

INFORMATION ON DATA PROTECTION AT THE ICF MASTERS CANOE SPRINT WORLD CHAMPIONSHIPS

The Hungarian Canoe Federation (hereinafter referred to as MKKSZ) herewith informs the participants of the ICF Masters Canoe Sprint World Championships staged by MKKSZ between 29-30 August 2019 and those registering on the online registration system on the data management practice and on the users' possibilities to remedy. Complying with the provisions set forth in the European Parliament and the Council 2016/679 Resolution (27 April 2016) on the protection of such data and with the Resolution making Resolution 95/46/EU inactive (hereinafter referred to as GDPR) MKKSZ as Data Processor agrees to the obligation that the service extended by him in relation to the data management is compliant with the legal provisions.

Data processor's details

Name: Hungarian Canoe Federation

Seat: 1138 Budapest, Latorca utca 2.

Registration number: 01-07-0000016

Tax number: 18160037-2-41

Email address: info@mkksz.hu

Phone number: +36-1-465-0091, +36-1-465-0092

Fax: +36-1-465-0095

Website: masters.szeged2019.hu

Data protection officer:

Hungarian Canoe Federation's data protection officer and the deputy and their contact details:

- Dr. BERTA, Lilla, data protection officer
 - Email: adatvedelem@mkksz.hu

NAGY Jozsef, deputy to the data protection officer

Email: adatvedelem@mkksz.hu

Aim of data management:

MKKSZ will handle your personal data for the following purposes:

- Identification and registration of the participants, and to record the registrations
- To conduct the ICF Masters Canoe Sprint World Championships
- To inform the participants
- To record the financial records
- To compile statistics, analysis
- To make publicity for the canoe sport

MKKSZ

- will do statistical analysis in order to improve the popularity of the sport, and to lay the base to the development of its activity primarily in the field of leisure sport.
- can use the images, videos taken on the participants of the ICF Masters Canoe Sprint World Championships. In this case the use means that the photos, video recordings can appear on the website and in the event relevant printed publications.

Legal base of the data management

The legal base to the data management is your voluntary and clear declaration of your will based on accurate and adequate information pursuant to GDPR Article 6 Chapter (1) Point a. You can give your agreement by ticking the checkbox in the online registration system.

In case of the photos, video recordings taken on the participants of the ICF Masters Canoe Sprint World Championships the legal base to the data management is data processor's lawful interest.

Duration of the data management

MKKSZ manages the personal data provided by you until the the aim of the data collection exists and until your agreement is withdrawn.

In case of the photos, video recordings taken on the participants of the ICF Masters Canoe Sprint World Championships the data management duration is till the date of the next edition of this event.

Data transmission abroad

MKKSZ is subject to transmit the name, email address, date of birth and nationality of the participants to the international organisation, International Canoe Federation as the legal owner of the event (address: Avenue de Rhodaine 54, CH-1007 Lausanne, Switzerland pursuant to the contract obligation.

Otherwise MKKSZ will not transmit any data abroad or to any third party.

Scope of the managed data

MKKSZ will not hold any data of special character on the participants, exclusively the data provided by the participants will be recorded. MKKSZ will keep record of the data of the financial transactions (date, amount, currency, paid item, transaction identification in case of online registration). In the online registration system the payment by bank card runs on the payment site of

Barion Payment Zrt (<https://barion.com/hu/>) where the participants provide the data directly to the financial service provider, therefore no bank card relevant information will get into the possession of MKKSZ.

Data generated upon visiting the website

As on all web servers on internet MKKSZ web servers will automatically store certain data when browsing the website which may qualify as personal data. When visiting our websites the servers store the generally usual data in order to present eventual breakdown in the operation, to improve the services and to identify possible attacks:

- date of the visit
- address of the visited site
- address of the reference site (where the visitor is from)
- visitor's IP address
- visitor's browser address (so-called user agent) which includes the operation system and the browser type, version number.

Personal data managed on the participants

MKKSZ uses the data listed hereunder to the participants' identification (e.g. to differentiate the competitors of similar name), to keeping contact, to manage the event, and to financial reports. The data not definitely necessary at registration are not marked as mandatory.

Basic data:

Agreement to	Purpose of data management
Complete name, title	Registration, identification, conduct of the event
Email address	Given as user name upon registration, keeping contact, Sending information relating to staging the event
Date of birth	Registration, identification
gender	Registration, identification
Phone number (not mandatory)	Keeping contact
T-shirt size	Event management
nationality	Registration, identification
MKKSZ competition licence number (not mandatory)	Registration, identification
address	Registration, identification
Invoicing address	Registration
Transaction identification when paying by card	Necessary to the financial controls and problem solving, claim management
Registration fee paid, payment method and date	Registration, identification

Competition result	Event conduct
--------------------	---------------

taking photos and video recording

MKKSZ will take photos and make video recording on the participants at the ICF Masters Canoe Sprint World Championships and will publish them on the official social media sites in order to improve, enhance the publicity for the sport and to set the grounds to the development of its activities primarily in the field of leisure sport. MKKSZ will not put these images at the disposal of any third party. MKKSZ will store and keep them till organising the next edition of the ICF Masters Canoe Sprint World Championships and thereafter these will be deleted.

The image-relevant data management activity forms an integral part of realizing the event which contributes to making the future event more popular thereby increasing the attendance.

The impact of this data management are ensured by adequate guarantees with regard to the interests and essential rights of those concerned and the essential rights determined in the resolution are ensured.

The data protection is transparent and accountable and adequate level of organisational and technical measures have been applied in the interest of data protection.

The outcome of the interest impact assessment test is that MKKSZ will manage the personal data stored in the MKKSZ database in conformity with the legal base, legitimate interest set out in GDPR Article 6 Chapter (1) Point f) after 25 May 2018 when GDPR took effect. The legal ground to the data management is the legitimate interest of the party managing the data.

Your rights relating to the data management and options to legal enforcement are contained in the point hereunder.

Your rights and enforcement options

Hereunder you find the most important provisions of GDPR relating to your rights and enforcement options.

Should you have any comment, query with regard to the present Data Management Information, or to the content herein, please contact the data protection officer at any of the contact details.

Right to access or information pursuant to GDPR

In conformity with this right you are entitled to receive information, feedback from us whether your personal data management is running. If such data management is running, you are entitled to get access to and information on the personal data managed relating to you and to the following information:

- purpose of the data management
- categories of the concerned personal data

- the addressees or categories of addressees who the Data Processor disclosed the personal data to, including especially the addressees of third countries and also international organisations, too.
- the duration of storing the personal data, or if this is not possible, on the aspects of determining this duration.
- your additional right is that you can request the Data Processor to modify, delete your personal data or to restrict the handling thereof and you can protest against the handling of your personal data.
- you have the right to lodge a complaint addressed to the supervisory authority
- in the event the Data Processor did not get the data from you, you can ask for briefing on all information available with regard to the source of the personal data.
- automated decision making, if the Data Processor conducts such data management in relation to your data, the fact of the automated decision making, including also the profile creation, and the applied logic and the relevant clear, clean-cut information, and furthermore what importance such data management has in your regard and what consequences are expected.
- In the event it comes to forwarding the personal data to a third country, you are entitled to receive information on the compliance guarantees with regard to the forwarding.
- you can ask for a copy on the personal data forming the subject matter of the data management and it is put at your disposal provided it has no obstacle provided for by law. If you submitted the application electronically, the information will be supplied to you in electronic format used in wide circle pursuant to GDPR provisions, except you require it differently.

Right to modification

Pursuant to GDPR you are entitled that the Data Processor modifies the incorrect personal data requiring clarification at your request without unjustified delay. You are furthermore entitled to request that the incomplete data are completed.

Right to be forgotten

Based on this right you are entitled that your personal data get deleted at your request - without unjustified delay pursuant to GDPR - if any of the below reasons exist:

- your personal data are no longer necessary for the purpose the Data Processor entered them for or managed in any other manner;
- you withdraw your consent basing the ground to the data management and the data management has no other legal base;
- you protest against the data management and in the given case there is no legal reason with priority to the data management;
- the personal details were managed unlawfully;

- the personal data are to be deleted due to complying with the legal obligation set forth in the EU or member state law applicable on the Data Processor; or

- it came to the personal data collection in connection with the services relating to the information society.

In the event the data management is necessary due to the reasons set forth in GDPR, the right to delete or be forgotten cannot be enforced, especially

- for the purpose of exercising the right to the freedom of expressing opinion and to information;

- for the purpose of complying with the legal obligation stipulated in EU or member state legislation setting the personal data management applicable on the Data Processor;

- for the purpose of archiving of common interest, for the purpose of scientific and historic research or for statistic purpose in the event the right to delete or be forgotten would probably make it impossible or seriously endanger this data management; or

- necessary to submitting, enforcing and protecting to the legal claims.

Right to the restriction of the data management

Pursuant to GDPR provisions you are entitled that we restrict the data management as requested by you if any of the followings exists:

- you dispute the accuracy of the personal data managed, in this case the restriction stands for the duration which makes it possible for us to check the personal data claimed inaccurate, incomplete by you,

- the data management is unlawful yet you are against to delete the data instead you ask to restrict the use thereof,

- the Data Processor no longer needs the personal data for the purpose of data management yet you need them to submit, enforce or protect legal claims; or

- you protested against the data management, in such case the restriction is for the duration as long as it is determined that the Data Processor's lawful interests enjoy preference over your lawful interest.

Further to the above if the data management is subject to data management restriction such personal data can be managed only with your consent except for storing or in the interest of submitting, enforcing or protecting legal claims or in the interest of protecting the rights of other natural or legal person or in an important common interest of the Union or any member state. The Data Processor will notify you in advance on the release of the data management restriction.

Notification obligation with regard to modifying or deleting the personal data or to restrict the data management

Data Processor will notify all addressees on all modifications, deletion or data management restriction who or which the personal data was disclosed to except this proves impossible or requires disproportionately big effort. At your request we inform you on these addressees.

Right to Data Portability

Pursuant to GDPR you are entitled to receive the personal data relating to you, put at Data Processor's disposal by you in detailed, widely used format, furthermore you are entitled to forward these data to another Data Processor without this being hindered by the Data Processor in any way.

You can exercise your right to data portability in the following cases:

- the data management is based on consent or contract, and
- the data management is performed in an automated manner.

When exercising the right to data portability you are entitled to request that the personal data are directly transmitted from the Data Processor to the Data Processor given by you - if technically this can be realized.

Right to protest

Pursuant to GDPR you are entitled to protest against managing your personal data on grounds of lawful interest at any time due to reasons relating to your own situation, including also profile creation. In such case the Data Processor will no longer manage the personal data except it gets proved that the data management is justified by such lawful reasons of binding character which enjoy priority over your interests, rights and freedoms, or which are closely connected to submitting, enforcing or protecting legal claims.

In the event the personal data management is done in the interest of acquiring direct business share, you are entitled to protest any time against the management of your personal data for such purpose, including the profile creation, provided it is connected to direct business acquisition.

If you protest against the management of the personal data for the purpose of direct business share acquisition, the personal data can no longer be managed for this purpose.

Relating to using services in connection with the information society and not in alignment with 2002/58/EC guideline you can exercise the right to protest even with automated devices based on technical stipulations.

If it comes to personal data management due to the purpose of scientific or historic research or statistics, you are entitled to protest against the personal data management due to reasons relating to your personal situation, except the data management is needed in the interest of performing a task in common interest.

naih.hu)

Right to lodge a complaint addressed to the supervisory authority

You are entitled to lodge a complaint at the supervisory authority - especially in the member state according to the regular residence, place of employment or to the place of the presumed infringement - if the management of the personal data on you in your opinion infringes the GDPR provisions.

Competent supervisory authority in Hungary: Nemzeti Adatvédelmi és Információszabadság Hatóság (Hungarian National Authority for Data Protection and Freedom of Information) (<http://naih.hu/>; 1530 Budapest, Pf.: 5,

phone: +36-1-391-1400; fax: +36-1-391-1410; e-mail:
ugyfelszolgalat@naih.hu)

You are entitled to effective court remedy in contrary to the decision of the supervisory authority on you which is legally binding.

Nemzeti Adatvédelmi és Információszabadság Hatóság

Hungarian National Authority for Data Protection and Freedom of Information

Postal address: 1530 Budapest Pf.: 5

Address: 1125 Budapest Szilágyi Erzsébet fasor 22/C

Phone: +36-1-391-1400

Fax: +36-1-391-1410

Email address: ugyfelszolgalat@naih.hu

Website: www.naih.hu