

ICF SUP World Cup Privacy Notice

The Hungarian Canoe Federation (hereinafter: MKKSZ) informs the participants of and individuals registering online to its ICF SUP World Cup, to be held between 17-19 June 2022, about its processing practices, and the legal remedy options available to users. MKKSZ as controller ensures that the processing service it provides complies with the legal requirements and are in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council 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 Directive 95/46/EC (hereinafter: GDPR).

Data of the data controller:

Name: Hungarian Canoe Federation (Magyar Kajak-Kenu Szövetség).

Registered seat: 1138 Budapest, Latorca utca 2.

Registration no.: 01-07-0000016

Tax number: 18160037-2-41

E-mail address: info@mkksz.hu

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

Fax: +36-1-465-0095

Website: balaton2021.com

Data Protection Officer

The contact details of the data protection officer and deputy of the Hungarian Canoe Federation are as follows:

- Dr. Lilla Berta, Data Protection Officer
 - e-mail: adatvedelem@mkksz.hu
- József Nagy, Deputy Data Protection Officer
 - e-mail: adatvedelem@mkksz.hu

Purpose of data processing:

MKKSZ processes your personal data for the following purposes:

- identification and registration of participants,
- recording of registrations, recording of entries,
- recording lunch, t-shirt and parking requests,
- recording the deposit payment method of a chip - based timing device,
- recording data provided on the ecological footprint of participants' travel,
- conducting the ICF SUP World Cup,
- informing the participants,
- keeping financial records
- compilation of statistics, analyses,
- Promoting the kayak-canoe sport

MKKSZ

- performs statistical analyses in order to improve the popularity and awareness concerning the sport and to establish the development of its activities in the field of recreational sports,
- it may use photos and videos of the participants of the ICF SUP World Cup to promote the sport or the event. Use in this case means that it can display photos and videos taken at the event on its website and in printed publications related to the event.

Legal basis of data processing

The legal basis for the processing is a voluntary, specific, informed and unambiguous declaration of your will under Article 6 (1) a) of the GDPR, with which you consent to the processing of your personal data as detailed below. You can give your consent by checking the checkbox in the online application system.

In the case of photographs and video recordings of the participants of the ICF SUP World Cup, the legal basis of processing is the legitimate interest of the data controller.

Duration of data processing

MKKSZ will process the personal data provided by you until the withdrawal of your consent, but at longest until the end of the purpose of the data processing.

In the case of photographs and video recordings of the participants of the ICF SUP World Cup, the duration of data processing lasts until the date of the next event.

Data transfer abroad

MKKSZ is contracted to the legal owner of the competition, International Canoe Federation ICF (address: Avenue de Rhodanie 54, CH 1007 Lausanne, Switzerland) to send the name, email address, date of birth, nationality, entry information and completed questionnaire regarding the ecological footprint of the travel of the competitor.

Besides this, MKKSZ does not transfer any data abroad or to third parties.

Scope of data processed

MKKSZ does not register any special categories of data about the participants, it only registers the data provided by the participants. MKKSZ records the data of financial transactions (date, amount, currency, paid item, transaction ID in case of online registration). In the online registration system, credit card payments are made on the interface of Barion Payment Zrt. (<https://www.barion.com/hu/>), where participants provide the data directly to the financial service provider, therefore no data related to the bank card is in the possession of MKKSZ.

Data generated when visiting websites

Like all web servers on the Internet, MKKSZ's web servers automatically store certain data when you view our websites, and this may be considered personal data. When you visit our websites, our servers store commonly used data to troubleshoot, improve services, and detect intrusion attempts:

- date of visiting,
- title of the page visited,
- title of the referring page (from which the visitor came),
- visitor's IP address,
- visitor's browser header (so-called *user agent*), which contains the operating system, the browser type and version number.

Personal data processed about participants

MKKSZ also uses the listed data for the identification of the participants (e.g. to distinguish competitors with similar names), for contacting them, for the organization of the event, and for financial summaries. Information not required at registration is marked as optional.

Data processed on the legal basis of consent	Purpose of data processing
full name, title	registration, identification, organization of an event
e-mail address	displayed as username when registering, contact, sending information related to the organization of the event
date of birth	registration, identification
gender	registration, identification
telephone (optional)	contact
t-shirt size	conducting event
nationality	registration, identification
address	registration, identification
billing address	registration
photograph	registration, identification
parental consent statement for those under 18 years of age	conducting event
for online card payments, the transaction ID	necessary for financial audits and problem solving and complaint handling
registration fee paid, method of payment and date	registration, identification
competition result	conducting event
data provided on the ecological footprint of participants' travel	Fulfilment of ICF contractual obligation

MKKSZ will make the entry list available to visitors on the event's website, based on ICF guidelines. The published list includes the names, citizenship, year of birth, and type of event entered.

Personal data processed in the case of consent given by the legal representative in the case of a minor participant

According to the conditions of participation of the MKKSZ, a person under the age of 18 may participate in the competition only with the permission of their legal representative. The legal representative may grant their permission by filling out the Parental Consent Statement. When filling in the declaration, MKKSZ handles the following data of the legal representative for the purpose of identification:

Basic data:

- full name,
- mother's maiden name,
- place and time of birth

Taking photos and videos

According to 2:48. § (2) of Act V of 2013 on the Civil Code (hereinafter: Civil Code) on the rights of images, the ICF SUP World Cup constitutes a public event; the type of depiction is not individual and captures events occurring before the public as a whole.

MKKSZ captures photos and videos of the participants of the ICF SUP World Cup and publishes them on its social media sites in order to improve the popularity and public awareness of the sport and to establish the development of its activities in the field of recreational sports.

The recordings will be stored by MKKSZ and will be kept until the next ICF SUP World Cup event, after which they will be deleted.

Broadcasting Rights

MKKSZ informs you that the World Cup will be broadcast by various media companies. With respect to the World Cup, the provision over the broadcasting rights belongs to the ICF, over which the Data Controller has no influence. Based on the decision of the ICF, the right of domestic broadcasts of the World Cup and the right of live streaming on the event's website belong to MKKSZ. MKKSZ may exercise this broadcasting right in accordance with the guidelines of the National Communications Office (Nemzeti Kommunikációs Hivatal).

Your rights and legal enforcement options

Below you will find the most important provisions of the GDPR regarding your rights and enforcement options.

If you have any comments or questions regarding this Privacy Policy or the content contained therein, please contact the Data Protection Officer at any of the above contact details.

Right of access or information under the GDPR

Based on this right, you are entitled to receive information from us as to whether the processing of your personal data is in progress. If such data processing is in progress, you have the right to access the personal data processed about you and the following information:

- the purposes of data processing;
- the categories of personal data concerned,
- the recipients or categories of recipients to whom the personal data have been communicated by the Data Controller, including in particular recipients in third countries or international organizations,
- the period for which the personal data will be stored or, if that is not possible, the criteria for determining that period,
- you have the additional right to request the Data Controller to rectify, delete or restrict the processing of your personal data and to object to the processing of your personal data,
- You have the right to lodge a complaint with the supervisory authority,
- if the data has not been received from you by the Data Controller, you may request information on all available information on the source of the personal data,
- automated decision-making, if such processing is carried out by the Data Controller in relation to your data, the fact of automated decision-making, including profiling, and clear, unambiguous information about the logic used and the significance of such data processing for you and the expected consequences.
- If personal data are transferred to a third country, you have the right to be informed of the guarantees of compliance with the transfer.
- You may request a copy of the personal data that are subject to data processing and we will make it available to you if there is no legal impediment to this. If you have submitted your application electronically, the information must be made available to you in a widely used electronic format as required by the GDPR, unless you request otherwise.

Right to rectification

According to the GDPR, you have the right to request the Data Controller to correct inaccurate or incorrect personal data concerning you that require clarification, without undue delay. You also have the right to request the completion of incomplete personal data.

Right to erasure and to be forgotten

Under this right, you are entitled to have your personal data deleted at your request, without undue delay, in accordance with the GDPR, if any of the following reasons persist:

- personal data processed about you are no longer required for the purpose for which they were collected or otherwise processed by the Data Controller;
- you withdraw your consent to the processing and there is no other legal basis for the processing;
- you object to your data processing and in the given case there is no priority legitimate reason for data processing;
- your personal data have been processed unlawfully;
- your personal data must be deleted in order to comply with a legal obligation imposed on the Data Controller by applicable EU or member state law; or
- your personal data were collected in connection with the provision of information society services.

If the data processing is necessary for the following reasons included in the GDPR, it is not possible to enforce the right of erasure or being forgotten:

- for the purpose of exercising the right to freedom of expression and information;
- for the purpose of fulfilling a legal obligation under EU or member state law applicable to the Data Controller to process personal data;
- for the purposes of archiving in the public interest, for scientific and historical research purposes or for statistical purposes, where the right of erasure or being forgotten is likely to make such processing impossible or would seriously jeopardize this processing; or
- it is necessary for the submission, enforcement and defence of legal claims.

Right to restrict data processing

You are entitled, in accordance with the provisions of the GDPR, to require the processing of your data be restricted if any of the following conditions persist:

- You challenge the accuracy of the personal data we process about you, in which case the restriction applies to the period of time that allows us to verify the personal data that you consider to be inaccurate or incomplete,
- the data processing is illegal, but you are opposed to the deletion of the data, instead asking for a restriction on its use,
- the Data Controller no longer needs the personal data for the purpose of data processing, but you request them in order to submit, enforce or protect legal claims; or
- you have objected to the processing of the data, in which case the limitation applies for the period until it is determined whether the legitimate interests of the Data Controller take precedence over your legitimate interests.

If the processing is subject to a data processing restriction as set out above, such personal data, with the exception of storage, may only be obtained and processed with your consent or for the purpose of claiming, enforcing or protecting legal claims or protecting the rights of another natural or legal person or for the public interest of the Union or any member states. The Data Controller will inform you in advance about the lifting of the restriction of processing.

Obligation regarding notification in connection with the rectification or erasure of personal data or restrictions on data processing

The Data Controller shall inform all recipients to whom or to which the personal data have been communicated of any rectification, erasure or restriction of data processing, unless this proves impossible or requires a disproportionate effort. Upon your request, we will inform you about these recipients.

Right to data portability

According to the GDPR, you have the right to receive personal data about you provided to you by the Data Controller in a structured, widely used, machine-readable format, and you have the right to transfer this data to another data controller without the Data Controller hindering this in any way.

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

- the processing is based on consent or contract, and
- the processing is automated.

In exercising the right to data portability, you are also entitled to request - if technically feasible - the direct transfer of the personal data between the data controllers.

Right to object

According to the GDPR, you have the right to object at any time to the processing of your personal data based on a legitimate interest, including profiling, for reasons related to your own situation. In this case, the Data Controller will not further process the personal data, unless it is proven that the processing is justified by compelling legitimate reasons which take precedence over your interests, rights and freedoms or which are closely related to the submission, enforcement or defence of legal claims.

If personal data are processed for the purpose of direct business acquisition, you have the right to object at any time to the processing of personal data concerning you for this purpose, including profiling, insofar as it relates to direct business acquisition.

If you object to the processing of personal data for the purpose of direct business acquisition, the personal data shall no longer be processed for this purpose.

In connection with the use of information society services and by way of derogation from Directive 2002/58/EC, you may also exercise your right to object by automated means based on technical specifications.

If personal data are processed for scientific and historical research or statistical purposes, you have the right to object to the processing of personal data concerning you for reasons related to your own situation, unless the processing is necessary for the performance of a task in the public interest.

Right to lodge a complaint to the Supervisory Authority

You have the right to lodge a complaint to a supervisory authority - in particular in the European Member State of your habitual place of stay, place of work or the place of the alleged infringement - in case you believe that the processing of your personal data violates the regulations of the GDPR.

The competent supervisory authority in Hungary is: National Authority for Data Protection and Freedom of Information (Nemzeti Adatvédelmi és Információszabadság Hatóság) (<http://naih.hu/>; 1530 Budapest, Pf.: 5.; telephone: +36-1-391-1400; fax: +36-1-391-1410; e-mail: ugyfelszolgalat@naih.hu).

You have the right to an effective judicial remedy against a legally binding decision of the supervisory authority concerning you.

National Authority for Data Protection and Freedom of Information

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