

GDPR

1. Data controller identification

Webshop available at <https://www.bestdogmomtshirts.com/> is operated by

Company registration number / Registration number: 55160520

Tax number: 54956991-1-41

Head office: 1039 Budapest, Bálint György street 15.

Business location: 1039 Budapest, Bálint György street 15.

Email address: kokuszandtees@gmail.com

(hereinafter: Data Controller)

Legislation on data management, the scope of the prospectus

2.1. Data Controller uses Users' data primarily

- REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

REGULATION of 27 April 2016 on the protection of individuals 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); (The EU General Data Protection Regulation), (hereinafter referred to as the GDPR) and - CVIII of 2001 on certain aspects of electronic commerce services and information society services. (Ekertv.).

2.2. The scope of this information applies to the use of the <https://www.bestdogmomtshirts.com/> website (hereinafter: website), the use of the services available there, and the processing of orders placed in the online store.

2.3. For the purposes of this information, User: natural persons browsing the website, using the services of the website, and ordering a product from the Data Controller.

Legal basis for data management

3.1. The legal basis for the data processing by the Data Controller is the User's consent for certain data processing according to Article 6 (1) (a) of the GDPR and Article 6 (1) (b) of the GDPR for the processing of data related to an order. required in which the User is a party.

3.2. In the case of data processing based on consent, the User gives his / her consent by checking the box in front of the data processing statement placed in the relevant places. The User may read the data management information at any time by clicking on the "Data Management Information" at the bottom of each page of the website or by clicking on the link marked "Data Management Information" in the data management statement referred to in this section. By selecting the checkbox in front of the data management statement, the User declares that he/she has read the data management information and, knowing its content, consents to the processing of his / her data as described in this information.

3.3. In some cases, the Data Controller is obliged by law to perform certain data processing operations, and may also have a legitimate interest in the legal basis for the processing of data. The User can read more about these in the chapters on individual data management below.

To ensure the operation of the information technology service-related data management

4.1. The data controller uses cookies to operate the website and to collect technical data about the visitors to the website.

4.2. The data controller provides separate information on the data management implemented by cookies: Data management information on the use of cookies.

Data management related to receiving and replying to a message

5.1. Persons affected by data management: Users who send a message to the Data Controller using the messaging interface available from the "Contact" menu of the website or by e-mail using the e-mail address (es) indicated on the website.

5.2. Legal basis for data processing: User's consent pursuant to Article 6 (1) (a) of the GDPR.

5.3. Defining the scope of data processed:

The user who sent the message:

- name,
- His e-mail address,
- any additional data provided by the User in the message.

Any additional information provided by the User in the message

with respect to the Data Controller only in connection with the content of the sent message

necessarily handles data upon receipt, however, the Data Controller does not request the User to provide any personal data provided there. When communicating such unexpected personal data, the Unexpected Personal Data will not be stored by the Data Controller, it will be deleted from its IT system immediately.

5.4. The purpose of data management: To enable the user to exchange messages with the Data Controller.

Related services:

- writing a message on the website,
- receive a message sent by email (e-mail indicated on the website using address (es)),
- responding to messages received by the Data Controller in the above ways, which the Data Controller performs within 2 working days.

5.5. Duration of data management: It lasts until the message is answered or the User's request is fulfilled. After replying to the message / fulfilling the request, the data controller deletes the data processed for this purpose. If the exchange of information takes place by several related exchanges of messages, the Data Controller shall delete the data upon completion of the exchange of information or after the fulfillment of the request.

If the exchange of messages results in the conclusion of a contract and the content of the messages is relevant to the contract, then the legal basis and duration of the data processing will be as described in point 8 (data management related to the order).

5.6. How to store the data: In a separate data management list in the IT system of the Data Manager.

Data management related to sending newsletters

6.1. Affected by data management: the User who subscribes to the newsletter on the website by filling in the fields for subscribing to the newsletter and ticking the statement of consent, or by ticking the statement regarding subscription during the order.

6.2. Legal basis for data management: GDPR. Article 6 (1) (a) and Grt. Pursuant to Section 6 (1) and (2), the User's consent. The User gives his / her voluntary consent by reading this data management information and filling in the fields for subscribing to the newsletter, by ticking the consent statement there. By doing so, the User declares that he/she consents to the processing of his / her data as specified in the data management information and to the sending of newsletters. In addition to sending useful information, the newsletter service is also aimed at direct business acquisition by the Data Controller. Other services for this service user can subscribe regardless of his / her use. This service its use is based on a voluntary decision made after the User has been duly informed. If the User does not use the newsletter service, it will not be disadvantaged in terms of the use of the website and the use of its additional services. The data controller does not make the use of its direct acquisition service a condition for the use of any other service.

6.3. Defining the scope of data processed:

- first name,
- e-mail address.

6.4. The purpose of data management: to send newsletters by the Data Controller to the User by e-mail. Sending newsletters means sending information about the data management service, news, and current affairs, awareness offers, advertising, and promotional content.

6.5. Duration of data management: The data controller manages the data processed for the purpose of sending the newsletter until the User's consent to this is revoked (unsubscribed) or until the data is deleted at the User's request.

6.6. How to store the data: In a separate data management list in the IT system of the Data Manager.

Data management related to registration

7.1. Stakeholders: Users registering on the site.

7.2. Legal basis for data processing: User's consent pursuant to Article 6 (1) (a) of the GDPR. The User gives his / her voluntary consent by filling in the form under "My Account", then "Creating an Account" and selecting the checkbox in front of the data management statement, and finally by clicking on the "Register" button.

7.3. Defining the scope of data processed: In the case of registering users, the data management concerns the scope of personal data and contact details to be filled in indicated on the registration form referred to above.

Scope of data:

- surname,
- first name,
- e-mail address,
- password.

The purpose of data management: to register on the website, to facilitate regular purchases.

Related services:

- creation of a personal account for the user,
- Facilitate the ordering of a product online

by storing the data necessary for the fulfillment of the data, or to enable the user to modify these data independently,

- store and make available previous orders to the User in the user account.

7.4. Duration of data management: In the case of registered Users, the duration of data management lasts until deleted at the request of the registered User. Data management may also be terminated by deleting the registration by the User or by deleting the User's registration by the Data Controller.

The User may cancel his registration at any time or request its deletion from the Data Controller, which request shall be executed by the Data Controller immediately, but no later than within 10 working days after the receipt of the request.

7.5. How to store the data: In a separate data management list in the IT system of the Data Manager.

Order-related data management

8.1. Stakeholders: Users who place an order on the website.

8.2. Legal basis for data processing: Article 6 (1) (b) of the GDPR, according to which data processing is necessary for the performance of a contract to which the User is a party.

8.3. Defining the scope of data processed: Data management concerns the scope of the following personal data and contact details.

The user:

- surname
- first name
- billing address
- telephone number
- His e-mail address
- Delivery Address
- indication of the product (s) ordered
- the purchase price of the ordered product (s)
- in the case of an individual sample, an image attached by the User
- method of receipt/delivery
- payment

any other information provided by the User when ordering,
information required to fulfill the order

- date of order
- date of payment.

8.4. The purpose of data management: To conclude and fulfill the contract resulting from the order.

8.5. Duration of data management: The Data Controller handles the above data processed for the fulfillment of the order for the time necessary for the fulfillment of the document retention obligation arising from the Accounting Act. According to the Accounting Act, this period is at least 8 years from the issuance of the invoice, after which the data is deleted by the Data Controller within one year.

During the delivery necessary for the fulfillment of the order, the processing of the necessary data (name, delivery address, telephone number) for this purpose lasts until the delivery is completed. When transmitting the data necessary for the performance of the shipment to the carrier, the data controller has a data management restriction, according to which the data carrier only transmits the transmitted data for the performance of the shipment to the extent and for the time necessary.

However, it may be in the legitimate interest of the transport company to retain all or part of the above data for a certain period of time in the event of any complaints, complaints or civil disputes. However, this is already done as an independent Data Controller, the User can read more about this in the data management information of the given service provider. Such service providers used by the data controller can be found in the section entitled "Using a data processor" of this prospectus, where the contact details of their website containing their data management information are also indicated.

Any additional data handled during the order - e.g. the User and the Data Controller handle the relevant messages related to the order - the Data Controller handles them until the expiry of 5 years from the conclusion of the contract - the general limitation period applicable to civil law claims.

8.6. Method of data storage: Data in a separate data management list in the data controller's IT system, and data required for regular accounting in order to fulfill the document retention obligation prescribed by the Accounting Act.

Data management related to product evaluation

9.1. On the website, it is possible for the registered User to evaluate the products he has purchased. The User may publish the relevant comments in text and score form.

9.2. The product evaluation operated on the site is public, the posts and posts published there, as well as the nicknames of the contributors, are displayed in a way that is visible to all visitors to the site.

9.3. Information on the handling of data provided by the user in the comments

9.3.1. Those affected by data management: registered Users who post comments on the website and who have previously purchased the product to be evaluated in the web store.

9.3.2. Legal basis for data processing: User's consent pursuant to Article 6 (1) (a) of the GDPR. Before submitting a comment, the user agrees to the management and publication of the data provided in his / her post by ticking the privacy statement and sending the post.

9.3.3. Scope of the affected data: User comments and entries

After their publication, they can be seen by other users in such a way that they can also identify the nickname of the User who posted the given post or entry, the data published by him in his post or entry can be identified, so the User's identity can also be identified. However, this is the User's own responsibility, the Data Controller cannot be held liable for the related consequences.

9.3.4. If the User possibly publishes the data of another person in his / her comments, the User must obtain the consent of the relevant third party, which is presumed by the Data Controller, with regard to the publication of such third party data on the Data Controller's website and thus transmission to the Data Controller. The Data Controller shall not be liable for the consequences of failure to consent to the

processing of such data.

9.3.5. Purpose of data management: To enable the registered User to evaluate the product purchased by him.

9.3.6. Duration of data management: The duration of data management on the website in the above form lasts until deleted at the request of the user who posted there. Data management may also be terminated by deleting the User's post by the Data Controller. The user may at any time request the deletion of his post from the Data Controller, which request shall be executed immediately by the Data Controller.

9.3.7. How to store the data: Displayed in the IT system of the Data Manager, displayed on the website interface.

Use of a data processor

The data controller uses the following economic entities as data processors.

10.1. Hosting provider

10.1.1. Persons involved in data processing: Users who visit the website, regardless of the use of the services provided by the website.

10.1.2. It is used by the data controller as a data processor

ELIN.hu IT Service and Consultant Limited Liability

Company

Abbreviated name: ELIN.hu Kft.

Company registration number: 08-09-016359

Tax number: 14315754-2-08

Headquarters: 9024 Győr, Déry T. utca 11. 2. em. 4.

Location: 2030 Érd, Burkoló utca 1.

Postal address: 2030 Érd, Burkoló utca 1.

Phone: +36 70 297 4811

E-mail: info@elin.hu

Website: <https://www.elin.hu/>

the company as a web hosting provider (hereinafter:

Data processor).

10.1.3. Defining the scope of data covered by the data processing: The data processing concerns all the data indicated in this prospectus.

10.1.4. Purpose of data processing: To ensure the operation of the website in the sense of information technology.

10.1.5. Duration of data processing: Same as the data processing periods indicated in this prospectus for data processing regulated according to the data management purposes concerning each data group.

10.1.6. The processing of data only means the provision of the hosting necessary for the operation of the website in the IT sense.

10.2. Product delivery data processing

10.2.1. Scope of data processing: Users who order the product by delivery to the address indicated by them.

10.2.2. Csomagpont Logisztika Kft. Package-Logistics Limited Liability Company uses the data controller as a data processor

Csomagpont Logistics Limited Liability Company

Abbreviated name: Csomagpont Logisztika Kft.

Company registration number: 01-09-340159

Tax number: 26704058-2-42

Headquarters: 1067 Budapest, Szondi street 15. basement level

Postal address: 1067 Budapest, Szondi street 15. basement level

Phone: +36 30 923 5157

Email: info@package.com

Website: <https://csomagpont.com/>

the company delivering the ordered products (hereinafter: Data Processor),

Company registration number: 13-09-111755

Tax number: 12369410-2-44

Head office: 2351 Alsónémedi, GLS Európa street. 2.

Postal address: 2351 Alsónémedi, GLS Európa street. 2.

Phone: +36 29 886 670

Fax: +36 29 886 610

E-mail: info@glshungary.com

Website: https://csomagpont.com

the company delivering the ordered products (hereinafter: Data Processor),

10.2.3. Defining the scope of data affected by data processing: In order to fulfill the contract concluded following the User's order (execution of delivery), the data processing affects the following data of the User:

- surname
- first name
- telephone number
- Delivery Address.

10.2.4. The purpose of data processing: within the framework of the performance of the contract concluded following the User's order, the delivery of the ordered product by delivery to the address indicated by the User, if necessary by telephone consultation on the place and time of delivery.

10.2.5. Duration of data processing: the time required to complete the delivery and delivery.

10.2.6. Data processing is limited to the data processing operations necessary to complete the delivery and delivery.

10.3. Data processing related to sending newsletters

10.3.1. Persons involved in data processing: Users who subscribe to the newsletter on the website, regardless of the use of other services provided by the website.

10.3.2. The data controller uses the

THE ROCKET SCIENCE GROUP LLC (MailChimp)

Abbreviated Name: THE ROCKET SCIENCE GROUP LLC

Company registration number: 20161685162

Tax number: 20161685162

Headquarters: 675 Ponce de Leon Ave NE, Suite 5000 Atlanta, GA 30308 USA

Location: 675 Ponce de Leon Ave NE, Suite 5000 Atlanta, GA 30308

USA

Postal address: 675 Ponce de Leon Ave NE, Suite 5000 Atlanta, GA 30308 USA

Phone: +1 678 999 0141

Email: privacy@mailchimp.com

Website: <https://mailchimp.com/> as the developer and maintainer of the newsletter sending software used by the Data Controller (hereinafter: Data Processor).

10.3.3. Defining the scope of data affected by the data processing: The data processing concerns the first name and e-mail address of the User subscribing to the newsletter.

10.3.4. The purpose of data processing: To ensure the operation of the software used by the Data Controller for sending newsletters in the sense of information technology, by means of data management in the technical operations necessary for the safe operation of the software.

10.3.5. Duration of data processing: Until the withdrawal of the User's consent to send a newsletter (unsubscribe) or the deletion of the data at the request of the User.

10.3.6. The processing of the data means only the technical operations necessary for the operation of the software sending the newsletter in the IT sense.

10.4. Data processing related to the production of invoices

10.4.1. Persons involved in data processing: Users who place an order on the website, regardless of the use of other services provided by the website.

10.4.2. It is used by the data controller as a data processor

KBOSS.hu Commercial and Service Limited Liability Company

Abbreviated name: KBOSS.hu Kft.

Company registration number: 01-09-303201

Tax number: 13421739-2-41

Headquarters: 1031 Budapest, Záhony street 7.

Postal address: 1031 Budapest, Záhony street 7.

Phone: +36 30 3544 789

E-mail: info@szamlazz.hu

Website: <https://www.szamlazz.hu/>

the company as the developer and maintainer of the billing software used by the Data Controller (hereinafter: Data Processor).

10.4.3. Defining the scope of data involved in the data processing: The data processing concerns the name and address of the user placing the order, as well as the indication of the ordered product (s) and / or service (s), the date of purchase and receipts, delivery charges and any other fees.

10.4.4. The purpose of data processing: To ensure the operation of the software used by the Data Controller for issuing invoices in the information technology sense, by means of data management in the technical operations necessary for the secure operation of the software.

10.4.5. Duration of data processing: the time required to fulfill the document retention obligation arising from the Accounting Act - up to 8 years from the issuance of the invoice.

10.4.6. The processing of the data means only the technical operations necessary for the operation of the software used for issuing the invoice in the IT sense.

10.5. Data processing related to accounting services

10.5.1. Scope of data processing: Users who place an order.

10.5.2. It is used by the data controller as a data processor

D&F Accounting Group Limited Liability Company

Abbreviated name: D & F Accounting Group Bt.

Company registration number: 01-06-794803

Tax number: 26793302-1-42

Headquarters: 1152 Budapest, Illyés Gyula utca 2-4. A. ép. fszt. 7.

Postal address: 1152 Budapest, Illyés Gyula street 2-4. A. ép. fszt. 7.

the company as the Data Controller's economic
(hereinafter referred to as the Data Processor).

10.5.3. Defining the scope of data affected by the data processing: The data processing concerns the name and address of the User placing the order, as well as the data on the receipts containing the ordered item (s), date of purchase and purchase price, delivery fee and any other fees.

10.5.4. Purpose of data processing: Fulfillment of the accounting obligations prescribed by law for the economic activity performed by the Data Controller by using the service of the above Data Processor.

10.5.5. Duration of data processing: up to the time necessary for the fulfillment of the document retention obligation arising from the Accounting Act - until the cancellation in the year following the 8th year after the issuance of the invoice.

10.5.6. The processing of data means only the operations necessary for the fulfillment and control of the accounting obligations.

10.6. Data is not processed for any other purpose.

10.7. The Data Controller does not use any data processor other than the Data Processors indicated above.

User rights related to data management

11.1. Right of access: At the request of the User, the Data Controller provides information on the data

processed by the User or processed by the Data Processor, their source, purpose, legal basis, duration, name, address, and activities related to data processing, if any. the circumstances, effects, and measures taken to remedy the data protection incident and, in the case of transfers of personal data of the data subject, the legal basis and the recipient of the transfer. The Data Controller shall provide the information without undue delay, but no later than within one month from the receipt of the request.

Under the right of access, the Data Controller shall provide the User with a copy of the personal data subject to data processing no later than within one month from the receipt of the request.

The Data Controller may charge a reasonable fee based on administrative costs (according to clause 12) for additional copies requested by the User.

11.2. Right to data portability: The user has the right to receive the personal data concerning him/her made available to the Data Controller in a structured, widely used, machine-readable format, and he/she has the right to transfer this data to another data controller without being hindered by the controller to whom you have provided the personal data if:

1. a) the data processing is based on the User's consent or contract; and
- (b) the processing is carried out in an automated manner.

In exercising the right to data portability as described above, the User is entitled to request - if this is technically feasible - the direct transfer of personal data between data controllers.

11.3. Right to rectification: User can request his / her managed data rectification by the Data Controller without undue delay, but no later than one month after receipt of the request fulfills. Taking into account the purpose of data management, the User is entitled to request the completion of incomplete personal data, inter alia by means of an additional statement.

11.4. Right to restrict data management: The data controller marks the personal data he/she handles for the purpose of restricting data management. User is entitled to restrict the data management at the request of the Data Controller if any of the following is met:

1. a) the User disputes the accuracy of the personal data, in which case the restriction applies to the period of time that allows the Data Controller to check the accuracy of the personal data;
2. b) the data processing is illegal and the User objects to the deletion of the data and instead requests a restriction on their use;
3. c) the Data Controller no longer needs the personal data for the purpose of data processing, but the data subject requests them in order to submit, enforce or protect legal claims; obsession
4. d) the user protested on the basis of the legitimate interest of the Data Controller against data processing; in this case, the limitation is for that period until the Data Controller is determined to be legitimate whether its reasons take precedence over those of the person concerned.

11.5. Right to delete: The data controller deletes the personal data if:

(a) personal data are no longer required for the purpose for which they were collected or otherwise processed;

1. b) the User withdraws the consent on which the data processing is based, and the data processing has no other legal basis;
2. c) the User objects to the data processing and there is no priority legitimate reason for the data processing, or the User objects to the data processing for the purpose of direct business acquisition;

(d) personal data have been processed unlawfully;

(e) personal data must be deleted in order to fulfill a legal obligation to which the controller is subject

under Union or Member State law;

1. f) the user requests the deletion of objects to the data processing and the personal data was collected in connection with the provision of information society services offered directly to children.

The controller is concerned with the rectification, restriction, and deletion

It notifies the user as well as all data controllers to whom the data has previously been transferred. Notification can be dispensed with if it proves impossible or requires a disproportionate effort. Upon request, the Data Controller shall inform the User about these recipients.

11.6. Right to protest: The User has the right to protest at any time against the processing of his / her personal data based on the legitimate interests of the Data Controller for reasons related to his / her situation. In that case, the controller may not further process the personal data unless the controller demonstrates that the processing is justified by compelling legitimate reasons which take precedence over the interests, rights, and freedoms of the data subject or which are necessary to bring, assert or defend legal claims. are related.

Fulfill User Requests

12.1. The information and measures provided for in point 11 shall be provided by the Data Controller free of charge. If the request of the User concerned is clearly unfounded or, in particular, due to its repetitive nature, excessive, the Data Controller, taking into account the administrative costs involved in providing the requested information or information or taking the requested action:

- (a) charge a reasonable fee, or
- (b) refuse to act on the request.

12.2. The Data Controller shall, without undue delay, but no later than within one month from the receipt of the request, inform the User of the measures taken following the request, including the issuance of copies of the data. If necessary, taking into account the complexity of the application and the number of applications, this time limit may be extended by a further two months. The Data Controller shall inform the User about the extension of the deadline, indicating the reasons for the delay, within one month from the receipt of the request. If the relevant User has submitted his / her request electronically, the information shall be provided electronically by the Data Controller, unless the User concerned requests otherwise.

12.3. If the Data Controller does not take action at the request of the User concerned, without delay, but no later than within one month from the receipt of the request, inform the data subject of the reasons for non-action and that the User may lodge a complaint with the supervisory authority indicated in point 16, and may exercise its right of judicial review as set forth herein.

12.4. User may submit his/her requests to the Data Controller in any way that allows the identification of his / her person. The identification of the user submitting the request is necessary because the requests can only be fulfilled by the Data Controller to those authorized to do so. If the Data Controller has reasonable doubts about the identity of the natural person submitting the request, he/she may request the provision of additional information necessary to confirm the identity of the User concerned.

12.5. User requests by mail Data controller 1039 Budapest Bálint György street 15. You can send it to your address below 96 by e-mail to kokuszandtees@gmail.com. A request sent by e-mail is considered authentic by the Data Controller only if it is sent from the e-mail address provided and registered by the

User to the Data Controller, however, the use of another e-mail address does not mean that the request is ignored. In the case of an e-mail, the date of receipt shall be the first working day following dispatch.

Data protection, data security

13.1. Within the scope of his / her data management and data processing activities, the data controller ensures the security of the data, ensures the enforcement of the legislation and other data and confidentiality rules through technical and organizational measures and internal procedural rules. In particular, it shall protect against unauthorized access, alteration, transmission, disclosure, deletion or destruction, as well as against unauthorized access.

accidental destruction and damage, and the technique used
against the inaccessibility of the processed data resulting from the change.

13.2. From the very beginning, the data used by the Data Controller's IT system records the data on which the traffic is measured, and the habits of using the website are mapped in such a way that it cannot be directly linked to any person.

13.3. The data will only be processed to the extent necessary and proportionate to achieve the legitimate purpose set out in this prospectus, in accordance with the relevant legislation and recommendations, with appropriate security measures.

13.4. To do this, the Data Controller uses the HTTP protocol with the "https" scheme to access the website, with which the web communication can be encrypted and uniquely identified. In addition, in accordance with the above, the Data Controller stores the processed data in data management lists recorded in the form of encrypted data files, separated for each data management purpose, to which the Data Controller may have access to specific employees performing tasks related to the activities specified in this prospectus.

responsibility for data protection and this prospectus and the relevant
responsible management in accordance with the law.

Enforcement

Data subjects can exercise their rights in court and apply to the National Data Protection and Freedom of Information Authority:

National Data Protection and Freedom of Information Authority

Address: 1125 Budapest, Szilágyi Erzsébet avenue 22 / c.

Postal address: 1530 Budapest, Pf.: 5.

Phone: +36 1 391 1400

Fax: +36 1 391 1410

E-mail: ugyfelszolgalat@naih.hu

Website: <http://www.naih.hu/>

In the event of a choice of court, the lawsuit may, at the option of the User concerned, also be instituted before the court of the place of residence or stay of the person concerned, as the lawsuit falls within the jurisdiction of the court.

August 18, 2020