

PRIVACY AND PERSONAL DATA PROTECTION TERMS

These Privacy and Personal Data Protection Terms („Privacy Policy”) provide you with the information regarding the processing of your personal data carried out by Teqball International Limited („Data Controller”/„We”/„Us” – see below) via the viktorhuszar.com website („Website”) operated by Us.

I. Policy-Specific Definitions

The terms used in this Privacy Policy, whether or not they are capitalized, shall be defined as set out in the present clause:

Personal Data: any information relating to you through which we can identify you directly or indirectly; in particular your name, identification number, location data, online identifier or one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of yours.

Data Processing: any operation or set of operations which is performed on Personal Data or on sets of Personal Data, whether or not by automated means, such as collecting, recording, organization, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.

You/User: any user of the Website whose data is processed by Us

Service(s): the services described in the Controller’s Terms of Use [<https://www.teqball.com/terms-and-conditions>]

Data Processor: means a natural or legal person, public authority, agency or other body which processes Personal Data on behalf of the Data Controller.

The data protection related terms shall otherwise be defined as in the General Data Protection Regulation (EU Reg. n° Regulation (EU) 2016/679; ‘GDPR’), or, where applicable, the California Consumer Privacy Act of 2018 (CCPA).

II. Data Processing Principles

We process your personal data in conformity with the following principles:

- 1) **Lawfulness, fairness and transparency:** in compliance with all the relevant laws, fairly and in a transparent manner
- 2) **Purpose limitation:** only for specified and legitimate purposes as described in this Privacy Policy
- 3) **Data minimization:** only the data that is needed for the purposes defined in this Privacy Policy
- 4) **Accuracy:** ensuring that the processed data is accurate and up-to-date; immediate erasure or correction of inaccurate data
- 5) **Storage limitation:** only until the data is needed for the purposes defined in this Privacy Policy
- 6) **Integrity and confidentiality (security):** in a confidential and secure manner, that seeks to prevent unauthorized or unlawful processing, loss, destruction or damage to your data
- 7) **Accountability:** keeping records of our compliance with these principles and our relevant requirements

III. Data Controllers & Data Processors

The Data Controller (and under CCPA the service provider) for your personal data is, unless otherwise specified:

Teqball International Limited (a company registered in Ireland at the Companies Registration Office; under n° 556927; having its registered address at 16/17 College Green, Dublin 2, D02 V078, Ireland; tax number: IE3372175TH).

Data processors are identified in the tables below.

Other entities identified in the tables below may also act as data controllers on the same set of data but not under any instructions from us to process your personal data, in particular when you have already created an account with them separately. Their respective privacy terms when acting as data controllers are available on their own websites.

IV. **Data Processing Purposes & Legal Basis**

Your personal data is processed for the purposes and according to the methods defined in the tables below, depending on the category of data and/or your relationship to us:

1) **Contact Form Data**

If you send a message to Us by filling out the Contact Form under the “Contact” menu on the Website, your data will be processed as described in the table below:

Data	Where/When Captured	Our Use	Your Benefit	Legal Basis	Storage Period	Other Data Controllers	Data Processors and their uses
Name	On the Contact Form, upon sending a message	Replying to the message	Receiving a reply to the message	consent	1 month	Huszár Viktor Dénes	Teqball Kft. (Expo tér 5-7., Budapest 1101, Hungary), enabling the provision of the Services
E-mail address							
Phone number							

2) **Cookies**

The Website uses so called cookies and similar technologies, which will henceforth be jointly referred to as cookies. You can find all relevant information below relating to the cookies used on the Website.

What are cookies?

When the Website is loading, we request Your consent to install cookies by a pop up window, in order to improve the user experience and receive personalized offers based on Your interest. If You do not provide your consent, we will only install the cookies that are absolutely necessary for the operation of the Website on your computer or other device (the list of such cookies may be found below under the title „*Cookies – conclusive table*”).

How can you control the use of cookies?

By changing the settings in your browser, you can control the use of cookies. The most commonly used browsers have default settings to enable the use of cookies. Find below the descriptions of these settings for the most commonly used web browsers:

- Apple Safari: <https://support.apple.com/hu-hu/guide/safari/sfri11471/mac>
- Google Chrome: <https://support.google.com/chrome/answer/95647?hl>
- Microsoft Internet Explorer: <https://windows.microsoft.com/hu-hu/windows-vista/block-or-allow-cookies>
- Opera: <https://www.opera.com/help/tutorials/security/privacy/>
- Mozilla Firefox: <https://support.mozilla.org/en-US/kb/cookies-information-websites-store-on-your-computer>

If you prohibit the use of cookies in the browser settings, some of the websites or their functions may become unavailable until You enable the use of cookies. You can always change Your cookie settings. In your browser settings you can also view and delete the cookies that are stored on Your computer. Concerning cookies used by Google Analytics, Google published a browser add-on which can be used to disable these cookies. Detailed information on this add-on can be found here: <https://tools.google.com/dlpage/gaoptout>. The above websites, information and add-ons (software) are entirely independent form Teqball Ltd., thus Teqball Ltd cannot provide additional information and excludes all liability concerning the availability of these link, or the information published thereon.

The types of cookies we use

Cookies can be “permanent” or “temporary”. The browser stores permanent cookies for a predefined period in case you do not delete these earlier. Temporary cookies will automatically be deleted when you close your browser. Cookies can also be “first-party” or “third-party” cookies. First-party cookies are used by the websites of Teqball Ltd., while third-party cookies (such as cookies used by Google Analytics) are used by Teqball Ltd. but these are placed on your device by service providers independent of Teqball Ltd.

Cookies – conclusive table

The information about the cookies used on the Website are concluded in the following table:

Type	Cookie name	Where/When installed	Our Use, Other Information	Your Benefit	Legal Basis	Storage Period	Data Processors
First party	elementor	Upon opening the Website	Necessary for the proper functioning of the Website – This cookie is used in context with the Website’s WordPress theme, and allows us to implement or change the Website’s content in real time.	Opportunity to use the Website	legitimate interest	persistent	-
Third party	rc::a		Necessary for the proper functioning of the Website – This cookie is used to distinguish between humans and bots, which is beneficial in order to make valid reports on the use of the Website.			persistent	Google LLC (1600 Amphitheatre Parkway, Mountain View, CA 94043, USA)
	rc::c		Necessary for the proper functioning of the Website – This cookie is used to distinguish between humans and bots.				
	NIID	https://viktorhuszar.com/ki-berbiztonsag-mint-ahaderofejlesztes-kiemelt-terulete-a-decentralizacio-es-a-blokkanc-technologia-lehetosegei-a-kiberterben/	Marketing cookie – This cookie registers a unique ID that identifies a returning user’s device. The ID is used for targeted ads.	Personalized advertisements	6 months	The data is transferred outside the EEA. Further information is available at the following link: https://policies.google.com/privacy/frameworks?hl	
	_gat	Upon opening the Website	Analytics/statistical cookies – Google Analytics cookies measure and analyze the visiting information of the Website. Such analysis can help us with developing the Website. The cookie records among others the following information, anonymously: (i) a number of people visiting the Website, (ii) the websites where the visitors came from (iii) which sub-pages were visited by the users. Further information on these cookies is available at the following link: https://developers.google.com/analytics/devguides/collection/analyticsjs/cookie-usage	Development of the Website, improvement of user experience	consent	2 years	
	_gat					1 minute	
_gid	1 day						
First party	pll_language		Preference cookie – This cookie is used to determine the preferred language of the visitor and sets the language accordingly on the Website, if possible.	Improvement of user experience		1 year	-

V. YOUR RIGHTS

You have the following rights in relation to your personal data:

1) Right to be informed

You have the right to be informed about the collection and use of your personal data in a clear and transparent way. Please consult the table above in clause IV “Data Processing Purposes & Legal Basis”, or, in case of questions, contact our Data Protection Officer (see contact details in clause VI “Accountability”).

2) Right to access

You have the right to request access to your personal data and obtain information regarding the purpose of processing, what categories of personal data are processed, data processors, length of processing, your rights relating to our processing, your right to lodge a complaint with a supervisory authority regarding our processing, information on third party sources of your personal data communicated to us, and the existence of automated

decision-making and related information, including the logic involved, as well as the significance and the envisaged consequences of such processing for you, whether your personal data is transferred outside the EEA, and the conditions of these transfers.

3) Right to rectification

You have the right to request rectification or completion of your personal data.

4) Right to erasure

You have the right to request erasure of your personal data without delay if:

- your personal data is no longer necessary for the purpose under which it was collected;
- you withdraw your consent and there is no other legal basis for processing;
- you object to the processing and there are no overriding legitimate grounds for the processing;
- your personal data has been processed unlawfully;
- your personal data has to be erased according to relevant laws.

Please note that we are entitled to not erase your personal data if it is necessary for legal or regulatory purposes.

5) Right to restrict processing

You have the right to restrict processing of your personal data if:

- you have contested the accuracy of your personal data, for a period enabling us to verify the accuracy of your personal data;
- the processing is unlawful and you oppose the erasure of your personal data and request the restriction of its use instead;
- they are required by you for the establishment, exercise or defense of legal claims.

Where processing has been restricted, such personal data shall, with the exception of storage, only be processed with your consent or for the establishment, exercise or defense of legal claims, for the protection of the rights of another natural or legal person, or for reasons of public interest as such is defined in the EU.

Please also note that in the event of any inquiries coming from state, administrative or investigative authorities, we may be obliged to provide these authorities with your Personal Data if they request us to do so.

6) Right to object to processing

Where personal data is processed for direct marketing purposes, you have the right to object at any time to the processing of personal data concerning you for such marketing, which includes profiling to the extent that it is related to such direct marketing.

You also have the right to object to the processing of personal data where the legal basis of processing activity is our legitimate interest, or the legitimate interest of a third party.

7) Right to data portability

You have the right to receive the personal data in our possession or control in a structured, commonly used and machine-readable format, and have the right to transmit that data to another data controller without hindrance from us. You also have the right to have your personal data transmitted directly from us to another data controller where technically feasible.

8) Right to withdraw your consent / opt-out / DO NOT SELL

You have the right to opt-out of or withdraw any consent you have given at any time, and to request that we do not sell your personal information, without affecting the lawfulness of processing based on your consent given previously.

You also have the right to object to the processing of personal data where the legal basis of processing activity is our legitimate interest, or the legitimate interest of a third party.

9) Rights related to automated decision making including profiling

No automated decision making is carried out based on your data, unless directly stated otherwise in our information provided to You.

10) Right to lodge a complaint with a supervisory authority

You have the right to lodge a complaint with the (governmental) authority supervising data protection in your jurisdiction.

VI. ACCOUNTABILITY

For queries relating to your data or this Privacy Policy, please contact our data protection officer:

Gergely Murányi
telephone: +352-26-11-18-1
e-mail: dpo@teqball.com

VII. DATA SECURITY

When you submit personal data online or via an application you accept the unavoidable risks associated with such technologies. WE DECLINE ALL LIABILITY RELATING TO LOSS OR CORRUPTION OF YOUR PERSONAL DATA AND ANY CONSEQUENCE THEREOF, unless we have breached the standards of care required of data processors based in the EU.

VIII. INTERNATIONAL DATA TRANSFERS

Some of your personal data may be transferred automatically to data processors based outside the European Economic Area (cf. list in table at clause [IV](#) "Data Processing Purposes & Legal Basis"), who may not provide the level of data privacy and/or security that you would have under GDPR. You may, however, without any detriment to you, choose to not consent to such processing.

IX. CALIFORNIA RESIDENTS ONLY

This section applies only to residents of the State of California.

The types, methods, uses, sharing (including any sale) and recipients of personal information are listed in the tables in clause [IV](#) "Data Processing Purposes & Legal Basis". Your rights, including opt-out rights, are listed in clause [V](#) "Your Rights", including your right to request that we DO NOT SELL your personal information.

Updated: August 2021

© 2021 Teqball International Limited // All rights reserved.