instituted – at the choice of the data subject - at the court competent according to the data subject's residence or temporary place of abode. Foreign citizens may also submit a complaint to the supervisory authority competent at their place of residence.

Before turning to the supervisory authority or to court, please contact us so that we can discuss and solve the problem as soon as possible.

7. Which are the main laws governing our activities?

- Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (GDPR)
- Act CXII of 2011 on the Right of Informational Self-Determination and Freedom of Information
- Act V of 2013 on the Civil Code
- Act CVIII of 2001 on the Electronic Commercial Services, and on Certain Legal Aspects of Information Society Services
- Act C of 2003 on Electronic Communications
- Act CLV of 1997 on Consumer Protection
- Act CLXV of 2013 on Complaints and Public Interest Disclosures
- Act XLVIII of 2008 on Essential Conditions of and Certain Limitations to Business Advertising

8. Modification to the Privacy Notice

We reserve the right to modify this Privacy Notice, and the data subjects will be appropriately notified about the modification. Information on data processing is published at the <http://v4logistics.hu/adatvedelem> website.