Privacy Policy

for visitors to https://vargazsigmond.hu

As the data controller of this site, my office makes every effort to protect your personal data when you visit my website. This privacy notice summarises what personal data I collect from you in this process, how I process it and when I delete it. This notice also explains how you can exercise your rights in relation to data processing.

1. The Data Controller

With regard to the above page, the controller is Name: ifj. dr. Varga Zsigmond lawyer

Address: 4032 Debrecen, Nagy Lajos király tér 5. 1. em. 14.

Email: info@vargazsigmond.hu

Phone: +36 30 5128235

There is no Data Protection Officer in my office, but there is a Data Protection Officer who can be contacted:

Name: Kiss Zsuzsa

Address: 4032 Debrecen, Nagy Lajos király tér 5. 1. em. 14.

Email: info@mortitkarsag.hu
Phone: +36 20 4240877

2. Scope of Data Processing

The only personal data processed by my office is the personal data that you have provided to me when you use one of my services. Personal data is any information relating to an identified or identifiable natural person.

No registration is required to visit my website, so you can visit my website anonymously.

If you are instructed as a lawyer, you will be required to provide personal data, in which case you will be informed separately of the purpose, scope, extent and manner in which your data will be processed, and for how long and in what manner it will be stored.

Your personal data will not be disclosed to third parties without your consent, subject to the exceptions set out in the individual information notices.

2. Legal Basis for Processing Personal Data

If you contact my office as a client, your data will be processed on the basis of Article 6(1)(b) of the GDPR, given that the processing is necessary for the performance of the contract.

If your data is accessed by me as an opposing party in the course of an assignment by a client of my office, the processing of your data is based on Article 6(1)(f) GDPR, given that the processing is necessary for the enforcement of the legal claims of a third party (my client) in this case.

I process the data collected during your visit to my website, as set out in the cookie notice, on the basis of Article 6(1)(a) GDPR, as consent given by you. No other data collection will take place during your visit to my website other than as described in the cookie notice.

3. Data Retention Period and Data Deletion

My Office will store your data for different periods of time, in accordance with the law applicable to the nature of the order you have placed.

If you contact my office as a client, the privacy notice will provide guidance on the duration of the storage of your data for each specific engagement.

If you are contacting my office for the first time

a) your name, telephone number and e-mail address will be recorded and stored only when you enter into an engagement contract, on the basis of the data protection and privacy notice to be provided as an annex to the engagement contract, and not before;

b) in the event of a request for a quotation, your name, contact details, the content of your request for a quotation and the quotation given to you will be stored until the deadline indicated in the quotation.

If you are an opposing party in a case pending before my office, your details will be removed from my records after the case is closed. Your data will be stored on the computer in the office and on encrypted physical media in accordance with the backup policy.

4. Data Security

My Office makes reasonable efforts to prevent unauthorized access to your personal data, as well as the unauthorized use or falsification of such data, and to minimize the risks associated with such access. However, the provision of personal data, whether in person, by telephone or over the Internet, always involves risks and no technological system can exclude the possibility of manipulation or damage.

The employees and partners of my office are obliged to comply not only with the GDPR and the applicable Hungarian Infotv. when processing your data, but also with the provisions of the Üttv. on the practice of law and the relevant regulations of the bar association.

5. Data Transfer

If you are a client of my firm, we will transfer your data if we are required to do so by law or if you have given us permission to do so in order to perform a retainer agreement, in which case the transfer will be made in the manner, on the basis and to the extent set out in the individual case's privacy notice.

If you are an opposing party in a case pending before my office, your data will be transmitted to the competent courts or authorities in order to represent my client.

In the above two cases, the data will always be transmitted only to the extent required by law (e.g. data to be compulsorily recorded in documents in the course of land registration proceedings under the Land Registry Act, the Land Traffic Act or the Act on the Protection of Personal Data, data to be compulsorily recorded in a statement of claim in a civil action under the Civil Code, etc.).

The only data collected during your visit to my website that will be transmitted to third parties is the data recorded in the cookie policy, the legal basis of which is your consent.

6. Cookie Policy

6.1. About Cookies

Cookies are packets of information that the visited site sends to your browser in order to facilitate your use of the site, to store certain information or to collect data for statistical purposes.

The cookies used by my website include cookies that contain a unique identifier (a randomly generated sequence of numbers) that is stored on your device to ensure that your device can be identified.

Cookies may delete themselves after a shorter or longer period of time, but you can initiate the deletion of cookies directly from most browsers.

6.2. Types of Cookies and Cookies Used on My Website

6.2.1. Essential Cookies

These are for the proper functioning of the website. The legal basis for their use is Article 6(1) (f) of the GDPR, the legitimate interest necessary for the functioning of the website. These cookies are:

name	purpose of use	retention period	personal data
wordpress_test_cookie	which browser you use to visit my website. This is necessary to adapt the display to your device.	until the end of the browsing session	the cookie does not contain any personal data
cookieyes-consent	whether you have already accepted the cookie policy	1 year	the cookie contains a unique encrypted sequence of numbers that identifies your browser.
pll_language	the language in which you last viewed the website	1 year	the cookie does not contain any personal data.

6.2.2. Statistical Cookies

These are used to measure the number of visits to the website. Their legal basis is Article 6(1) (a) of the GDPR, your consent. These cookies are:

name	purpose of use	retention period	personal data
_ga	allows Google Analytics to distinguish visitors. The cookie does not register your online activity.	13 months + 4 days	the cookie contains a uniquely generated identifier that identifies your browser
ga[egyedi_kód]	allows Google Analytics to distinguish visitors. The cookie does not record your online activity, it simply contains a unique identifier that is only relevant for the purpose of our website's visitor statistics	13 months + 4 days	the cookie contains a uniquely generated identifier that identifies your browser

6.2.3. Marketing Cookies

No such cookie works on my website.

7. Your Rights as a Data Subject

You, as the Data Subject, have the following rights during the processing:

7.1. Right to Information

You, as the Data Subject, have the following rights during the processing:

7.2. Right of Access

In exercising this right, you may request access to personal data concerning you. In this context, you can ask me for information about what data we process, for what reason, for what purpose, for how long, how we obtained access to this data, to whom, when, for what purpose and for what reason I transferred this data, and to whom, when and on what legal basis I granted access.

7.3. Right to Rectification

In exercising this right, you may request the correction or clarification of the data processed by my office if you notice any discrepancy. My Office shall correct your data within 3 working days of your request.

For example, if your notification address, telephone number or e-mail address has changed, you may request that the Data Controller transfer the new data to your records.

7.4. Right to erasure, right to be forgotten

In exercising this right, you may request my office to delete any of your data that I process on the basis of your consent and that is not subject to a retention obligation under applicable law for a specified period.

You may also ask me to have your data deleted if I have transferred it to a third party and this transfer has not been made to comply with a legal obligation.

For example, you can request the deletion of your e-mail address or telephone number from my records, but this will have the consequence that I will not be able to fulfil my obligations due to the lack of contact.

7.5. Right to Restrict Processing (Right to Blocking)

If you contest the accuracy of the personal data, you may limit the processing for the period of time until the controller is satisfied as to the accuracy of the data and, if necessary, rectifies it.

You may also request the restriction of the processing of your data for specified purposes if the processing is unlawful but you do not request its erasure. In this case, your data may not be used for the purpose for which you have requested it unless you have given us notice to the contrary.

You may also request the restriction of the processing of your data if my office no longer needs the personal data for the purposes of processing, but you decide that you want to continue to process them for the establishment, exercise or defence of legal claims. In this case, in addition to the restriction statement, please also provide a statement of consent to the further processing of your data.

If you feel that your legitimate interests are being harmed by the processing of your data, you may object to the restriction of processing for a period of time until it is established whether the purpose of the processing of your data or the legitimate grounds for processing your data override your legitimate interests.

During the period of restriction, blocked personal data may be stored by the controller only or 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 important public interests. If my office has a direct claim against you, it may use your data for the enforcement of such a claim before a public authority or a court of law even during the period of restriction.

7.6. Right to Object

You have the right to object to the processing of your personal data at any time on grounds relating to your particular situation, unless the law imposes a retention or processing obligation in respect of the data you have previously provided on the basis of your consent. Personal data will not be used by my office for direct marketing purposes. My office does not engage in profiling. As a data controller, my office does not process data for scientific or historical research purposes or statistical purposes.

7.7. Right to Lodge a Complaint

If you object to the processing of your personal data by my office, you have the right to contact the National Authority for Data Protection and Freedom of Information. Contact details of the Authority:

Postal address: 1363 Budapest, Pf.: 9.

Location: 1055 Budapest, Falk Miksa utca 9-11.

Phone: +36 1 3911400

E-mail: ugyfelszolgalat@naih.hu

Website: http://naih.hu

7.8. Right to Judicial Remedy

If you feel that my office has violated your rights by processing your data and you wish to take legal action to enforce your rights, you have the right to take legal action. In addition, you may appeal against the decision of the data protection authority in accordance with the general rules of administrative procedure by bringing an action before an administrative court having jurisdiction and competence.

8. Other Provisions

I will amend this privacy notice as necessary in accordance with applicable data protection laws and regulations. You will find the current privacy notice on my website in all cases. The amended notice will replace the previous privacy notice and will take effect from the date of its publication.

My website is hosted by DotRoll Kft., but the hosting provider does not process third party data in relation to my website.

This Privacy Policy is effective from 23.08.2024.

Ifj. dr. Varga Zsigmond lawyer