

Privacy statement – DIKTI software

By the time of registration at www.dikti.hu or downloading any DIKTI application you agree to accept the following terms and conditions.

The operator of the dikti.hu website - Govern-Soft Trade and Service Limited Liability Company (7030 Paks, Váci M. u. 3. Fsz.) - shall pay particular attention to the protection of personal data, to compliance with mandatory legal provisions and to the safe and fair handling of data during its operation.

Data management is governed by applicable data protection legislation, in particular:

- Act of 1995 CXIX for the management of names and addresses for research and direct marketing purposes
- Act of CVIII of 2001 on certain aspects of electronic commercial services and information society services (in particular Section 13 / A)
- Act of C of 2003 on Electronic Communications
- Act of 2008 XLVII. on the Prohibition of Unfair Commercial Practices against Consumers;
- Act of 2008 XLVIII. - on the basic conditions and certain limitations of commercial advertising (in particular Section 6)
- Act of CXII of 2011 on Information Self-Determination and Freedom of Information
- Regulation of 2016/679 / EU 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 and repealing the Regulation of 95/46 / EC

Definitions in the statement:

- User: any natural person identified or identified directly or indirectly by personal data;
- Personal data: any data relating to an identified or identifiable natural person (hereinafter referred to as "the data subject") in particular the name, identification mark and knowledge of one or more physical, physiological, mental, economic, cultural or social identities of the data subject and deductions from the data, conclusion on the subject;

- Contribution: a voluntary and decisive declaration of the will of the data subject based on appropriate information and with unambiguous consent to the processing of personal data relating to him or her, wholly or in part;
- Protest: a statement by the person concerned to object to the processing of his / her personal data and requests the termination of the data management and the deletion of the data processed;
- Data Controller: a natural or legal person or an entity without legal personality that either independently or with others determines the purpose of data management, makes and implements decisions relating to data management (including the device used), or implements it with a data processor entrusted to it;
- Data management: any set of operations or operations performed on data, irrespective of the procedure used, including, in particular, collection, recording, recording, systematization, storage, alteration, use, query, transmission, disclosure, alignment or interconnection, blocking, deletion and destruction; as well as preventing the further use of the data, taking photographs, sound or images, and recording physical characteristics suitable for identifying the person (e.g. finger or palmprint, DNA sample, iris image);
- Data transmission: making data available to a specific third party.
- Disclosure: making data available to anyone.
- Data deletion: making data unrecognizable in such a way that their recovery is no longer possible.
- Data designation: providing the data with an identification mark to distinguish it;
- Data blocking: for the purpose of limiting the further processing of the data with an identifier for a definitive or definite period of time.
- Data Destruction: The complete physical destruction of data media containing data.
- Data processing: performing technical tasks related to data management operations, regardless of the method and equipment used to perform the operations and the location of the application, provided that the technical task is performed on the data.
- Data Processor: a natural or legal person or organization without legal personality that processes data on the basis of a contract with the data controller, including contracting under a provision of the law.

- Data Responsible: the body performing the public task that produced the data of public interest required to be published electronically, or in the course of which the data was generated.
- Data communicator: a body performing a public task that, if the data owner does not publish the data himself, publishes the data provided by the data controller to the website.
- Data set: a set of data processed in a register.
- Third party: any natural or legal person or organization without legal personality which is not the same as the data subject, the controller or the data processor.
- Commercial advertising: means of communication, information or presentation which is a movable property which can be held in possession, including money, securities and financial instruments, and natural resources that can be used in the same way (hereinafter referred to as "the product") to promote the sale or otherwise use of immovable property, property rights (hereinafter collectively referred to as "goods") or, in this context, to promote the name, designation, promotion or visibility of the goods (hereinafter referred to as advertising).
- Data Protection Incident: Unlawful handling or processing of personal data, including in particular unauthorized access, alteration, forwarding, disclosure, deletion or destruction, and accidental destruction and damage.

1. Name and contact details of the data controller

- Name of Data Controller: Govern-Soft Trade and Service Limited Company
- Mailing address: 7030 Paks, Váci M. u. 3. FS.2.
- Phone number: 06-75 / 830-418
- Email: info@govern-soft.hu
- Data Protection Officer: Péter Badics, e-mail: badics.peter@govern-soft.hu;
Tel: +36 75 830-293

2. Purpose, title and duration of data management and scope of personal data

The Data Controller describes its principles of data management below, presents the expectations it has formulated against itself as a data controller and adheres to it. The data management principles are in line with current data protection laws, and in particular:

- Regulation (EU) 2016/679 of the European Parliament and of the Council
- Act of CXII of 2011 on Information Self-Determination and Freedom of Information;
- Act V of 2013 - Civil Code (Civil Code); Act C of 2000 on Accounting (Accounting Act);
- Act CVIII of 2001 on Electronic Commerce Services and Information Society Services Issues (Eker. TV);
- Act C of 2003 on Electronic Communications (Eht.); 2008 XLVIII. Act - on the basic conditions and certain limitations of commercial advertising (Gr.).

The data management of the activities of Govern-Soft Ltd. is based on a voluntary contribution. In order to use the services, it is necessary for the user to provide certain data to the Data Controller. The Data Controller handles this data confidentially, in full compliance with the relevant legislation and solely for the purpose of providing the service and the operation of the application.

We would like to inform the data provider that it is their duty to collect the consent of the data subject person if they do not provide their own personal data. Downloading the application or entering personal information is always voluntary.

The User assumes responsibility for the fact that the download of the application happened voluntarily and after receipt of the appropriate information. Only the person providing the data is responsible for the adequacy of the data provided. With regard to this liability, the Data Controller shall not be liable for any inaccuracy in the content of the data provided.

- Purpose of data management: the availability of e-mails sent to the User by DIKTI applications, the availability of the content sent via e-mail after registration, and occasionally transmission of offers, messages, information to the User by the Data Controller.
- Legal basis for data management: User's consent to the CXII of 2011 on Information Self-Determination and Freedom of Information. (1) (a) of the Act of 2001, and CVIII of 2001 on certain aspects of electronic commerce services and information society services; Act (Eker.tv.) 13 / A. (3).
- Range of managed data:
 - o User Name
 - o User's e-mail address
 - o User's phone number
- Data Management Duration: The Data Controller handles the data during the registration period. In the case of unlawful, misleading use of personal data or in the event of an offense committed by a client or against a system, the data controller is entitled to delete the User's data immediately.
- Access to Data: The personal data handled by the Data Controller are accessible – beside the User- only by the Data Controller's employees, to the extent of the necessity considering the operation of the application. The Data Controller processes the data and does not provide access to it to third parties.

By downloading and registering on the website, the User agrees that the Data Controller connects the managed data for the purpose of efficient operation of the system and for statistical and information purposes. The Data Controller declares that the interconnected data does not constitute personal data given that the relationship with the data subject cannot be restored. The Data Controller shall not disclose the aggregated data to any third party in any way, and shall only be accessible to the Data Controller staff. The provision does not apply if the Service Provider complies with an official decision or other official request.

The User does not consent to the disclosure of your personal data.

3. User rights

You may request information about your data management, its method, content, time, location, any activity related to data management, and you can change your data at any time and request your data to be changed or deleted. You may initiate the request for personal information or modify or delete personal data by e-mail, telephone or mail at the contact details provided by Data Controller in Section 1.

User may revoke this contribution at any time. The application and the deletion of the registration on the website mean the withdrawal of the consent.

User's enforcement options in CXII. and Act IV of 1959; TV. (Ptk.) may also apply to the court, and may ask the National Data Protection and Freedom of Information Authority for help with any personal data issue (1122 Budapest, Szilágyi Erzsébet fasor 22 / C.). User may make any comments to the Service Provider regarding data management at the following e-mail address: info@govern-soft.hu

The Data Controller deletes personal data at the request of the data subject, by deleting the application, terminating the purpose of the data management, after the expiry of the statutory deadline for storing the data, and if ordered by the court or other authority.

If you are unable to fully accept the data management policy or have any reservations about it, please do not download or register the application or delete it!