



Data Processing Statement

I. Purpose of the Regulation

The purpose of present regulation is to set the Data Processing Principles applied by Chef Market Élelmiszer Nagykereskedelmi Zártkörűen Működő Részvénytársaság (registered office: 2161 Csomád, József Attila utca 73., registration number: 13 10 041674, tax number: 24272962-2-13, hereafter: Data Processor) and the data protection and data processing policy of the company.

II. Data Processor

Name: Chef Market Élelmiszer Nagykereskedelmi Zártkörűen Működő Részvénytársaság

Registered Office: 2161 Csomád, József Attila utca 73.

Company Registration Number: 13 10 041674

Tax Number: 24272962-2-13

Phone Number: 06 1 919 8888

E-mail address: adatkezeles@chefmarket.hu

III. Relevant regulations

– Fundamental Law

– 2001. CVIII. (Infotv.) law about certain issues related to the electronic commercial services and information society

– 2011. CXII. (Infotv.) law about the right to information self-determination and the freedom of information

– 1988. VI. law about the announcement of the Strasbourg 28th January 1981 treaty about the protection individuals with regard to automatic processing of personal data

IV. Personal Data Processed

When registered on the website operated by Data Processor, the following data of the Participants are recorded and processed:

By giving the data below Participants explicitly consent to their data being recorded, stored and processed by Data Processor within the legal framework.

- company name
- registered office address
- tax number
- website address
- field of activity

- phone number of contact person
- e-mail address of contact person
- name of premises
- address of premises
- delivery time slot

These data together with other personal data cannot be connected – except in cases obligatory by the law. The data are only accessible for the Data Processor.

V. Legal basis, purpose and method of data processing

Data Processing is based on the Participant's freely given statement based on proper information and the statement contains the Participants' explicit consent to the usage of the data provided by them.

The legal basis of the data processing is the free consent of the data subject according to the 2011. CXII. (Infotv.) law 5.§ (1) art. a) point law about the right to information self-determination and the freedom of information. Participant gives the consent to certain data processing by registering on the website, acceptance of the privacy policy and providing the relevant data freely.

The purpose of data processing is shopping in the web shop, identifying the Participant for contact reasons if necessary, and the delivery of the products ordered. Data Processor stores the data provided by the Participant for the purposes outlined in this point.

Data Processor does not check the personal data received. For all data provided the person providing them is to take responsibility. When providing the e-mail address any Participant takes the responsibility that he or she uses services by the given e-mail address. Considering this liability all responsibility related to the log ins from the given e-mail address is to be taken by the Participant, who registered the given e-mail address.

Data Processor does not use the data provided for purposes other than outlined in the points above. Disclosing personal data to a third party can only be done by the preliminary, explicit consent of the Participant – except it is otherwise obliged by the law.

VI. Time of data processing

Processing of the data given at the time of registration begins when the registration is submitted and finalised, and lasts until the Participant withdraws the consent. Participant can withdraw the consent by sending an electronic mail to adatkezeles@chefmarket.hu or by sending a statement addressed to the Data Processor, and he or she can request the erasure of the data, which has the same effect as the withdrawal of the consent.

Above regulations does not relate to the fulfilment of the storage obligation set by the law (accountancy law) and other data processing based on further consent given in any other way.

VII. People with access to the data, data transfer, data processing

Data can be accessed primarily by Data processor, internal employees of Data Processor, and the authorities entitled by the law. Yet, the data they cannot publish and cannot transfer to a third party. Employees of Data Processor have the obligation of discretion and confidentiality, so they cannot abuse the personal data they have access to.

Those entitled to know the data are primarily the Controller, internal employees of the Controller, the persons contributing to delivery of the service provided by the Controller (such as logistics service providers), and also the competent authorities empowered by legislation.

They do not disclose or transfer the data to a third party. The employees of the Controller are bound by obligation of confidentiality under their employment contract, therefore they must not misuse the personal data they get access to while performing their duties.

Beyond the above mentioned the personal data relating to the Participant can only be transferred in cases set by the law, or based upon the implicit acceptance of the Participant.

Data Processor does not employ Data Controller to process the provided data.

VIII. Rights and right enforcement possibilities for the Participant

- Participant is entitled to ask for information from Data Processor at any time about the processing of the personal data relevant to Participant, and Participant can modify the data at any time in the way set in the Avtv. Participant is also entitled to ask for the erasure of his or her data or can withdraw the consent via the contact details given below.

- Data subject can exercise his or her rights via the contact details below:

Phone: +36 1 919 8888

Internet: www.chefmarket.hu

E-mail: adatkezeles@chefmarket.hu

Participant can turn to Data Processor employees with any questions, queries or remark regarding data processing via the given contact details.

- Participant is entitled to ask for the modification or the erasure of his or her recorded data at any time.

- If Participant provided the data of a third party for using the services or at registration on the website, or if Participant caused damage in any way, Data Processor is entitled to ask for compensation from Participant. In such a case Data Processor gives all possible help to the authorities to identify the person who infringed the law.

VIII. Rights and obligation of Data Processor:

Obligation to erase personal data: Personal Data must be erased by Data Processor if

- processing is against the law;
- data subject requires so;
- data are not complete or wrong – and this state cannot be remedied legally, except it is excluded by law;
- the purpose of data processing ceased to exist, or the deadline of the data storage set by the law is expired – except if they have to be given to the archives;
- the court ordered it in an judicial decision

Data Processor rights relating to the blocking of personal data: If the personal data were recorded by consent of the data subject, with no other regulations of the law Data Processor can process the recorded data

- to fulfil the legal obligations or
- without any further consent, or after the consent withdrawal of the data subject for the rightful interest of the Data Processor or of a third party, if this interest is in proportion with the restriction of the right to personal data protection Data Processor can process the data.

Object to information: Data Processor can object to providing information upon the request of the data subject on the basis of 16. § law about the right to information self-determination and the freedom of information.

Marking personal data: Data Processor marks the processed personal data if the data subject questions their correctness or accuracy, but the incorrectness or inaccuracy of the data in question cannot be stated unambiguously.

Data Processor's responsibility: Data Processor does not take responsibility for the information given by the data subject. If Data Processor learns that the data subject infringes the rights of a third party or the law, or violated the data protection regulations, or caused damage by not keeping the data protecting regulations, Data Processor is entitled to take the necessary legal measures to compensate the damage caused and to call to account the person who violated the data protection regulations.

Data Processor does not transfer personal data to a third party. It does not concern the obligatory data transfer set by the law, which can only be done in special cases. Before meeting any requests by the authorities Data Processor investigates in the case of every datum if the legal basis of the data transfer is valid and rightful. Data Processor cooperates with the authorities proceeding in these cases.

IX. Judicial remedy

Upon the request of the data subject Chef Market Élelmiszer Nagykereskedelmi Zártkörűen Működő Részvénytársaság immediately but within 30 days the latest takes measures to correct, modify or erase the personal data of data subject processed by them.

Without giving any special reasons the data subject can request the correction, modification or erasure of all or some of the previously provided data, or data subject can withdraw the previously given consent to data processing.

If the data subject believes that Data Processor is processing the personal data illegitimately, data subject can object to the processing of the personal data-

A Chef Market Élelmiszer Nagykereskedelmi Zártkörűen Működő Részvénytársaság immediately suspends the data processing and investigates the case immediately or within 15 days at latest from the submit of the request, and then informs the requestor about the result in writing.

If Data Processor does not answer the request submitted by the data subject within the above given deadline, or does not meet the request, the data subject can turn to the Metropolitan Court of Budapest or to the court of the plaintiff's permanent or temporary place of residence for juridical remedy.

If the data subject or any third party believes that infringement of the law was committed regarding the personal data processing, or there is a danger to be so, they can initiate an investigation at the NAIH by reporting the case.

Data Processor informs the data subject that the registered number of data processing is: NAIH-119084/2017.

X. Data Security

Data Processor takes all necessary measures to ensure the safe and undamaged processing of the data and the set up and operation of the data processing systems required to do so. Data Processor makes sure no unauthorised persons could have access to the processed data and they could not publish, transfer, modify or erase the data.

Data Processor commits to provide the most modern and most suitable technical equipment and security regulations to protect the security of the data, especially that no unauthorised persons could have access to the data, the data would not be published, erased or destroyed illegally. Data Processor takes all measures that the data would not be accidentally damaged or destroyed. The above commitment Data Processor ordains for the employees participating in the data processing activity.

Data Processor in no circumstances will collect special data, meaning data reflecting to race, nationality, ethnicity, political views and party engagement, religious or other ideology, representative organisation membership, health status, addiction, sexual life or criminal record.

XI. Usage of e-mail addresses

Data Processor pays special attention to the legal usage of the e-mail addresses processed, so they are only used in the way set below for sending e-mails.

The processing of e-mail addresses mainly serves the identification of the Participant and the contact for information about deliveries or services, so that is the main purpose of sending e-mails.

In case of changes in the services provided by Data Processor or in the General Terms and Conditions the information about the changes or other similar services of the Data Processor will be sent to the subjects in e-mail. It is not possible to unsubscribe from such "information lists", but these notifications cannot be used for marketing purposes by Data Processor.

Data Processor can only send marketing matters or newsletters to the e-mail given at registration by the explicit consent of the Participant, in cases and in a way according to the legal regulations. Participant can unsubscribe from the newsletter at any time through the link given at the bottom on the newsletter.

XII. Other regulations

Data Processor does not employ an internal Data Processing Officer, based upon the law: Article 24.§ (1) Infotv.

I. Data Processor retains the right to modify one-sidedly the present Regulations by preliminary information sent to the Participants. After the modifications come to force, the Participant implicitly accepts the contents of the modified Regulations by using the services.

Csomád, 4th February 2018