

PRIVACY POLICY

The present policy refers to the data processing on the webpage and the very event of the V. Budapest Demographic Summit (Budapest, September 14-16, 2023) hosted by the Nemzeti Rendezvényszervező Ügynökség.

We inform you that concerning the personal data provided by you, the Data Controller is the Nemzeti Rendezvényszervező Ügynökség (hereinafter: “Data Controller”).

Contact data of the Data Controller:

Seat (address) of the Data Controller: 1054 Budapest, Garibaldi utca 2.E-

mail address of the Data Controller: info@nruevent.hu

Website of the Data Controller: <https://budapestidemografiaicsucs2023.hu/> (hereinafter: “Website”)

Data protection officer: Nemzeti Rendezvényszervező Ügynökség

Please, read the present Privacy Policy (hereinafter: “**Policy**”) carefully and thoroughly, in which we inform you about our data processing practice and your data protection rights and remedies in accordance with the General Data Protection Regulation (Regulation 2016/679 of the European Parliament and the Council, “**GDPR**”). This Policy provides information on how the Data Controller processes your personal data. This Policy also provides information on your rights and remedies related to the processing of your data.

This Policy also relates to online and offline data collection and further data processing, also including data collected on the webpage of the Data Controller and at the event.

With regard to the data processing described in this Policy, the Data Controller shall be regarded as the data controller.

If you have any questions, comments or complaints regarding our privacy practices, please contact us at the contact details above.

The following is a summary detailing the purposes for which we collect and according to which aspects we process your personal data, as well as the relevant retention periods.

Please note that the following data processing purposes are not always applicable to everyone.

<i>For which purposes do we process your personal data?</i>	<i>Which personal data do we process? What is the source of data?</i>	<i>The legal basis of the processing</i>	<i>Retention period of the data processing</i>
Event registration, providing	We collect and manage the	The consent of the data subject (Article 6 (1) (a) GDPR).	For 30 days after the event, for the

<p>participation for online followers of the event</p> <p>We process the data you voluntarily provide on the Website for the purpose of recording your intention to participate in the event and to able to identify you clearly for this purpose and ensure your participation.</p>	<p>following information with your voluntary consent provided on the Website (provided by registering for the event): name, email address (to confirm the success of the registration), the organization you represent (if relevant). If you follow the event online, the Data Controller will also manage your IP address, given that only the given viewer can view the event via a unique link provided to follow the event.</p> <p>Data source: the person registering for the event.</p>	<p>It should be emphasized that the IP address of the online followers of the event is managed by the Data Controller in the legitimate interest of the Data Controller (Article 6 (1) (f) GDPR) to prevent unauthorized persons from following the event or infringing the copyright provisions (intellectual property rights) of the relevant video content.</p> <p>Thus, the Data Controller's legitimate interest is to deliver the streamed content of the event only to registered, authorized persons, and to protect intellectual property.</p>	<p>purpose of subsequent verification of the event (e.g. if a crime has occurred at the event and the circumstances surrounding it need to be investigated, or an invitee has lost something).</p> <p>For online followers of the event, the IP addresses are managed by the Data Controller until the end of the event.</p>
<p>Enforcement of legal claims by the Data Controller and defense against claims against the Data Controller in official and/or court proceedings</p> <p>This may be the case of legal proceedings, official and/or court proceedings filed by or against the Data Controller.</p>	<p>The range of information required for legal enforcement (typically including the name, address and details of the claim filed against or by him/her, subject to the rules of the relevant procedure).</p> <p>Source of data: depending on the circumstances of the case or procedure (for example: in</p>	<p>The legitimate interest of the Data Controller (Article 6 (1) (f) GDPR).</p> <p>Legitimate interest: the enforcement of claims by the Data Controller and the successful defense of a dispute or official court proceedings that may be initiated by the data subject or other persons in order to protect the Data Controller's business reputation and economic interests.</p>	<p>The time needed to complete the proceedings (in particular, the time taken to reach a final official or court decision, or the termination of the enforcement proceedings or the legal dispute).</p>

	litigation or official proceedings initiated by the data subject, the data subject himself or herself provides all or part of the personal data necessary for the conduct of the proceedings).		
Recording the event and using the recordings	<p>Making photo and video recordings at the event organized by the Data Controller (image and sound recording of the data subjects) and using them. The existing recordings may also be displayed on the Data Controller's Website or on other media interfaces (for example: public reports related to the event) with the consent of the data subject.</p> <p>Data source: the concerned party</p>	<p>Your voluntary, informed and clear consent (Article 6 (1) (a) GDPR). In addition, Section 2:48 (1) of Act V of 2013 on the Civil Code (“Civil Code”) provides that the consent of the data subject is required for the production and use of the image and audio recording of the data subject.</p> <p>You have the right to withdraw your consent any time. The withdrawal of the consent shall not affect the lawfulness of the data processing prior to withdrawal. No recording may be made or used without your consent.</p> <p>However, in the case of public recordings or mass recordings of the data subject, the consent of the data subject is not required for the making or use of the recording (Section 2:48 (2) of the Civil Code), in such cases the legal</p>	<p>Recordings made and managed with the consent of the data subject may be erased at any time at the request of the data subject (until revoked). In the case of non-online materials, the right of withdrawal can only be fully exercised until these materials are published.</p> <p>In the case of public recordings of the data subject's public appearance or mass recordings, the recordings may be processed until the data subject protests lawfully.</p>

		<p>basis of data processing is the rightful business interest of the data controller (Article 6 (1) (f) of the GDPR).</p> <p>In the case of public recordings or mass recordings of the data subject concerned, the Data Controller's legitimate interest is to document the event organized by the Data Controller, in this respect increase the Data Controller's professional, social and scientific recognition and strengthen its professional, social and scientific relations.</p>	
<p>Admission to an event organized by the Data Controller</p>	<p>Admission to the event venue by providing the names of the registered guests.</p> <p>Data source: the concerned party.</p>	<p>The legitimate interest of the Data Controller (Article 6 (1) (f) GDPR).</p> <p>The legitimate interest is to guarantee the security and integrity of the event and that only invited persons authorized to enter be able to access.</p>	<p>For 30 days after the event, for the subsequent control of the event (e.g. if a crime occurred at the event or a participant lost something).</p>

Further information about making and using recordings:

The Data Controller takes photographs and makes video recordings of the event it organizes, in which the concerned parties present there can also be seen. The Data Controller processes the photos and videos taken at the events in a confidential manner until their eventual publication: it stores the photos and videos in question in a separate folder on its network.

The Data Controller makes recordings of the data subjects only based on their consent (which does not include the recordings of the data subject's public presence as well as mass recordings as described above). Photographs and videos made this way will be used in accordance with the consent of the data subjects, primarily for the purpose of publication on the Website. If a photo or video is taken indirectly of natural persons who have not consented to the data processing (eg because a photo of the natural person who gave his or her consent and the other person concerned appears in the background of the photo), the Data Controller shall ensure that the right of self-determination with regard to the data of such persons shall not be infringed by

the fact that the photograph and video recording in which they appear is not published or made available to the general public or merely obscured/unrecognized by the data subject (this excludes the public domain mass recordings which does not require the consent of the data subjects for the production and use of the recordings). If the creation and use of the given recording was based on the consent of the data subject, the Data Controller shall immediately erase the photo or video recording of the data subject who subsequently requests the erasure of the photo or video recording thereof (regardless of whether the Data Controller has published the photo and/or video recording). In addition, the Data Controller also erases recordings involving the public presence of the data subject and mass recordings if the data subject lawfully exercises his/her right to protest (Article 21 of the GDPR).

We emphasize that there are special rules for mass recordings and for recordings of public performances. In practice, mass recordings are those in which a multitude of people can be seen or individuals appear as part of the crowd, rather than individually, highlighted. In view of the above, the Data Controller also prepares mass recordings of the event indicated in this Policy, which are prepared or used on the basis of its legitimate interest presented above. In addition to the above, recordings of performances and public actors made at public events may be made and used on the basis of the legitimate interest of the Data Controller presented above. As part of this, the Data Controller will also make live, streaming recordings of the event (including, in particular, recordings of performers as public performers and performers presenting the audience as a crowd), which will be available on the Website.

In cases which are not a mass recording or a recording made of a public performance, the Data Controller prepares and uses the recordings with the consent of the data subjects.

Additional information on data transfer and access to data:

The Controller does not forward personal data to third parties.

Your personal data are processed by our authorized staff or agents based on the need-to-know principle, depending on the purposes for which they were collected.

Your rights and remedies concerning data processing:

You can find more information about your data protection rights and remedies in the GDPR (in particular Articles 15, 16, 17, 18, 19, 21, 77, 78, 79 and 82 of the GDPR) and below. You can request information any time about your personal data, you can request the rectification and erasure of your personal data or the restriction of their processing, furthermore you can object to data processing based on a legitimate interest. We summarize the most important provisions relating to your privacy rights and remedies below.

We emphasize that you may submit your privacy requests to the Data Controller as indicated above in this Policy.

In particular, the Data Controller draws attention to the following when providing information: **You have the right to object any time, on grounds relating to your particular situation, to the processing of your personal data based on the legitimate interests of the Data Controller. The Data Controller shall no longer process the personal data unless the Data Controller demonstrates compelling legitimate grounds for the processing which override your interests, rights and freedoms or for the establishment, exercise or defence of legal claims.**

Right to information:

If the Data Controller processes personal data relating to you, it must provide you information – even without your special request thereof – about the main characteristics of the data processing, such as the purpose, legal basis and processing period of the data processing, the identity and contact details of the Data Controller, the contact details of the data protection officer, the recipients of the personal data, the legitimate interests of the Data Controller and/or third parties in case of data processing based on a legitimate interest, as well as your data protection rights and your possibilities of seeking legal remedy (including the right of lodging a complaint with the supervisory authority), the source of personal data – if it is not you –, as well as the categories of the personal data, in case you do not have all this information yet. The Data Controller provides the above-mentioned information by making this Policy available to you.

Right of access:

You have the right to obtain feedback from the Data Controller as to whether your personal data are being processed or not, and, if it is the case, access the personal data and certain information related to the data processing, including the purpose of the data processing, the categories of the personal data processed, the recipients of the personal data, the (planned) period of data processing, the data subject's data protection rights and possibilities of seeking legal remedy (including the right of lodging a complaint with the supervisory authority), furthermore information on the source of the data if they are not collected from you.

Upon your request, the Data Controller shall provide a copy of your personal data undergoing processing. For any further copies requested by you, the Data Controller may charge a reasonable fee based on administrative costs. If you made the request by electronic means, and unless otherwise requested by you, the information shall be provided in a commonly used electronic form, except you request them otherwise. The right to obtain a copy shall not adversely affect the rights and freedoms of others.

The Data Controller provides you information on the possibility, procedure, potential costs and other details of providing the copy on your request.

Right to rectification:

You have the right, at your request, to make the Data Controller correct inaccurate personal data concerning you without undue delay. Taking into account the purposes of the processing, you have the right to request the completion of incomplete personal data, including by means of providing a supplementary statement.

Right to erasure:

You have the right to make the Data Controller erase personal data relating to you without undue delay and the Data Controller has the obligation to erase personal data without undue delay provided that certain conditions are met. Among others, the Data Controller is obliged to erase your personal data upon your request if the personal data are no longer necessary for the purposes they were collected or otherwise processed for; if you withdraw your consent on which the processing is based, and there is no other legal ground for the processing; if the personal data have been processed unlawfully; or if you object to the processing and there are no overriding legitimate grounds for the processing; if the personal data need to be erased in order to fulfill a legal obligation under Union or Member State law applicable to the Data Controller.

The above shall not apply if processing is necessary:

- to exercise the right to freedom of expression and information;
- to comply with a legal obligation under Union or Member State law governing the processing of personal data;
- for archiving purposes in the public interest, purposes of scientific or historical research or statistics if the right of erasure would be likely to make this data processing impossible or would seriously jeopardize it;
- for the establishment, exercise or defence of legal claims.

Right to restrict data processing:

You have the right, at your request, to make the Data Controller restrict data processing if any of the following is met:

- you contest the accuracy of the personal data, in this case restriction applies for a period enabling the Data Controller to check the accuracy of the personal data;
- the data processing is unlawful and you oppose the erasure of the personal data, requesting the restriction of their use instead;
- the Data Controller no longer needs the personal data for processing purposes, but you need them for the establishment, exercise or defence of legal claims; or
- you have objected to the data processing; in this case, the restriction applies for the period until it is determined whether the legitimate reasons of the Data Controller take precedence over your legitimate reasons.

Where processing has been restricted according to the above-mentioned reasons, such personal data shall, with the exception of storage, only be processed with your consent or for the establishment, exercise or defence of legal claims or for the protection of the rights of another natural or legal person or for reasons of important public interest of the Union or of a Member State.

You shall be informed by the Data Controller before the restriction of processing is lifted if data processing was restricted at your request as specified above.

Right to object:

You have the right to object any time, on grounds relating to your particular situation, to the processing of your personal data based on the legitimate interests of the Data Controller. The Data Controller shall in this case no longer process the

personal data unless the Data Controller demonstrates compelling legitimate grounds for the processing which override your interests, rights and freedoms or which are related to the establishment, exercise or defence of legal claims.

The framework of exercising rights:

The Data Controller shall provide you information on action taken on a request based on your above-mentioned rights without undue delay and in any event **within one month** of receipt of the request. That period may be extended by two further months if needed, taking into account the complexity and number of the requests. The Data Controller shall inform you of any such extension within one month of receipt of the request, together with the reasons for the delay. If you have submitted the application electronically, the information should, if possible, be provided electronically, unless you request otherwise.

If the Data Controller does not take action on your request, the Data Controller shall inform you without delay and at the latest within one month of receipt of the request about the reasons for not taking action and on the possibility of lodging a complaint with the competent data protection supervisory authority (the National Authority for Data Protection and Freedom of Information; in Hungarian: ‘Nemzeti Adatvédelmi és Információszabadság Hatóság’; abbreviated as ‘**NAIH**’) and seeking judicial remedy. The address, telephone number, fax number, e-mail address and website of the NAIH are the following: H-1055 Budapest Falk Miksa utca 9-11., Tel: +36 1 391 1400, Fax: +36-1-391-1410, e-mail: ugyfelszolgalat@naih.hu **HYPERLINK** "<mailto:ugyfelszolgalat@naih.hu>", website: <http://naih.hu/> **HYPERLINK** "<http://naih.hu/>".

The information shall be provided in writing, or by other means, including, where appropriate, by electronic means. When requested by you, the information may be provided orally, if your identity is proven by other means.

Without prejudice to any other administrative or judicial remedy, you shall have the right to lodge a complaint with a supervisory authority, in particular in the Member State of your habitual residence, place of work or place of the alleged infringement if you consider that the processing of personal data relating to you infringes the GDPR. You shall have the right to an effective judicial remedy against a legally binding decision of a supervisory authority concerning you. You shall further have the right to an effective judicial remedy if the competent supervisory authority does not deal with your complaint or does not inform you within three months on the progress or outcome of the complaint lodged. Proceedings against a supervisory authority shall be filed at the courts of the Member State where the supervisory authority is established.

Without prejudice to any available administrative or extrajudicial remedy, including the right to lodge a complaint with a supervisory authority, you shall have the right to an effective judicial remedy, if you consider that your rights under the GDPR have been infringed as a result of the processing of your personal data in non-compliance with the GDPR. Proceedings against the Data Controller shall be filed at the courts of the Member State where the Data Controller is established. Alternatively, such proceedings may also be filed at the courts of the Member State where you have your habitual residence. Such cases fall within the competence of the tribunal in Hungary. The procedure may also be initiated - at the choice of the data subject - at the tribunal of his/her domicile or place of

residence. For further information on the competent courts (tribunals), please see: www.birosag.hu

You can find more information about the cookies used on the Website in the cookie information below:
https://budapestidemografiaicsucs2023.hu/assets/docs/cookie_bds.pdf

Your personal data will be kept secret and secure by appropriate measures (as specified below). However, we note that the following security measures do not cover information that you voluntarily share on public sites such as third-party social media websites. Any such sharing and similar activity is subject to the data protection policy of that website.

We have put in place security measures in the operating environment for storing your personal data, which are expected to be proportionate to the risks involved in processing data to prevent unauthorized access.

It is important that you also take measures concerning your personal data. If you use a shared or public computer, never allow the browser/application you are using to remember your login ID/email address or password, and always sign out when you are no longer using the computer.

In the event of a change in the data processing policy of the Data Controller, this Policy will be revised. The Data Controller also reserves the right to change its data processing practices and this Policy any time (for example, due to changes in legislation, changes in official practices, or the needs of data subjects), so - when visiting the Website - please check regularly whether the wording of this Policy changed. In addition, the Data Controller will inform you about the material changes of the Policy in an appropriate manner (in particular by sending an electronic message to your e-mail address).