

Privacy Policy on Personal Data Processed to Send the Átlátszó Newsletter

atlatszo.hu Public Benefit Non-profit Ltd. (hereinafter: "Data Controller"), as the controller of personal data necessary for the delivery of the Átlátszó Newsletter (hereinafter: Newsletter) to subscribers, hereby provides information on the processing of the collected data, as well as on the rights and enforcement possibilities of the data subjects.

1. What, why and for how long do we process?

Of your personal data, only your e-mail address will be processed as contact data, which is used to deliver the newsletter to you as a recipient. The purpose of data processing is to keep in touch with you, to inform you about articles published in Átlátszó and about current developments in Hungarian politics in line with Átlátszó's profile. The legal basis for this data processing is the declaration of consent expressly given by the subscriber when subscribing to the Newsletter, which the subscriber may withdraw at any time without justification. In this case, your e-mail address will be deleted immediately. E-mail addresses otherwise will be processed until the consent to data processing is withdrawn.

Please note that the e-mail address you provide does not need to contain personal data. For example, it is not necessary that the e-mail address contains or refers to the name of the data subject.

You may withdraw your consent to data processing at any time without giving reasons.

2. Who processes the data and under what organizational and security measures?

With regard to the recorded personal data, the data controller is atlatszo.hu Public Benefit Nonprofit Kft. (seat: 1084 Budapest, Déri Miksa u. 10., contact e-mail address: info@atlatszo.hu).

The data controller processes the personal data on an IT interface protected by password and encryption. The data is stored in the controller's own IT system with logged access. Only senior officials and responsible employees of the data controller and data processor have access to the processed data.

Processing of your personal data is in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 17 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation, hereinafter: GDPR) and the rules of Act CXII of 2011 on Informational Self-Determination and Freedom of Information (Privacy Act) listed in Section 2 (2) of the Privacy Act.

In the course of data processing, we use the services of Reflexive Communications Civil Law Company (1134 Budapest, Tomori utca 14.) as data processors, which help us operate and maintain our customer relationship management system. We concluded a contract with our data processor guaranteeing the security of your data.

3. Can the data subject request the deletion or correction of his or her data or the restriction of data processing?

You may withdraw your consent to the processing of the data at any time, and the conditions under the GDPR (unlawfully processed or inaccurate content) may also request the restriction of the use of the data: in this case, these data will be deleted immediately, and in case of a restriction request, we will suspend the use of the data for the original data processing purpose without deleting the data.

The data subject may also request the erasure of his or her data if he or she considers that the processing is unlawful, the processing is no longer necessary for the purposes for which the processing was carried out, or if the data have to be erased on the basis of an obligation under European Union or Member State law. However, the right to erasure does not extend to processing necessary for the exercise of the right to freedom of expression and information, nor to the erasure of data the processing of which is necessary for the establishment, exercise and defence of legal claims of the controller or of a third party.

In the event of incorrect data recording or changes in your data, you may, of course, request also the correction of the processed data.

4. How can you access information about your personal data and submit requests related to data processing?

You may request information from us about which personal data we process for what purpose and in what way, as well as a copy of the personal data we process. A copy of your personal data will be provided in a structured, commonly used, machine-readable and interoperable format upon your request. We will fulfill these requests free of charge.

We can only ensure the exercise of your rights of disposal and access – precisely in order to protect your data – after prior identification.

Therefore, if possible, please report your requests, statements and complaints related to data processing to the adatvedelem@atlatszoz.hu email address sent from the e-mail address you provided when registering to the Newsletter. We also receive your suggestions for measures related to our data processing at the adatvedelem@atlatszoz.hu email address. The consent to data processing can also be withdrawn by clicking on the link at the end of the sent letters to unsubscribe from the Newsletter.

In addition, due to the unlawful processing of your personal data or the violation of your rights related to your right to informational self-determination, you may apply to the Budapest Regional Court (1055 Budapest, Markó u. 27. Postal address: 1363 Bp. Pf. 16.) or you may lodge an action with the competent court of your place of residence (you can find a list and contact details of the tribunals via the following link: birosag.hu/torvenyszekek) or to the National Authority for Data Protection and Freedom of Information (1055 Budapest, Falk Miksa utca 9-11, www.naih.hu).