

DATA PROTECTION AND HANDLING INFORMATION

1. PURPOSE

- 1.1. The data protection and handling form (referred as Handout), issued and operated by Lurko Education Kft. (referred as the Supplier), involves the most important data protecting rules and principles, applied to data handling, processing, transmitting, protecting and publishing. The purpose of the Handout, considering and accepting the Hungarian and E.U. requirements, is to provide and determine all the terms and conditions, the data protecting and handling rules, principles used by the Supplier, regarding the interest of the Costumers and the Supplier.
- 1.2. The <https://www.Lurkobebiszitter.hu> webpage (referred as Webpage), operated by the Supplier, contains and handles all the data of the babysitters (referred as Babysitters) who are available, and the users who order any type of babysitting (referred as Costumers).
- 1.3. The Handout considering the Act CXII of 2011 on information self-determination and freedom of information (referred as Act of Information), the Act CVIII of 2001 on certain issues of electronic commerce activities and information society services (referred as Act on EC), Act XLVIII of 2008 on the essential conditions and certain limitations of business advertising activity, together with the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons 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 referred as GDPR).
- 1.4. The Supplier reserves the right to modify the service, the service contract or the General Service Agreement, whereof the Costumers will be informed via email. The Supplier will not use this case as an advertising space.

2. DATA CONTROLLERS

2.1. Data of the Supplier:

Lurkó Education GyermeK Pedagógiai Korlátolt Felelősségű Társaság
Address: 1114 Budapest, Bartók Béla Street 11-13. Ground floor. 2.
Business Registration No.: 01-09-283053
Tax No.: 25574126-1-43
Phone: +36 70 408 6161
E-mail: hello@lurkobebiszitter.hu
Webpage: www.lurkobebiszitter.hu
Account No.: Unicredit Bank, 10918001-00000089-36790008
Manager: Mate Kovacs

2.2. Hosting Service:

DotRoll Kft.
Address: 1148 Budapest, Fogarasi Street 3-5.
Business Registration No.: 01 09 882068
Tax No.: 13962982242
Representative: György Zsolt Komáromi
Title: Data Protecting Official
Snail Mail: 1148 Budapest, Fogarasi Street 3-5.
Email: dpo@dotroll.com
Phone: +36-1-432-3232

2.3. Webpage operator:

Lurkó Education Kft.
Address: 1114 Budapest, Bartók Béla Street 11-13. Ground floor. 2.
Business Registration No.: 01-09-283053
Tax No.: 25574126-1-43
Representative: Balazs Kovacs, Company Director, hello@lurkobebiszitter.hu

3. DATA HANDLING

3.1.Registration

- 3.1.1.After the Registration, the Costumer is entitled to use the service, offered by the Suppliers. During the registration process the Costumer shall provide the following personal information, which will be recorded: Name, Phone Number, Email Address, Address, and First Name of their child and the date of birth.
- 3.1.2.Before the registration, The Costumer accept the Data Handling Agreement through their „checkbox” application. The precondition of using the application is to agree on all the Data Protecting and Handling Agreement and the General Service Agreement. The Data Handling, provided by the Supplier is based on the acceptance of the Costumer.
- 3.1.3.The process of the registration is legislated by the General Service Agreement.
- 3.1.4.Purpose of the Data Handling: to contact with the Costumer
- 3.1.5.The legal basis of Data Handling: Usage of the service provided by the Supplier.
- 3.1.6.Duration: The Costumer is entitled to cancel their personal data anytime or to ask the Supplier for their data cancelling without any financial consequences. The Supplier obliged to fulfil the following requirements within 30 days.
- 3.1.7.The way or Data Handling: The Costumer’s received information stored by the hosting service provider operated by the Hosting Service.

3.2.Ordering of the Service

- 3.2.1.After the Registration, the Costumer is entitled to order the service, offered by the Suppliers. The process of Ordering is legislated by the General Service Agreement.
- 3.2.2.Purpose of the Data Handling: to contact with the Costumer
- 3.2.3.The legal basis of Data Handling: Usage of the service provided by the Supplier.
- 3.2.4.Duration: The Costumer is entitled to cancel their personal data anytime or to ask the Supplier for their data cancelling without any financial consequences. The Supplier obliged to fulfil the following requirements within 30 days.
- 3.2.5.The way of data storage: The Supplier stores the Costumers’ registered data on the hosting service webpage, operated by the Web hosting company.

4. Responsibility:

The personal data, provided by the Costumer are not monitored by the Supplier. The Costumer is identified as the responsible user providing legally relevant information. The Costumer is responsible for the accessibility and usage of all the transmitted data to their email, which email address, is given by the Costumer.

5. Handling of the provided data through the registration: The Supplier and the Data Handling Employee(s) are entitled to access this information. The accessibility is authorized by the executive officer. The right of access to data is determined by the executive officer of the Data Handlers, assigned by the Supplier. The Supplier is entitled and obliged to transmit these data required to the third party if a relevant legal obligation demands that.

6. The right of the Costumer

- 6.1.By deleting their personal profile, the Costumers delete their personal data as well, except their orders without the personal data.
- 6.2.The Costumer in entitled to request the access of the information stored about them in the system without any financial consequence as well as to access the purpose of Data Handling, its legal basis, duration, the name of the data handler, their address, their work related to the data handling, furthermore, the people who can access their data and all their legal rights and judicial remedy regarding to their Data Handling process. The Costumer has the right to modify, cancel, block or restrict their personal data or data handling in the case of a relevant legislation, or to protest against their personal data handling.
- 6.3.The Supplier is obliged to examine the Costumer’s request within 30 days – in the case of protest it is 15 days – decide whether it is legally based, and to inform the Costumer about the decision. If the Supplier does not fulfil the request, they must inform the Costumer and give the legal and factual circumstances and reasons.
- 6.4.The Costumer is entitled to represent their rights in front of national court according to the Act V/2013 promulgating the Civil Code, and they are supported to report any formal complaints according to the Act of Information and to represent their rights at the Nemzeti Adatvédelmi és Információszabadság Hatóság (1125 Budapest, Szilágyi Erzsébet fasor 22/ c.; [https:// www.naih.hu/panaszuegyintezes-rendje.html](https://www.naih.hu/panaszuegyintezes-rendje.html)).

7. Additional information

- 7.1.The Supplier analyses and collects data about the activity of the visitors of the webpage, whilst the identity of the visitor is not revealed, and the visitors' data are not attached to any of the Customers. Their personal data is not connected with any of the visitors' data, neither during the usage of Lurko's website nor during the usage of any other website.
- 7.2.The Supplier is obliged to inform and ask the Customer's permission in advance, if they want to use their personal data for any other purpose than which is formerly stated in the Purpose of the Data Usage.
- 7.3.The Supplier is obliged to provide the safety and security of the Data Handling and processing and to provide all the technical support to keep safe all the stored, processed and handled information and to avoid any illegal usage and cancellation.
- 7.4.The Supplier's Data Handling process is recorded according to the relevant legislation.
- 7.5.Data Protection Incident is the breach of the safety which includes the destruction of the stored personal data by any mistake or on purpose, loss of personal data, change, illegal publication or illegal access. In the case of a Data Protection Incident the Supplier is obliged to follow the procedure written in the Article 33. And 34. Of the GDPR. The Supplier shall record all the incidents, indicating every detail, effects and judicial remedy.
- 7.6.The Supplier is entitled to modify this Handout at any time, unilaterally. The Supplier will post the modification of the Handout on the webpage. The Customer is entitled to use the service of Lurkó Education Gyermek Pedagógiai Korlátolt Felelősségű Társaság after accepting the modification of the Handout.

Last updated: 27.04.2018.