



**DATA PROTECTION POLICY FOR SUPPORTERS
PATENT ASSOCIATION**

Tartalóm

- I. AIM OF THE POLICY 2**
- II. INFORMATION ABOUT DATA CONTROLLER 2**
- III. PARTICULAR DATA PROCESSINGS 2**
 - 3.1 Supporting 2**
 - 3.1.1 Purpose of data processing 2**
 - 3.1.2 Processed data 2**
 - 3.1.3 Legal basis of data processing 3**
 - 3.1.4 Duration of data processing 3**
 - 3.2 Cookies 3**
- IV. PERSONS WHO AUTHORIZED TO RECOGNIZE COLLECTED DATA 5**
 - 4.1 Persons who work under the direction of Data controller 5**
 - 4.2 Data processors 5**
 - 4.3 Data transfer to other third parties 5**
- V. DATA SECURITY MEASURES 5**
- VI. RIGHTS RELATED TO DATA PROCESSING 5**
 - 6.1 Information and access to personal data 5**
 - 6.2 Right to rectification 6**
 - 6.3 Right to erasure/to be forgotten 6**
 - 6.4 Right to restriction of processing 6**
 - 6.5 Right to data portability 7**
 - 6.6 Right to object 7**
 - 6.7 Automated individual decision-making, including profiling 7**
- VII. Exercise of rights related to data processing 8**
- VIII. Review and modification of Policy 8**

I. AIM OF THE POLICY

Aim of the policy is to provide help and information regarding personal data processing which provided by you as a supporter of PATENT PATRIARCHÁTUST ELLENZŐK TÁRSASÁGA JOGVÉDŐ EGYESÜLET (hereinafter: „**Data controller**”) or as a user of our website in order to made aware of all information, conditions and purpose of personal data processing, risks, rules, safeguards and a rights in relation to the processing of personal data. (hereinafter: „**Policy**”)

Given Policy ensures the implementation of lawful, fair and transparent manner of data processing and rights on informational self-determination according to Regulation (EU) 2016/679 of the European Parliament and of the Council (General Data Protection Regulation, hereinafter: „**GDPR**”) and Act CXII. of 2011 on the Right of Informational Self-Determination and on Freedom of Information (hereinafter: „**Info Act**”)

II. INFORMATION ABOUT DATA CONTROLLER

Hereby we inform you about data controller of personal data which provided by you:

PATENT PATRIARCHÁTUST ELLENZŐK TÁRSASÁGA JOGVÉDŐ EGYESÜLET

Registered office: 1024 Budapest, Forint Street 10.

Company registration ID: 01-02-0012258

Mailing address: 1024 Budapest, Forint Street 10.

E-mail: info@patent.org.hu

Website: <https://www.patent.org.hu>

Name and accessibility of Data Protection Officer: Mészáros Gréta, adatvedelem@patent.org.hu (hereinafter: „**Date Protection Officer**”).

III. PARTICULAR DATA PROCESSINGS

3.1 Supporting

3.1.1 Purpose of data processing

Purpose: data processing of supporters during supporting of the Association.

3.1.2 Processed data

Type of data	Reasons
e-mail address	Particular data required for identifying.

Personal data are transferred to OTP Mobil Ltd (1093 Budapest, Közraktár Street 30-32.) as a data processor. Type of transferred data: email address. Purpose of data transfer: providing customer service assistance for users, confirmation of transactions and fraud monitoring in favour of protection of users.

Data controller is not informed about data content of payment website, these data could be available only by the bank. In order to perform payment transaction by card internet browser has to support SSL encryption. In case of successful transaction bank blocks immediately the

amount on the account and automatically inform the Data controller, so confirmation of donation is provided on screen and via given email address.

Type and purpose of data conversion provided by Data processor available in Data protection Policy of Simply Pay on following link: <http://simplepay.hu/vasarlo-aff>.

In case of donation performed as a company and would you like to ask tax certificate, please ask on info@patent.org.hu email address.

3.1.3 Legal basis of data processing

Legal basis is your consent which contains previous consent for data processing by data controller referring to above listed personal data according to conditions and rules of given Policy based on GDPR Article 6. (1) a).

You have the right to withdraw your consent in any time. Withdrawn consent mustn't effect on lawfulness of data processing which were performed based on previously valid consent and the possibility for Data controller to account in case of supported audit. (GDPR Article 6. (1) c.)

3.1.4 Duration of data processing

Data controller can manage personal data until withdrawal of consent, but not more than 5 years after termination of service. Consent could be withdrawn at any time by email sending to above mentioned email address.

Necessary data are stored for 5 years in case of withdrawn consent as well, in order to confirm the fact of service during an audit according to GDPR Article 6. (1) c)-f).

3.2 Cookies

We use cookies on our website (hereinafter: “**Cookies**”). Cookies are small data files which contains individual identifier and are stored on your computer or mobile device, so devices which used by the User could be identifiable when particular website are visited or application are used. Cookies are used only for limited time period: duration of website visit or in order to measure User behaviour regarding how do users use the service and for how long. Cookies help to visualize important features and functions which are used on websites and mobile applications.

The User's all data regarding website visit could be collected during website visit: domain name of websites which transferred the user, web-search, type of operating system, IP address, identifier of user, other information which transferred by http protocol.

Cookies which used by the website are not harmful neither for the user, nor for computer, for that reason we recommend not to switch off the service of cookies in the browser.

[Used cookies on website:](#)

Name of cookies	Function of cookies, why it is necessary, which function is provided for user	Duration of cookies
lang	It saves the language which is used by the user.	30 days
_ga	Google Analytics: It creates an individual identifier which gathering information on how visitors use our website.	2 years
_gat	It is necessary for operation of Google Analytics.	1 day
_gid	Google Analytics: It creates an individual identifier which gathering information on how visitors use our website.	1 day
collect	Google Analytics: Gathering information on devices used by users.	until the end of the visitor session
cs_geolocation	Gathering information on residence of users.	6 days

User could modify the method of cookies files consumption via browser, including block or delete cookies which originate for Website (and other internet portal). For this purposes it is necessary to modify the setting of browser. Method of deleting could be different depending on used browser. Information regarding deleting cookies files could be found in „Help” section in browser.

Further information regarding cookies files could be found on below listed browser pages:

- [Google Chrome](#)
- [Microsoft Edge](#)
- [Mozilla Firefox](#)
- [Microsoft Internet Explorer](#)
- [Opera](#)
- [Apple Safari](#)

Information regarding administration of cookies files on mobile phone or other mobile devices could be found in User Manual of given mobile phone or mobile device.

Restriction of cookies on given devices could widely make difficulties or website usage may become impossible, for instance maintenance of time period for log-in could be impossible.

Legal basis is User’s consent which contains previous consent for data processing by data controller referring to above listed personal data according to conditions and rules of given Policy based on GDPR Article 6. (1) a).

You have the right to withdraw your consent in any time. Withdrawn consent mustn’t effect on lawfulness of data processing which were performed based on previously valid consent and the possibility for Data processor to account in case of supported audit. (GDPR Article 6. (1) c.)

IV. PERSONS WHO AUTHORIZED TO RECOGNIZE COLLECTED DATA

4.1 Persons who work under the direction of Data controller

Personal data provided by you are knowledgeable by persons who work under the direction of Data controller in favour of complete working tasks according to actual valid internal policies and processes. Hence for instance associates who engaged with legal aid assistance recognize personal data in favour of administration.

Several services which provided by Data controller are performed via contracted individual Data controller (lawyer or law firm). That's why if Data controller serves legal advice or representation via contracted individual Data controller transfer all processed data to lawyer or law firm (in this case data are processed according to Lawyer Act)

4.2 Data processors

Data Controller apply for further Data processor during data processing of personal data (personal data are transferred to Data processor)

Company name: OTP Mobil Ltd. (Hereinafter: „**data processor**”).

Registered office: 1093 Budapest, Közraktár street 30-32.

Mailing address: 1051 Budapest, Nádor street 16.

E-mail: adatvedelem@otpbank.hu

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

4.3 Data transfer to other third parties

Data controller is allowed to transfer personal data to other parties only in exceptional cases (apart from delegated lawyers or payment company) and only if data transfer is necessary in order to achieve legal obligation.

V. DATA SECURITY MEASURES

Processed personal data are available only for senior executives of Data Controller and associates who engaged with given working tasks.

Personal data which provided by you are stored on Data controller's server

VI. RIGHTS RELATED TO DATA PROCESSING

6.1 Information and access to personal data

You are able to ask information from Data controller whether data processing is in progress or not via above listed accessibility in writing or emailing.

If data processing is in progress you have the right to ask information about following subjects regarding personal data processing: type of personal data, legal basis, purposes, sources, duration, access for whom, when and based on which acts, transferred to whom (including especially third country nationals and international organisations).

Data controller has to answer your information request maximum in a month, for your granted accessibilities by letter or email.

You have the right to access to your personal data according as Data controller sends concerned personal data in writing or in email.

6.2 Right to rectification

You have the right to ask Data controller to modify immediately or to complete your personal data if it is necessary (via above listed accessibilities of Data controller in writing or in email). So you are able to modify your email address or password at any time.

Data controller has to fulfil your request maximum in a month, for your granted accessibilities by letter or email.

6.3 Right to erasure/to be forgotten

You have the right to ask Data controller to delete immediately your personal data if at least one of below listed reasons obtained (via above listed accessibilities of Data controller in writing or in email).

- a) The personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed;
- b) You withdrew your consent on which the processing is based and where there is no other legal ground for the processing;
- c) You objected to the processing and there are no overriding legitimate grounds for the processing
- d) The personal data have been unlawfully processed;
- e) The personal data have to be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject;
- f) The personal data have been collected in relation to the offer of information society services referred to in GDPR Article 8(1).

Data controller has to fulfil your request maximum in a month, for your granted accessibilities by letter or email.

If Data controller transferred your personal data to other involved, so Data controller informs other involved data processors/controllers in a month about your request regarding erasure of processed personal data.

6.4 Right to restriction of processing

You have the right to ask Data controller to block or restrict immediately your personal data if at least one of below listed reasons obtained (via above listed accessibilities of Data controller in writing or in email).

- a) The accuracy of the personal data is contested, for a period enabling the controller to verify the accuracy of the personal data;
- b) The processing is unlawful and you oppose the erasure of the personal data and request the restriction of their use instead;
- c) The controller no longer needs the personal data for the purposes of the processing, but they are required by you for the establishment, exercise or defence of legal claims;
- d) You has objected to processing, in this case restriction referring to duration until it is determined whether data controller or you has priority in legitimate ground

In case of blocking/restriction the processing is allowed only based on your consent or for the establishment, exercise or defence of legal claims or defence of other natural/legal person (excluding storage).

Duration of blocking/restriction is valid until storage is necessary based on your indicated reason.

6.5 Right to data portability

You have the right to receive the personal data (via provided accessibilities, in writing or email) concerning you which you has provided to controller, in a structured, commonly used and machine-readable format, and you have the right to transmit those data to another controller without hindrance from the controller to which the personal data have been provided, where the processing is based on your previous consent or contract and the processing is carried out by automated method.

Data controller has to fulfil your request maximum in a month, for your granted accessibilities by letter.

6.6 Right to object

You have the right to object (via provided accessibilities, in writing or email), on grounds relating to your particular situation, at any time to processing of personal data concerning you, including profiling based on those provisions. The controller shall no longer process the personal data unless the controller demonstrates compelling legitimate grounds for the processing which override the interests, rights and freedoms of you or for the establishment, exercise or defence of legal claims.

Where personal data are processed for direct marketing purposes, you have the right to object at any time to processing of personal data concerning you for such marketing, which includes profiling to the extent that it is related to such direct marketing. Where you object to processing for direct marketing purposes, the personal data shall no longer be processed for such purposes.

6.7 Automated individual decision-making, including profiling

Data controller not apply a decision making based solely on automated processing, including profiling.

If Data controller would implement such decision making process, Data controller shall previously inform you in email about applied logic, method and its essence, and ensure the right to obtain human intervention on the part of the controller, to express your point of view and to contest the decision.

VII. Exercise of rights related to data processing

If you observe unlawful data processing, before initiation of legal procedure it is practical to submit your complain directly to Data controller, so Data controller would be able to restore lawful conditions proactively.

You have the right to initiate investigation by complain submitted to supervisory authority referring to the fact that processing your personal data generate infringement or its direct hazard is exist.

Name and accessibilities of supervisory authority:

National Authority for Data Protection and Freedom of Information

Registered Office: 1125 Budapest, Szilágyi Erzsébet alley 22/c

Mailing address: 1530 Budapest, PO Box: 5

E-mail: ugyfelszolgalat@naih.hu

Phone: +36 (1) 391-1400

Fax: +36 (1) 391-1410

Website: www.naih.hu

In case of unlawful data processing you have the right to initiate litigation at a court.

To judge the litigation is in competence of Municipal Court. The litigation – based on your choice – could be initiated at court which is competent based on your permanent address.

List and accessibilities of Municipal Courts are available on following link:

<http://birosag.hu/torvenyszekek>.

VIII. Review and modification of Policy

Circumstances of data processing could be changed time after time, and Data controller could make a decision on new specific purpose of processing, therefore Data controller uphold the right to modify given Policy at any time. Data controller informs you about modification via email on your provided accessibilities.

-

Latest update: 4 of October, 2019