

THE NOOK - BALATONKILITI - PRIVACY AND DATA MANAGEMENT INFORMATION

in which Gabriella Koczó, private individual with a tax number (registered seat: 8600 Siófok Rákóczi Ferenc utca 21., land registry plot number: 10787/2 ., tax number: 55758174-1-43), as a service provider (hereinafter **Data Controller**) on the right to information self-determination and freedom of information CXII of 2011 informs the visitors of the www.thenookbalatonkiliti.hu website of the services as data subjects (hereinafter **Data Subject** or **Data subjects**) about the handling and use of their personal data (hereinafter collectively **Data Management**) as follows.

1. Purpose of the information

The purpose of this information is to set out the data protection and data management principles applied by the Data Controller and the Data Protection and Data Management Policy of the Data Controller.

The Data Controller respects the data subjects' right to information of self-determination and the right to freedom and security of information, which the Data Controller enforces in compliance with the general principles of data protection and the relevant legal regulations, and performs the Data Management in this Privacy Policy.

This data protection and data management information is based on Act CXXII of 2011 on the right to information about self-determination and freedom of information. The Act was also enacted on the basis of other applicable legislation on personal data. The terms and technical terms used in these regulations are defined in Act CXII of 2011 have the same meaning and content as those laid down in law.

2. Data of the Data Controller

Name:	Koczó Gabriella	
Address:	8600 Siófok, Rákóczi Ferenc utca 21.	
Phone number:	+36305996282	
Email address:	gabriella.koczo@gmail.com	
Name of data management:	Recording, processing and use of data	

In all cases, the Data controller handles the personal data provided to it in accordance with the applicable Hungarian and European legislation and ethical requirements and takes all necessary measures to ensure the safe handling of the data.



3. Scope of personal data processed

3.1. Contact

During the contact, the Data Subject must provide the following personal data:

• name,

•e-mail address,

• phone number,

3.2. Data to be technically recorded during the operation of the system: the data of the computer of the relevant login user, which are generated during the use of the service and which are recorded by the Data management system as an automatic result of the technical processes. The data that is automatically recorded is automatically logged when logging in or out without a separate statement or action by the user. This data may not be linked to other personal data concerned, except in cases required by law. Only the data controller has access to the data.

3.3. Our website uses cookies. Cookies are text data files that are stored on your hard drive by your browser. Their content covers the web pages and ads you visit and search for. However, cookies do not contain any personal information such as name, address, e-mail address, etc. A cookie is used by a visitor to a page, for example, to gain access to information about a page.

Your browser does not need special settings to download cookies to your computer. By default, your browser will accept cookies and store them in a list (e.g. "Temporarily downloaded internet files") as it does not involve any risk factor. If you do not want the operator to use cookies, you can deactivate their acceptance in your web browser.

More browser-specific information:

- Firefox
- Microsoft Edge
- Chrome
- Safari

For more information about cookies and how they work, see:

- Wikipedia

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If you accept cookies, they will be stored on your computer for 30 days, unless you have deleted them before. However, we warn you that failure to use cookies may result in limited functionality of our website.



List of cookies used by our site:

- - Doubleclick.net cookie
- - Google Analytics cookie
- - Google AdWords cookie
- - Facebook cookie

We would like to inform you that when using this website, 3rd party cookies may also be installed on your device, which will help you to share content on social networking sites, compile traffic statistics or support our marketing activities.

On this website you will also find links or icons from other websites - e.g. Facebook button, Instagram button, YouTube video link - that point to that page. These websites also use cookies about which you can find information on the affected pages. The Data controller does not control third party websites and is not responsible for the content of other external websites.

If you do not want to receive certain types of cookies, you can set your browser to not allow the placement of a unique identifier, or your browser will warn you if the website wants to send a cookie. If you would like to learn more about these features and to specify cookie settings, please refer to your web browser's instructions or help screen. Please note that by restricting the operation of cookies, some functions of the website may become inoperable.

4. Legal basis, purpose and method of data processing

4.1. The data management is carried out on the basis of a voluntary statement of the users / stakeholders of the Internet content on the website http://www.thenookbalatonkiliti.hu (hereinafter **the Website**), which contains the express consent of the stakeholders when providing their personal date for to the use of the website.

The legal basis for data management is Act CXII of 2011 on the right to information of selfdetermination and freedom of information (Infotv.) Section 5 (1) (a) the voluntary contribution of the data subject. The User gives the consent for each data processing by using the Website, registering or voluntarily providing the data in question.

4.2. The purpose of data management is to ensure the provision of services (sales) available on the Website. The Service Provider stores the data provided by the data subject for a specific purpose, only for the purpose of fulfilling the order and later proving the terms of the contract that may be concluded. In the event of the data subject's failure to provide data, the services available on the Website may not be used or may be used only to a limited extent.



The data provision of the Data Subject is a pre-condition for the conclusion of a temporary stay contract between The Data Controller as the owner and the Data Subject as a Guest at 8600 Siófok, Rákóczi Ferenc utca 21. The Nook - Balatonkiliti Vendégház.

4.3. The purpose of the automatically recorded data is the production of statistics, the technical development of the IT system, and the protection of the rights of the data subjects.

4.4. The Data controller does not use or may use the personal data provided for purposes other than those described in these sections. The transfer of personal data to a third party or to authorities, unless otherwise legally binding, by a final court or authority decision, is possible only with the prior express consent of the user.

4.5. The Data controller does not check the personal data provided to him. The person who provided the data is solely responsible for the accuracy of the information provided. By providing the e-mail address, the affected persons is also responsible for ensuring that only he / she uses the service from the e-mail address provided. In view of this responsibility, all liability in connection with access to a given e-mail address rests solely with the Data subject who has registered the e-mail address.

5. Duration of data management

5.1. The processing of personal data that is mandatory during the contact starts with the contact and lasts until its request for cancellation. The reason for this is that the Data Controller wishes to allow the unrestricted use of the services of the Website to the Data Subject at any time. The cancellation of the contact by the Data Subject and the cancellation by the Service Provider may take place at any time, in the case and in the manner set forth in Section 7.3 of the Data Protection and Data Management Information.

5.2. The above provisions do not affect the fulfillment of retention obligations specified by law (eg accounting legislation) or the processing of data on the basis of additional consents given during registration on the Website or otherwise, to which the relevant legislation or the agreement of the parties applies.

6. The range of persons who get to know the data, data transmission, data processing

6.1. The data of the Data Controller and the employees of the Data Controller are primarily entitled to get acquainted with the data, however, they do not publish or pass those on to third parties.

6.2. The Service Provider may use a data processor (eg system operator, transport company, accountant) for the operation of the underlying IT system, the fulfillment of orders and settlements. Service Provider is not responsible for the data management practices of such external actors.

Company name / Name	Address	Activity	Operation	Period of access to data
Gabriella	8600 Siófok, Rákóczi Ferenc utca 21.	Website owner	Sales	Whole period of data processing
	1083 Budapest, Molnár Ferenc tér 3.	Website Developer	Storage of personal dataok tárolása	Whole period of data processing
Zrt.	6722 Szeged, Tisza Lajos körút 41.	Hosting provider	Storage of personal dataok tárolása	Whole period of data processing

Details of the Data Controllers:

6.3. The Data Controller informs the Data Subject that the data will not be transferred to third countries.

6.4. The Data Controller informs the Data Subject that it does not use technology or profiling for automated decision-making regarding data.

7. Affected Rights and Enforcement Options

7.1. The Data Subject has the right to request information about the personal data managed by the Data Controller at any time, and may change them at any time. The data subject may withdraw his or her consent to data processing at any time, and is also entitled to request the deletion of his or her data and the restriction of the use of his or her data via the contact details provided in Section 7.3.

7.2. At the request of the Data Subject, the Data Controller shall provide separate information on the data processed by him / her, the purpose, legal basis and duration of the data processing, as well as on who and for what purpose receives or has received his / her data. The Service Provider shall provide the requested information in writing within 30 days from the submission of the request.

7.3. The Data Subject may contact the Service Provider's employee with any requests, questions or remarks related to data management through the contact details set forth in this section.

Mailing address: Gabriella Koczó 8600 Siófok Rákóczi Ferenc utca 21.

E-mail: gabriella.koczo@gmail.com



7.4. The Data Subject has the right at any time to request the correction or deletion of incorrectly recorded data. In the event of a deletion request, the Data Controller will delete the data within 30 working days of receipt of the request, in which case they will not be recoverable. Deletion does not apply to data processing required by law (eg accounting regulations), the Data Controller shall retain them for the required period of time.

7.5. The Complainant is primarily advised of the complaint handling route set forth in Section 7.4, and if this did not lead to a result, according to the Information Act and the Civil Code (Act V of 2013), the Data Controller is domiciled or, if chosen, to the National Data Protection and Freedom of Information Authority (NAIH) (1125 Budapest, Szilágyi Erzsébet fasor 22 / C, Mailing address: 1530 Budapest, Pf.:5., Tel .: 06-1-391-1400, e- mail: ugyfelszolgalat@naih.hu, website: www.naih.hu) in case of a complaint arising in connection with the data management practice of the data controller.

7.6. If the Data Subject has provided third party data for the use of the service during the contact or has caused damage in any way during the use of the Website, the Data Controller is entitled to enforce compensation against the Data Subject. In such a case, the Service Provider shall provide all possible assistance to the acting authorities and courts in order to establish the identity of the infringing person.

8. Use of Email Addresses

8.1. The Data Controller pays special attention to the lawfulness of the use of the e-mail addresses managed by it, so it is used only for sending e-mails as defined below.

8.2. The management of e-mail addresses primarily serves the identification of the Data Subject, the keeping of orders during the fulfillment of orders and the use of services, so e-mails are sent primarily for this purpose.

8.3. In the event of a change in the services provided by the Data Controller, the Data Controller shall provide the information on the changes and other similar services of the Data Controller to the Data subjects in electronic form by e-mail. Such "notice list" may be unsubscribed as described in Section 7.3, however, these notices will not be used by the Data Controller for advertising purposes.

8.4. The Data Controller sends letters containing an advertisement or an advertisement (newsletter) to the e-mail addresses provided during registration only with the express consent of the Data Subject, in cases and in a manner that complies with legal requirements. The Data Subject may unsubscribe from the newsletter at any time by using the link at the bottom of the newsletter.

9. Other provisions

9.1. The Data Management System may collect data on the activities of the data subjects, which cannot be linked to other data provided by users during the contact, or to data generated when using other websites or services.



9.2. In all cases where the Data Controller intends to use the provided data for a purpose other than the purpose of the original data collection, it shall inform the data subject thereof and obtain his or her prior express consent, or provide him or her with an opportunity to prohibit the use.

9.3. The Data Controller undertakes to ensure the security of the data, as well as to take technical measures to ensure that the recorded, stored and processed data are protected, and to do everything possible to prevent their destruction, unauthorized use and unauthorized alteration. It also undertakes to call on any third party to whom the data may be transmitted or transferred to fulfill its obligations in this regard.

9.4. We inform our clients that, based on the authorization of the investigating authority, the National Data Protection and Freedom of Information Authority (NAIH), or other bodies, they may contact the Data Controller to provide information, disclose data, transfer documents or make documents available.

9.5. The Data Controller reserves the right to unilaterally amend these Regulations with prior notice to the Stakeholders. After the entry into force of the amendment, the Data Subject accepts the provisions of the amended Regulations by implicitly using the service.

Siófok, 1 May 2020