



Enclosure No. 11

INFORMATION ABOUT NEWSLETTER DISTRIBUTION

Data controller

name: ELI-HU Research and Development Nonprofit Limited Liability Company

short name: ELI-HU Nonprofit Ltd.

company registry no.: Cg.06-09-015211

seat: 6720 Szeged, Dugonics tér 13.

e-connection: info@eli-alps.hu

representative: Lehrner Lóránt Ferenc managing director

Please be informed that you have the possibility to subscribe to our newsletter distribution service and therefore you may get information about the products, services, actions of ELI-HU Research and Development Non-profit Llc. and about other interesting news. Newsletter will be sent for scientific occasions and events; we will process no other data of you but your e-mail address and your name. In any phase of the data processing you have the possibility to unsubscribe from our newsletter by sending your message to the following e-mail address: info@eli-alps.hu.

purpose of data processing: sending newsletter for subscribers

scope of processed data: username, e-mail address

legal basis of data processing: consent of the data subject in accordance with Section 5 (1) a) of Infotv.

time limit of data processing: until the data subject unsubscribes



data storage method: electronically

Enforcement of the rights of data subjects

A data subject may request information about the processing of his/her personal data, furthermore he/she may request the rectification of his/her personal data or its erasure – except if data processing is regulated by legal rules – such requests should be addressed to the contact possibilities of the Company.

The Company is obliged to transfer such request or objection within three days from its receipt to the Head of the Organisational Unit that is vested with responsibility and authority regarding data processing.

The Head of the Organisational Unit vested with responsibility and authority should give a properly understandable answer to the request regarding the processing of the data of the data subject, latest within 25 – in the case when right to object was exercised within 15 – days in writing from the receipt of the request/objection.

Such notification should cover the information specified in Section 15 (1) of Infotv. if the notification of the person concerned may not be refused under the said Act.

The notification in general is free of charge, the Company charges reimbursable costs only in the case specified in Section 15 (5) of Infotv.

The Company refuses any application only for reasons specified in Sections 9 (1) or 19 of Infotv., which should be justified in accordance with Section 16 (2) of Infotv. in writing.

The Head of the Organisational Unit that processes data will rectify untrue data provided that the necessary data and the evidencing public deeds are available, furthermore, if causes specified in Section 17 (2) of Infotv. would prevail, he/she takes measures for the erasure of the processed personal data.

For the period necessary for the evaluation of the objection submitted by the data subject against the processing of his/her data – but at most for 5 days – the Head of the Organisational Unit responsible for data processing will suspend data processing, examine the groundedness of such objection, makes decision and notifies the applicant in accordance with Section 21 (2) of Infotv.

If the objection was justified, the Head of the Organisational Unit responsible for data processing will act in accordance with Section 21 (3) of Infotv.

In the event when a data subject exercises his/her rights but the case cannot be decided unambiguously, the Head of the Organisational Unit responsible for data processing may send the documents of the case together with his/her position related to the case to the internal Data Protection Officer and request his/her position, and the internal Data Protection Officer shall respond within three days.

The Company will reimburse any losses caused through unlawful processing of the data of a data subject or through breaching data security requirements, and/or will pay the restitution becoming due in the case when the data processor designated by the Company violated rights relating to personality. The Data Controller will be exempted from the liability for damages in respect of any losses and from the obligation to pay restitution if it can prove that such loss or the violation of the rights relating to personality of the data subject was caused by an inevitable cause outside the scope of data controlling. Similarly, the loss will not be reimbursed if it was a consequence of the deliberate and grossly negligent behaviour of the claimant.

The data subject may request legal remedy from or may submit his/her complaint to the Hungarian National Authority for Data Protection and Freedom of Information (1125 Budapest, Szilágyi Erzsébet fasor 22/C) or may turn to the court of justice competent in his/her place of residence or stay.