

Microsec zrt.

Privacy Notice

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Publi- cation	Entry in Force	Modified by	Approved by	Amendment / Comment
1.	2018-05-25	dr. Lilla Lovas	dr. Sándor Szőke	New document
1.1	2019-04-05	dr. Lilla Lovas, dr. Fruzsina Szabó	dr. Sándor Szőke	Extending data management roles, changes in the video system regard- ing the office move.
1.2	2019-06-13	dr. Fruzsina Szabó	dr. Sándor Szőke	Amendments necessary due to legis- lative changes (with respect to the GDPR)
1.3	2019-08-22	dr. Eszter Barta	dr. Sándor Szőke	Information about outdoor cameras.

Track Changes

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1. General Terms and Contact Details

This privacy notice (*Privacy Notice*) applies to personal data that are or may be processed in relation to you by Microsec Számítástechnikai Fejlesztő zártkörűen működő Részvénytársaság (1033 Budapest, Ángel Sanz Briz út 13., company registry No.: 01-10-047218, Tax ID No.: 23584497-2-41, hereinafter: *Microsec*).

In case you have any questions or comments in relation to this Privacy Notice, please contact our client service desk at the below contact points before using any of the websites at https://www.microsec.hu or https://ww

Telefon: (+36-1) 505 – 4444 Fax: (+36-1) 505 – 4445 E-mail: <u>info@microsec.hu</u>

If you have any questions, complaints or comments specific to data protection, please contact our Legal Counsel, Data Protection Officer (DPO), dr. Eszter Barta at

adatvedelmitisztviselo@microsec.hu.

2. Updates of the Privacy Notice and Accessibility

Microsec is entitled to unilaterally amend this Policy with effect after said amendment. With respect to the foregoing, we kindly ask you to regularly visit our websites at

https://www.microsec.hu or https://e-szigno.hu/

so that you are aware of any such amendments.

3. Reading and Accepting this Privacy Notice

If you provide us with personal data through our websites, or by communicating with our client desk or otherwise under the term of your agreement with Microsec, you thereby declare to have read the provisions of this Privacy Notice effective at the time of providing such data to us.

Special privacy provisions may be applicable in relation to acquiring certain services, of which you will be informed prior to using such services.

4. Scope of Processed Data, Applicable Law, Purpose of the Data Processing

We may ask you to provide us with certain data related to you on our websites, or such may be asked of you when communicating with our client desk or our sales representatives, in order for you to acquire or acquaint our services (e.g request a certification, download the beta version of our e-Szignó software etc.) or certain data may be provided or disclosed by you voluntarily through our correspondences. In addition to the foregoing, by using our services (e.g electronic signature with signature certificate, time stamping documents) new data are created which often contain personal data (e.g. the log files related to the use of certificates). This Policy also applies to the processing of such personal data.

1.1 Personal Data Processed as Data Processor

Some of our services (e.g. archiving, electronic billing software, Webszignó) imply that we process the personal data of third persons as data processors (e.g. the personal data contained in the archived documents or electronic bills, or the personal data uploaded to Webszignó). In such cases, Microsec assumes that its client providing the data (being the data controller) disposes of adequate legal grounds to process such personal data. Microsec, as data processor will not investigate the legal basis for data processing (as in many cases Microsec does not even have access to the personal data) and shall not be liable in connection therewith.

The data processor is not under obligation to provide information about the data processing in relation to such persons whose personal data it processes, this is the obligation of the data controller of the personal data in question. In some cases, this Privacy Notice mentions that Microsec acts as data processor, however does not contain all information in relation thereto. Consequently, it may happen that Microsec processes your personal data as data processor even in cases not mentioned in this Privacy Notice.

1.2 Applicable Law

When we process personal data, the legal basis and the duration of the data processing is often laid down in the applicable laws. Therefore, this Privacy Notice refers to various pieces of legislation as follows.

- Act CXII. of 2011 on Informational Self-Determination and the Freedom of Information (*Act on Information*);
- Regulation 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (*General Data Protection Regulation* or *GDPR*);
- Regulation 910/2014 of the European Parliament and of the Council on electronic identification and trust services for electronic transactions in the internal market (*eIDAS Regulation*);
- Act CCXXII. of 2015 on the general rules of electronic transaction and trust services (*Act on E-Administration*);

- Act V of 2013 on the Civil Code (*Civil Code*);
- Act C f 2000 on Accounting (Act on Accounting);
- Act CVIII of 2001 on electronic commercial services and services related to informational societies (*Act on Commercial Services*);
- Act V of 2006 on public company information, company registration and winding-up proceedings (*Company Registry Act*);
- Act LIII of 1994 on judicial execution (*Act on Judicial Execution*);
- Decree of the Minister of Administrative Matters and Justice No. 40/2012. (VIII. 30.) on the rules pertaining to the operation of the electronic delivery system employed in judicial execution (*KIM Decree*)
- Act CXXXIII of 2005 on the rules of the protection of property and personnel and private investigator activities (*Act on Property Protection*)

1.3 Purpose of the Data Processing, Data Transfer, Information on the Rights of the Subject

We generally ask you to provide us with data because we are obligated by law to do so (such as asking for the data to be included in the certificate we issue), or because it is needed for providing the services requested (in particular contact details, telephone numbers, e-mail addresses). Pursuant to Section 3(2) of the Act on Information, and Article 4. 1. of the GDPR, some of the data we ask you to provide or that are provided by you qualify as "personal data".

The information set out in Articles 13 and 14 of the GDPR and the information on your rights related to your data as per Articles 15-22 and 34 are provided to you by Microsec in this Privacy Notice.

Microsec does not transfer your personal data to third countries outside the European Economic Area or to any international organizations and furthermore does not conduct any automated decision making processes based on your personal data (including any profiling).

Based on the General Data Protection regulation you are entitled to ask the correction and deletion of your data processed by Microsec and we are also obligated to hand these data over to you on a data carrier. Information related to your rights are detailed in Section 15 herein.

5. Our obligations Related to Trust Services

The main activities of Microsec are providing trust services and issuing other certificates that

are not subject to the law (e.g authentication, encryption). The notion of "trust services" is defined by the eIDAS Regulation under which trust services are:

- (I.) the creation, verification, and validation of electronic signatures, electronic seals or electronic time stamps, electronic registered delivery services and certificates related to those services,
- (II.) the creation, verification and validation of certificates for website authentication; or
- (III.) the preservation of electronic signatures, seals or certificates related to those services (archiving);

A higher level of transactional and IT security is attached to the "qualified" version of the above services and therefore the legislator generally accords a higher level of probative force thereto. The service providers who provide such qualified trust services must comply with much stricter requirements than a service provider who does not provide such qualified trust services.

Microsec provides the following services as qualified trust service provider:

- issuing e-Szignó qualified signature certificates;
- issuing e-Szignó qualified seal certificates;
- e-Szignó qualified time stamp services;
- e-Szignó qualified archiving services.

Under Hungarian law, documents **signed by way of a qualified signature and sealed with a qualified time stamp** prove with full probative force that such document has been signed by the natural person having attached the electronic signature to the document at the time indicated on the time stamp.

By way of a **qualified seal**, legal entities (such as governmental entities and companies) are enabled to create a seal certifying a procedure completed in the name of such entity, which proves with full probative force that the document sealed with the qualified seal is the legal statement of the entity indicated in the certification.

With the use of **qualified archives**, one can ensure that the documents placed in the archive remain authentic until the end of the archiving period and preserve their probative force, therefore it is assumed until proven to the contrary that the electronic signature, the electronic seal or time stamp and the pertaining certificates placed on the electronic document were valid at the time of placing such signature, seal or time stamp.

By using trust services, our clients create proofs that may only need to be used years later. In order to ensure that (i) the certificates can only be linked to the person indicated in the certificate, (ii) the evidence created with the help of the trust services are safeguarded for a long time, and (iii) there is no unauthorized access, the applicable European and Hungarian legislation (including the eIDAS regulation and the Act on E-Administration) prescribe stringent rules to the providers of trust services.

If you use our trust services, several pieces of legislation oblige us to process your data.

1.4 Identification Obligation in relation to Certificates

One of the most important of these rules is that once we issue a certificate for you or your organization or for your website (in other words if you become a certificate-subject or you file such request on behalf of your organization or in connection with your website so that you qualify as an "applicant") we as trust service provider are obligated under Section 82(1) of the Act on E-Administration to verify the data to be indicated in the certificate as well as the identity and representation rights of the applicant, in particular and based on the content of the certificate, the following:

- your identity,
- the authenticity of the data used to identify you (such as the data indicated in the personally presented or photocopied ID card, driver's license, passport) and, if public or central databases are available, the fact whether your identification data matches the contained in such database (in other words the data provided by you will be compared to the data contained by the central personal data and address register),
- your representation rights in case you proceeded on behalf of a legal entity
- the existence of the right of representation which will be indicated in the certificate,
- the right to dispose over the domain verified by the certificate,
- the right to dispose over the IP address indicated in the certificate,
- the existence of the organizational unit contained in the certificate,
- the right to exercise a certain regulated profession in case the certificate will indicate such profession (such as attorney or public notary).

This not only means that we will ask the person requesting the certificate to provide us with certain personal data during the application, but also that we will verify the data so provided in the central personal data and address register kept by the Ministry of the Interior (*Ministry of Interior register*), the company registry, the registry for non-governmental organizations, the register kept by the bar association and the bar for public notaries, the domain registry, in case of schools in the registry for information on public education kept by the Office for Education (in Hungarian: Oktatási Hivatal), the registry of the budgetary authorities kept by the Hungarian State Treasury, the registry for individual entrepreneurs etc. The findings of such comparison with the data in public registers will be stored in connection with the

given certificate. These data are related to the certificate and therefore will be stored in accordance with the provisions set out in Annex 1 of this Privacy Notice.

1.5 Obligation to Store Data in Connection with the Certificates Issued Within the Framework of Trust Services

Section 84(1) of the Act on E-Administration prescribes trust service providers to store the information available to them in connection with the certificates, including those which they became aware of during the creation of the certificate and all personal data related thereto for a period of ten years as of the expiry of the validity of the given certificate. If the trust service provider is notified by any client, authority or court about a dispute relating to the accuracy of the data included in the certificate or the validity of a certificate, the trust service provider continues to be obliged to store said data until the dispute is closed with a final and binding decision even if such time is beyond the ten years following the expiry of the validity of the certificate.

With respect to the above, if you provided us with personal data in the course of requesting and the issuing of a certificate (certificates include: certificates for digital signature, seal and website authentication, encryption signature certificates, qualified or non-qualified), such data may not be deleted upon the expiry of the validity of the certificate or with the termination of the underlying service agreement, because we as trust service providers are under obligation to store the data attached to the certificates for a period of 10 years (in order to ensure subsequent traceability and the probative force).

1.6 Logging Obligation of the Trust Service Provider

The BM Decree prescribes numerous further rules related to the operation of trust services, which apply to the so called qualified service providers providing qualified trust services. Microsec is the first qualified (trust) service provider registered in Hungary, thus we must comply with these rules.

Based on Section 33 of the BM Decree, Microsec as a qualified service provider, logs all events related to its IT system and to the providing of the qualified services, to ensure the continuity of the operation and to avoid data loss. The recorded data must cover the entire process of providing the qualified service and must be suitable to enable reconstruction of all events connected to the qualified service to the extent necessary to assess real situations. According to Section 34(1) of the BM Decree, "*The logged data shall contain the calendar day and the exact time of the occurrence of the event subject to the logging and all data necessary for the traceability and reconstruction of the event, and also the name of the user or other persons who triggered the occurrence of said event."* (...) Based on Subsection (4) of the same Section of the BM Decree "the qualified service provider ensures the continuous evaluation and monitoring of the logs."

Pursuant to Section 35(1) of the BM Decree, the qualified service provider is obliged to store the data related to the certificates for the time period prescribed by law (which is 10 years as

of the expiry of the validity of the certificate, pursuant to Section 84(1) of the Act on E-Administration). The service provider is obliged to store or ensure that data are stored for 10 years as of the date of recording in case of further data recorded in the logs, and in case of the service policy and its amendments, for 10 years as of the date of the version of the policy being repealed.

Consequently, if you use our qualified services, we are obligated to continuously log the service provided to you and to regularly make backup copies thereof. These log files and their backups may contain your personal data. Under the respective legislation, the aim of this is to (i) avoid the loss of data; (ii) ensure IT security; and (iii) reconstruct the events related to qualified services. Therefore, these logs and backups are prepared so that we may provide you with secured services in accordance with the law, where the subsequent traceability of the evidences is ensured.

6. Personal Data in Archived Documents

If you use our qualified archiving services, the documents intended to be archived will be uploaded into our archiving system. The documents uploaded by clients in the qualified archives operated by Microsec are stored in an encrypted format, the content of these documents is not known to the staff of Microsec.

In special cases you are entitled to request the decryption of the archived documents from the service provider (for example if you request the termination of the archiving services and you intend to remove the archived documents from the archives). In such event, the decryption is completed by an archiving officer of Microsec (holding a regulated position within the organization of the trust service provider) under documented circumstances and double control and the requested documents are handed over to you in a format determined by you. This process is handled pursuant to Section 14 of the BM Decree according to which the content of the archived electronic document may only be accessed by the archiving service provider and its staff or any person appointed by it with the written authorization of the client of the trust services.

It is possible that the documents uploaded by you in the archives contain personal data of third parties who are in no legal relation with Microsec. In relation to these personal data, Microsec qualifies as data processor and you qualify as the data controller. By using our qualified archiving services, you represent and warrant that you have adequate legal basis to process the data contained in the archived documents. Microsec, as data processor carrying out technical tasks is not aware of the personal data which may be contained in the documents archived by you, as Microsec does not have access to the archived documents. In relation to the personal data contained in the archived documents, you undertake to have obtained the consent of the concerned data subjects for the data processing or you declare that you otherwise have a legal basis for the data processing.

7. Data Processing by Microsec

In order that you may review in a clear and comprehensible manner the (i) purpose of the data processing; (ii) the legal basis of the data processing; (iii) the personal data retention time; (iv) the categories of the personal data subjects; (v) the group of persons with authorized access within the organization of the data controller in relation to the personal data processed by Microsec, we have summarized the respective information in the table contained in Annex 1. As a principle rule, we do not transfer your personal data to third parties. If however, such special case occurs, it is duly indicated in the column listing the persons with access to the concerned personal data.

In case of services provided by Microsec, the subject of the certificate (typically a natural person) is usually different from the Subscriber responsible to pay the service fee and complete the related administrative tasks (typically a legal entity: company, law firm, governmental organization, hereinafter the **Subscriber**). Our services are effectively used by the "subjects" (so for example they create the electronic signature), however using such services is necessary for proceeding on behalf of their employer or other organization. This is not always the case, as it is possible that the Subscriber is also a natural person, and we issue our invoice to this person as a private citizen. Therefore, the data pertaining to the Subscriber and to the natural person proceeding on its behalf is handled separately from the data of the certificate-subject in the table contained in Annex 1.

8. Authorized Data Processors

In connection with some technical tasks pertaining to the data processing activities, Microsec employs data processor(s). Microsec informs you on the person of the data processor(s) in this section. Should Microsec employ further data processors, this section shall be updated accordingly and Microsec shall inform the data subjects as set out in the Privacy Policy (the internal data protection rules and regulations applied at Microsec, in Hungarian: Adatkezelési Szabályzat) of Microsec.

Microsec currently applies the following data processor(s):

Personal data transferred for data processing	Name and contact details of the Data Processor
The phone calls conducted by the customer	Arenim Technologies Fejlesztő és Szolgál-
service are being recorded, therefore, both	tató Korlátolt Felelősségű Társaság
the data of employees and clients (their	Company registration number: 01-09-
voices and other personal data that may be	330669
shared throughout the phone call) are pro-	Registered seat: 1117 Budapest, Infopark
cessed by Arenim.	sétány 1. I. ép.

9. Newsletters

You have the right to unsubscribe from our newsletters at any time without limitation and

justification, free of charge, at any of the following contact points: info@microsec.hu, Microsec zrt. 1033 Budapest, Ángel Sanz briz út 13.; client service desk: (+36-1) 505 – 4444.

Furthermore, if you receive advertising from us in an e-mail, we will remind you in each of these e-mails that you have the right to unsubscribe at any time, without limitation and justification, free of charge.

10.Information on CCTV Recordings at our Office Building

We operate a CCTV system at our client service desk for the protection of our property pursuant to Act CXXXIII of 2005 on the rules of the protection of property and personnel and private investigator activities (*Act on Property Protection*). The notice prepared pursuant to Section 28(2) d) of the Act on Property Protection is displayed in our client helpdesk office, while detailed information on the recordings, as recommended by the guidelines of the Hungarian National Authority for Data Protection and Freedom of Information, is set out in this Privacy Notice.

The legal basis for the CCTV recordings operated by Microsec is Section 6(1) b) of the Act on Information and Article 6 (1) f) of the General Data Protection Regulation - the legitimate interest of Microsec, therefore the CCTV is mainly used for the protection of Microsec's assets, to prevent crime and obtain proof of crime if necessary, to ensure the integrity and undisturbed operation of trust services. Through this means detection of such crimes and identifying the perpetrator is easier. Prevention of such crimes cannot be achieved through other means, and the application of CCTV does not exceed the necessary measures, therefore it does not restrict the right of informational self-determination of the data subjects. Microsec has conducted the balance of interests test with respect to the data processing activity and has documented it properly.

For the sake of property protection, two cameras are installed in the client service area of Microsec located at the ground floor of 1033 Budapest, Ángel Sanz Briz út 13., which the clients typically enter in order to receive their cards (personal identification). The cameras in the client service area are directed to the waiting area and the entrance. Further areas where clients or potential clients might enter are also covered by cameras are as follows:

- 1) First floor: one camera covers the entrance door, another one covers the entrance of the meeting room and the adjacent corridor.
- 2) Third floor: one camera covers the waiting area, two further cameras are directed to the corridors leading to the elevators

In addition, six outdoor cameras have been installed that focus on the facade of the Microsec building and serve security purposes.

Microsec monitors the events through the recordings made by these thirteen cameras and stores the recordings at its registered seat located at 1033 Budapest, Ángel Sanz Briz út 13.,

the place of the recordings are made. Microsec stores the recordings in a secure location, closed off from the public, on the hard drive of its own hub computer, accessible only with a user name and password.

The recordings may be viewed only in case there is a security breach; otherwise, the system deletes the recordings after 7 days. The management is entitled to review the recordings in case of a security breach, while the employees of the Operational Department may review the recordings for the purposes of maintenance. Microsec does not transfer the fixed recordings except if the crime investigation authorities require so for the investigation of a security breach.

In case you visit our client service desk in person, it is possible that you will appear in the recordings made by our CCTV system, therefore your movements and image (which qualify as personal data) may be recorded. As it is possible that your image qualifying as personal data is processed by us, you are hereby kindly notified that you have certain rights in relation to this data processing as set out in Chapter 16 of this Privacy Notice (in particular you have the right to ask for information as to whether data processing is in progress, you may request erasure of your data, you may object against the data processing). Chapter 16 also contains the legal remedies available to you. In addition to the rights set out in Chapter 16 you are also entitled to request to access (i.e. to look into) the recordings concerning you from the DPO, provided that you justify the reason for requesting access to the footages and that you determine the time of preparation of the recording with at least 30 minutes of accuracy (so that finding the footage would not mean a disproportionate burden for Microsec). Microsec shall keep reports on the reason and time of accessing the recordings and the name of the person making the request. We hereby inform you that you cannot request erasure of the recordings before the expiration of the retention period, otherwise the purpose of applying CCTV cannot be ensured.

11.Placing Anonymous Visitor Identification (cookie) on Our Website

As most companies, Microsec also uses cookies when operating its websites (www.eszigno.hu, www.microsec.hu, hereinafter: the website). When visiting our website, there is a pop-up sign at the bottom of the screen informing you about the fact that Microsec uses cookies for operating certain functions of its website, and there is also a link indicated which leads you to this Privacy Notice. By clicking on the "I agree" button on the right-hand side of the pop-up window, you accept the use of cookies.

Microsec places small data packages (cookies) on your computer and then reads them with the help of your browser in the interest of analyzing the use of our website and thereby improving our services. This is necessary because if your browser returns a cookie previously saved, the operator processing the cookie can link your current visit with previous ones, but only in connection with the content of the website. You can erase the cookies from your computer at any time and you can also block the application of cookies in your browser. Usually the 'Tools/Settings' menu provides the options to manage cookies, under the 'Privacy' settings, under the name "cookies". You can find more detailed guidelines at the following websites on secure online communication:

European Interactive Digital Advertising Alliance (http://www.youronlinechoices.com/hu/)

Hungarian Civil Liberties Union (http://www.nopara.org/blank-bvzk2)

The websites use cookies exclusively for the following purposes:

1) to check that the information notice indicated in the pop-up window has been accepted (if the user clicked on the acceptance button, the information never pops up again – this serves the comfort of the user)

The legal basis of using these cookies is Article 5 (3) of Directive 2002/58/EC concerning the processing of personal data and the protection of privacy in the electronic communications sector and additionally, your consent which you provide or withdraw by the adequate setting of your browser functions.

Identification	Data content, description	Life span
cookiebar	Remembering the pop-up window containing the notice on cookies	1 year

1) remembering the individual setting of the website's user (such individual setting may be turning on the visually impaired settings on the website)

The legal basis of using these cookies is Article 5 (3) of Directive 2002/58/EC concerning the processing of personal data and the protection of privacy in the electronic communications sector and additionally, your consent which you provide or withdraw by the adequate setting of your browser functions.

Identification	Data content, description	Life span
blind_people	Remembering that the visually impaired settings are turned on	1 year

1) Google Analytics services

The independent evaluation of visitation frequency data and other web-analytical statistics

is assisted by Google as service provider by a built-in Google Analytics tracking code.

The legal basis for processing Google Analytics cookies is Article 5(3) of Directive 2002/58/EC concerning the processing of personal data and the protection of privacy in the electronic communications sector and additionally, your consent which you provide or withdraw by the adequate setting of your browser functions.

Identification	Data content, description	Life span
_ga	distinction of users	2 years
gat	distinction of users	24 hours
_gid	Used to throttle request rate. I	1 minute

<u>The function of Google Analytics cookies</u>: Google Analytics cookies help the website operator to receive to most important information of the use of the website and to draw certain conclusions therefrom to further improve the website. These cookies gather information anonymously (e.g. the number of visit, which website lead the user to our website and which websites this user visited), without the identification of the user.

Detailed information on data procession in relation to Google Analytics cookies can be found at the below websites:

Google Privacy Guidelines (https://www.google.com/intl/hu/policies/privacy/)

Google Analytics Information for developers (https://developers.google.com/analytics/devguides/collection/analyticsjs/cookie-usage)

12.Measurements to Secure Data Privacy

For Microsec, data and information security are high priority issues, as it is an organization certified under ISO 27001 standard since 2003. ISO 27001 is an information security standard, which applies a process-driven approach to the establishment, introduction, operation, monitoring, maintenance and development of the entire information security management system of an organization.

To ensure compliance with the standard, Microsec is audited yearly, in the course of which our entire data processing procedure is reviewed. By complying with the ISO 27001 standard, it is certified by an independent, external certifying body that Microsec has an information security system that is suitable to ensure the safeguarding of the confidentiality, integrity and availability of the data retained by us. The ISO 27001 standard prescribes clearly: "All applicable legal, regulatory, contractual requirements and the organization's respective approach to comply with these requirements must be clearly identified, documented and updated in respect of all information systems and organization". As a result, our ISO 27001 certification means that the information systems of Microsec comply with the information security requirements set forth by law.

The security of your information is ensured by the following measures, with special attention to Article 32 of the General Data Protection Regulation as well:

- encryption of the personal data provided by the user, especially the passwords;
- regular risk assessment in accordance with the ISO 27001 standard (in order to identify the threats ad vulnerability which my impact our information system);
- stringent internal policies regarding the handling of IT equipment containing data and data carriers;
- ensuring continuous operation which is also required of us as trust service providers, which helps preventing data loss even if an unforeseen event occurs;
- communication through an encrypted SSL channel; and
- limitation of the access to information (only those members of staff are authorized to access the personal data we process, whose access is necessary in order to achieve any of the above purposes)

Please help us keeping information safe by not using obvious passwords and by regularly changing your password. We kindly ask you not to disclose your password to other persons.

13.Managing Data Breaches

According to the General Data Protection Regulation, "data breach" means a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to, personal data transmitted, stored or otherwise processed.

In case there is a probable suspicion of a data breach, in line with the relevant provisions of the Privacy Policy and the GDPR, the data protection officer and the members of management shall initiate the investigation of the incident and, if necessary, shall report it to the supervisory authority and inform the concerned data subjects.

1.7 Activities Conducted as Data Processor

If you did not provide us directly with your personal data (e.g your data is contained by documents archived by a Subscriber, your contact details have been provided by your employer in an individual agreement or you applied for one of our job openings which you became aware of from a source other than our website), Microsec may qualify as data processor

in your regard. In such cases, the person who handles your data based on your consent or a contract or other legal basis and who transferred your data to us is the data controller (e.g the Subscriber).

If Microsec processes personal data as data processor pursuant to an engagement of another data controller, Microsec still complies with the provisions of this Privacy Notice and processes the relevant data in accordance with the applicable law and the obligations undertaken visá-vis the data controller.

In the event that the Subscriber or any other processor acting as data controller engages Microsec as data processor to process personal data on behalf of the Subscriber or another data controller, Microsec undertakes pursuant to Article 28 of the General Data Protection Regulation:

- to process the personal data only based on the written instructions of the controller, with the exception that the data processing is obligatory pursuant to the applicable European Union or Member State law; in such a case, the data processor shall inform the data controller of that legal requirement before processing,
- that the purpose and means of the data processing shall be determined by the data controller,
- to take all security measures prescribed Article 32 of the General Data Protection Regulation,
- to engage another data processor only as allowed under the provisions of the General Data Protection Regulation,
- to assist the data controller in the fulfilment of the data controller's obligation to respond to requests concerning exercising the data subject's rights,
- after the data processor no longer provides the services involving data processing, to delete or return all personal data to the data controller, depending on the choice of the data controller, to , and to delete all existing copies, unless the laws of the European Union or a Member State require the storage of the respective personal data,
- to make available to the data controller all information necessary to demonstrate compliance with the obligations laid down in Article 28 of the General Data Protection Regulation and allow for and contribute to audits, including inspections, conducted by the controller or another auditor mandated by the controller, including on-site audits.

Notwithstanding the above, Microsec excludes any and all liability as data processor in respect of such obligations, which shall be complied with by the data controller, therefore Microsec will not investigate whether the controller disposes of the consent or other legal basis in relation to the transferred personal data, other than requesting a respective statement of the controller. It is the liability of the controller to immediately notify Microsec if the legal basis of the data processing in relation to the transferred data had ceased to exist.

In case Microsec processes the affected personal data exclusively pursuant to the agreement concluded with the controller, the data shall be destroyed or returned to the controller upon the termination of said agreement.

14.Personal Data Pertaining to Children and Third Persons

Persons under the age of 16 may not provide Microsec with personal data pertaining to them unless they obtained consent from their legal guardian.

By providing your personal data, you represent and warrant that you proceeded in compliance with the above, that your legal capacity in connection with providing your personal data is not limited.

In case your legal capacity to provide personal data is limited in any way, you are obliged to obtain the consent of concerned third parties (e.g. legal guardian, legal representatives or other persons). In this regard you shall consider whether the consent of any third person is required for providing the given personal data, therefore, the compliance with the foregoing Section is your responsibility. By providing your personal data to Microsec without the consent of third parties, you represent that your legal capacity to provide such data is not limited.

15. The Rights of the Affected Person and Legal Remedies Available

Following May 25, 2018 your privacy rights and the pertaining legal remedies are governed by EU legislation, in particular the General Data Protection Regulation (including in particular Articles 15., 16., 17., 18., 19., 20., 21., 22., 77., 78., 79. and 82.). Below is a summary of the most important provisions.

In case you wish to enforce the below rights, please contact our DPO, dr. Eszter Barta legal counsel at <u>adatvedelmitisztviselo@microsec.hu</u> e-mail address, and at the telephone number (+36-1) 505 – 4477.

1.8 Your Right of Access

You have the right to receive information from us as to whether your personal data are being processed. If yes, you have the right to access your personal data and to gain access to the following information:

- a) purpose of the data processing;
- b) categories of the processed personal data;

- c) the recipients or the category of recipients receiving or intended to receive your personal data including in particular any recipients in third countries or international organizations;
- d) if applicable, the planned period of the retention of the personal data or if such is not possible, the criteria used for determining such period;
- e) you have the right to request from us the rectification or erasure or restriction of processing of personal data and you are entitled to object against the processing of your personal data;
- f) the right to lodge a complaint with a supervisory authority; and
- g) if the data was not collected from you, all information available on the source thereof;
- h) the existence of automated decision-making, including profiling, and at least in those cases, meaningful information about the logic involved, as well as the significance and the envisaged consequences of such processing for the data subject.

The above information is provided to you within the framework of this Privacy Notice. If you require, we will provide you with a copy of your personal data being processed by us. If you filed your request with us electronically, the information must be provided in an electronic format which is widely used unless you request otherwise.

If this Privacy Notice does not contain the information you require and you contact Microsec with a request relating to individual data processing or to be provided with a copy of your personal data, Microsec shall respond to your request within the shortest time after filing your request, but in all cases within 25 days, in an easy-to-understand written format.

1.9 Right to Rectification and Erasure (the "Right to be Forgotten")

You have the right to request the rectification of your inaccurate personal data which we shall respond without undue delay.

You the right to have your incomplete personal data completed, including by means of providing a supplementary statement.

You have the right to obtain the erasure of personal data concerning you without undue delay where one of the following grounds applies:

- a) the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed;
- b) you withdraw consent on which the processing is based and there is no other legal ground for the processing;
- c) you object to the processing pursuant to Article 21(1) 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; or
- f) the personal data have been collected in relation to the offer of information society services

We cannot comply with your request of erasure in case we are obligated to continue processing your data pursuant to the applicable law (such as for example before the expiry of the 10-year retention period in relation to certificates), or in order to ensure that we can present, enforce and defend our legal claims.

1.10 Right to Restriction of Processing

You have the right to request that we restrict the processing of your data in the following case:

- a) the accuracy of the personal data is contested by you, for a period enabling us 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) we no longer need the personal data for the purposes of the processing, but you require them for the establishment, exercise or defense of legal claims;
- d) you have objected to processing, pending the verification whether the legitimate grounds of Microsec override yours.

Where processing has been restricted as per the above, such personal data shall, with the exception of storage, only be processed with your consent or for the establishment, exercise or defense 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.,

We will inform you before the restriction of processing is lifted.

1.11 Right to Data Portability

You have the right to receive the personal data concerning you, which has been provided to us, in a structured, commonly used and machine-readable format and have the right to transmit those data to another controller if Microsec (i) processes your data pursuant to your consent or an agreement; and (ii) the data processing is carried out by automated means.

In exercising your right to data portability, you shall have the right to have your personal data transmitted directly from one controller to another, where technically feasible.

1.12 Right to Object

You have the right to object, on grounds relating to your particular situation, at any time to processing of personal data concerning you. In such case, we shall no longer process your personal data unless we demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms or for the establishment, exercise or defense 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 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.

In the context of the use of information society services, and notwithstanding Directive 2002/58/EC, you may exercise your right to object by automated means using technical specifications.

You also have the right to object to data processing of your personal data pursuant to Section 21 of the Act on Information. Microsec shall review the objections within the shortest time possible as of receipt of the request but no later than within 15 days and shall adopt a decision on the grounds thereof and shall inform you of the result in writing.

1.13 Right of Complaint Before the Supervisory Authority

You have the right to file a complaint with the supervisory authority - in particular the authority competent in the Member State according to your place of residence, employment or the suspected infringement – if you deem that the processing of your personal data infringes the General Data Protection Regulation. In Hungary, the competent authority is the Hungarian National Authority for Data Protection and Freedom of Information (http://naih.hu/; 1530 Budapest, Pf.: 5.; telephone: +36-1-391-1400; fax: +36-1-391-1410; e-mail: ugyfelszolga-lat@naih.hu).

1.14 Effective Legal Remedies Against the Supervisory Authority

You have the right for effective legal remedies against the binding decision adopted by the supervisory authority concerning you and also if the competent supervisory authority does not deal with your complaint or it does not inform you within three months regarding the developments or results of the procedure pertaining to the complaint filed. The procedure against the supervisory authority shall be lodged in the Member State's court competent according to the registered seat of the authority.

In case of breach of your rights ensured by the General Data Protection Regulation, you have the right to seek remedy from a court of law. The litigation may be lodged – depending on your choice – before a court competent according to your address or residence.

Type and purpose of the data processing	Legal basis of the data processing	Categories of the processed data	Term of the data processing	Who has authorized access to the data within Microsec?
1.16 1 Issuing certificates rela	ated to signature, website au	thentication and code signing for natural pers	ons	
Issuing qualified certif- icates (or non-qualified but issued based on personal identification) to create electronic signature, for website authentication and code signing, to natural persons, enforcing claims if necessary	Upon requesting the cer- tificate: Section 5(1) a) of the Act on Infor- mation // Article 6 (1) a) of the of the General Data Protection Regula- tion – consent of the data subject which is first provided electroni- cally on the Microsec website when submitting the request for the cer- tificate and then on pa- per, by signing the doc- ument called Request for Certificate before a pub- lic notary or a Microsec colleague responsible for registration. In relation to data recon- ciliation necessary for is- suing the certificate:	The following data is requested for identification of the applicant (in case of signature certificates: certificate- subject): name, birth name, mother's name, place and date of birth, type and number of the identification document. In order to keep contact with our cli- ent, we ask for his/her telephone num- ber and e-mail address during the ap- plication. The signature certificate will indicate the data of the applicant, which may be supplemented – if re- quested – with the e-mail address of the applicant as well as the name of the applicant's organization (e.g em- ployer) and the name of the country where the organization operates. If you request a website authentication certificate through our website and you are a natural person, your name will not necessarily appear, but the IP ad- dress and domain name provided in	10 years as of the ex- piry of the certificate pursuant to Section 84(1) of the Act on E- Administration.	 registration officers (the job description of the position is set out in Section 2 of the BM Decree: it means the scope of work of the person responsi- ble for approving the creation, issuance, withdrawal and sus- pension of certifi- cates – access is re- quired for handling the application and carry out the per- sonal identification) application operators system administrator key account manag- ers to administer the special requests of clients with individual agreements

	Section 5(1) b) of the Act on Information // Ar- ticle 6. (1) c) of the of the General Data Protec- tion Regulation – fulfill- ment of the legal obliga- tion of the data control- ler : the trust service provider is obligated to verify the data to be in- dicated in the certificate in accordance with Sec- tion 82(1) of the Act on E-Administration which consists of the verifica- tion of the authenticity of the data used for per- sonal identification and comparison with the data contained in the Ministry of Interior regis- ter	your application will be indicated in the certificate which also qualifies as per- sonal data. Furthermore, we also rec- ord your registration and suspension password so that you can effectively use and eventually suspend your cer- tificates. The personal identification data pro- vided during your application for a cer- tificate will be compared to the data in- dicated in the Ministry of Interior reg- ister thereby complying with our legal obligation. In case of website authentication cer- tificate requests, your right to dispose over the domain name and IP address provided during f requesting the certif- icate will also be verified in the respec- tive registers.		
Issuing non-qualified signature certificates (without personal identification) to natu- ral persons (such as the signature certifi- cates issued to exami- nation officers and school staff), enforcing claims if necessary	Upon request of the cer- tificate: Section 5(1) a) of the Act in Information // Article 6. (1) a) of the of the General Data Pro- tection Regulation - con- sent of the data subject which is first provided electronically on the Mi- crosec website when submitting the request for the services and then on paper, by signing the	Microsec offers such signature certifi- cates for natural persons, which are is- sued without an intelligent card and operate with a software. These certifi- cates are issued remotely in a simpli- fied procedure without personal identi- fication. A lower level of security ap- plies to theseh certificates than to those which require personal presence, so these "non-qualified" (enhanced se- curity) certificates and the signatures created with such certificates are not accepted in every situation. Notwith- standing, the advantage of these cer- tificates is that these can be issued	10 years as of the ex- piry of the certificate pursuant to Section 84(1) of the Act on E- Administration. as this retention period is not only prescribed to qualified certifi- cates but to all certif- icates issued as a trust service provider.	 registration officers application operators system administratorkey account managers to administer the special requests of clients with individual agreements

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document entitled Re- quest for Certificate and sending it to Microsec.	without the personal presence of the certificate-subject before our client service desk or a public notary.		
In relation to data recon- ciliation necessary for is- suing the certificate: Section 5(1) b) of the Act on Information // Ar- ticle 6. (1) c) of the of the General Data Protec- tion Regulation – fulfill- ment of the legal obliga- tion of the data proces- sor: the trust service provider is obligated to verify the data to be in- dicated in the certificate in accordance with Sec- tion 82(1) of the Act on E-Administration based on the photocopy of per- sonal identification doc- umentation / the per- sonal identification doc- uments demonstrated in person and comparing these data with the data in the Ministry of Interior register	 However Microsec is required even in case of these certificates to check the identity of the applicant certificate-subject. In order to complete this identification obligation, we ask the certificate-subject placing the request to send us by post the photocopy of his/her personal ID card, passport or driver's license or in case he/she does not wish to send us such photocopy, to present it personally to our client service desk at a time previously scheduled, in which case the presented identification document is not photocopied. The following information is requested for remote identity check of the certificate-subject in case of non-qualified certificates: name, birth name, place and date of birth, mother's name, type of identification and the ID number. These data will be compared to the data contained by the Ministry of Interior register pursuant to our legal obligation. If the applicant sent us the photocopy of the identification documents, we will retain these as well. We also record the certificate-subject's registration and suspension passwords to enable the use and suspension of the certificates. 		

1.17 2 Issuing certificates rel	ated to signature, website aut	In order to keep contact with our cli- ent, we ask for a telephone number and an e-mail address.	s	
Qualified (and non- qualified but issued based on personal identification) services related to seals (signa- ture certificated issued to legal entities), and issuing of website au- thentication and code signing certificates for legal entities, enforc- ing claims if necessary	Upon requesting the cer- tificate: Section 5 (1) a) of the Act in Information // Article 6 (1) a) of the of the General Data Pro- tection Regulation – consent of the data sub- ject which is first pro- vided electronically on the Microsec website when submitting the re- quest for the services and then on paper, by signing the document entitled Request for Cer- tificate before a public notary or a Microsec col- league responsible for registration. In relation to data recon- ciliation necessary for is- suing the certificate: Section 5(1) b) of the Act on Information // Ar- ticle 6. (1) c) of the of the General Data Protec- tion Regulation – fulfill- ment of the legal obliga- tion of the data control- ler: the trust service	When a legal entity applies for a certif- icate, a natural person proceeds on their behalf as the person placing the request. Microsec is obligated to verify the iden- tity of the natural person proceeding in case of such certificates and also the right of representation of such per- sons. The following data is requested for the verification of the identity of the natu- ral person proceeding on behalf of the legal entity: name, birth name, mother's name, place and date of birth, type and number of the identifi- cation documentation. These data provided will be compared to the data indicated in the Ministry of Interior register thereby complying with our legal obligation. We also keep record of your registra- tion and suspension password so that you can effectively use and eventually suspend your certificates. In order to ensure contact with our cli- ent, we ask for the telephone number and e-mail address during the applica- tion.	10 years as of the ex- piry of the certificate pursuant to Section 84(1) of the Act on E- Administration.	 registration officers (for handling the ap- plications and carry- ing out the identifica- tion procedure) application operators system administrator key account manag- ers to administer the special requests of clients with individ- ual agreements

	provider is obligated to verify the data to be in- dicated in the certificate in accordance with Sec- tion 82(1) of the Act on E-Administration; in case you proceed on be- half of a legal entity (so you are requesting the certificate for an organi- zation), your authoriza- tion to represent the en- tity (and your personal identification in relation thereto) will be verified.	If you request website authentication the right to dispose over the domain name and IP address provided by you in the course of requesting the certifi- cate will also be verified in the respec- tive registers.		
Non-qualified seal ser- vices (signature certifi- cates issued to legal entities) (without personal identification)	Upon requesting the cer- tificate: Section 5(1) a) of the Act in Information // Article 6(1) a) of the of the General Data Pro- tection Regulation – consent of the data sub- ject which is first pro- vided electronically on the Microsec website when submitting the re- quest for the services and then on paper, by signing the document entitled Request for Cer- tificate before a public notary or a Microsec col- league responsible for registration.	Non-qualified seals (signature certifi- cates) are such certificates issued to legal entities, which are issued without an intelligent card and operate with a software. These are issued remotely in a simplified procedure without per- sonal identification. A lower level of se- curity applies to such certificates than to those which require personal pres- ence, so the natural person applying for the certificate is not required to ap- pear personally before our client ser- vice desk or a public notary. However, Microsec is required even in the case of these certificates to check the identity of the certificate-subject placing the request and also the au- thorization of these persons to repre- sent the legal entity applying for the certificate.	10 years as of the ex- piry of the certificate pursuant to Section 84(1) of the Act on E- Administration.	 registration officers (for handling the applications and carry- ing out the identifica- tion procedure) application operators system administrator key account managers to administer the special requests of clients with individ- ual agreements

Cate for an organization, your authorization to represent the entity (and your personal identification in relation thereto) will be verified. If the person placing the request sent us the photocopy of the identification documents, we will retain these as well. We also record the registration and suspension passwords of the applicant to enable the use and suspension of the certificates. In order to keep contact with our client, we ask for a telephone number and an e-mail address. 1.18 3 Issuing Authentication and Encryption Certificates Setuing Authentication and Encryption Certificates	In relation to data recon- ciliation necessary for is- suing the certificate Section 5(1) b) of the Act on Information // Ar- ticle 6. (1) c) of the of the General Data Protec- tion Regulation – fulfill- ment of the legal obliga- tion of the data proces- sor: the trust service provider is obligated to verify the data to be in- dicated in the certificate in accordance with Sec- tion 82(1) of the Act on E-Administration; in case you proceed on be- half of a legal entity (so you request the certifi- cate for an organiza- tion) wur authorization in curve sub compared to the for register pursuant to our legal obli- ation.
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1.18 3 Issuing Authentication and Encryption Certificates

Issuing authentication and encryption certifi- cates to natural per- sons or legal entities – with personal identifi- cation	If it is a legal entity re- questing the certificate, in respect of the natural person proceeding on behalf of the legal en- tity: Section 5(1) a) of the Act on Information // Article 6. (1) a) of the of the General Data Protec- tion Regulation – con- sent of the data subject which is first provided electronically on the Mi- crosec website when submitting the request for the services and then on paper, by signing the document entitled Re- quest for Certificate be- fore a public notary or a Microsec colleague re- sponsible for registra- tion. If the certificate is re- quested by a natural person, Article 6(1) b) of the General Data Protec- tion Regulation – pro- cessing is necessary for the performance of a contract to which you are a party or in order to take steps at your re- quest prior to entering into a contract	The authentication and encryption cer- tificates issued upon the personal iden- tification of the applicant provide a higher level of security as those issued without personal identification. These certificates may be issued to natural persons as well as legal enti- ties. In case of certificates issued to le- gal entities, the application process is also managed by a natural person With regard to the applicant, the fol- lowing information is requested: : name, birth name, place and date of birth, mother's name, type and num- ber of identification document. The certificate will indicate the applicant's data, and in case the applicant is a nat- ural person, the certificate may contain – upon request – the e-mail address of the applicant as well as the name of his/her organization (e.g employer), the country and city where the organi- zation operates. It is also possible to indicate the function and title of the applicant within that organization. In order to keep contact with our cli- ent, we ask for a telephone number and an e-mail address. The personal identification data pro- vided during applying for the certificate will be compared – in accordance with our service policy - to the data indi- cated in the Ministry of Interior register	We erase the data 5 years after as of the expiry of the validity of the certificate, so if there is a claim or dis- pute related to the certificate which arises within the stat- utory limitationperiod , we may dispose of the necessary evi- dence in respect of the request.	 registration officers (for handling the ap- plications and carry- ing out the identifica- tion procedure) application operators system administrator key account manag- ers to administer the special requests of clients with individ- ual agreements

		since this certificate is issued based on personal identification. When a legal entity is the subject of the certificate, the natural person proceed- ing on its behalf is required to be iden- tified. The applicant shall provide the same data when the certificate-subject is a natural person (see above). We also record the registration and suspension passwords of the applicant to enable the use and suspension of the certificates.		
Issuing authentication and encryption certifi- cates to natural per- sons or legal entities – without personal iden- tification e.g. for accessing the company registry data- base free of charge (with chip card)	gal entity requesting the certificate, in respect of the natural person pro-	Microsec offers also such authentica- tion and encryption certificates, which are issued remotely in a simplified pro- cedure without personal identification. A lower level of security applies to such certificates than those which require personal presence. However, Microsec is required even in case of these certificates to check the identity of the applicant (certificate- subject or the person representing the organization). In order to fulfill this obligation, we ask the natural person (being the certifi- cate-subject or the representative of the organization) to send us by post the photocopy of his/her personal ID card, passport or driver's license or in case he/she does not wish to send us such photocopy, to appear before our	We erase the data af- ter 5 years as of the expiry of the validity of the certificate, so if there is a claim or dis- pute related to the certificate which arises within the stat- utory limitation pe- riod, we dispose of the necessary evi- dence in respect of the request.	 registration officers (for handling the applications and carry- ing out the identifica- tion procedure) application operators system administrator key account manag- ers to administer the special requests of clients with individ- ual agreements

If the contificate is we	aliant convice deals at a time previously	
If the certificate is re-	client service desk at a time previously	
quested by a natural person, Article 6 (1) b)	scheduled, in which case the presented identification document is not photo-	
of the General Data Pro-	•	
	copied.	
tection Regulation – pro-		
cessing is necessary for	The following information is requested	
the performance of a	The following information is requested	
contract to which you	for remote identity check of the natural	
are a party or in order to	person (certificate-subject or repre-	
take steps at your re-	sentative of the organization): name,	
quest prior to entering	birth name, place and date of birth,	
into a contract	mother's name, type of identification	
	and the ID number. The certificate will	
	indicate the applicant's data, and in	
	case the applicant is a natural person, the certificate may contain – upon re-	
	quest – the e-mail address of the ap-	
	plicant as well as the name of his/her	
	organization (e.g employer), the coun-	
	try and city where the organization	
	conducts operation. It is also possible	
	to indicate the function and title of the	
	applicant within that organization.	
	application within that organization.	
	The personal identification data pro-	
	vided during application for the certifi-	
	cate will be compared – in accordance	
	with our service policy - to the data in-	
	dicated in the Ministry of Interior reg-	
	ister since this certificate is based per-	
	sonal identification.	
	If the applicant sent us the photocopy	
	of his/her identification documents, we	
	will retain these as well.	
	We also record the registration and	
	suspension passwords of the applicant	

1.19 4 Archiving		to enable the use and suspension of the certificates. In order to keep contact with our cli- ent, we ask for a telephone number and an e-mail address.		
Providing archiving services	 Article 6 (1) b) of the General Data Protection Regulation – processing is necessary for the per- formance of a contract to which you are a party or in order to take steps at your request prior to entering into a contract Following the termina- tion of the respective service agreement: Sec- tion 6(1) (b) of the Act on Information / Article 6. (1) f) of the General Data Protection Regula- tion – legitimate inter- est of Microsec 	Only such clients may order our archiv- ing services, who already dispose of an authentication certificate, hence the existence of the authentication certifi- cate is the pre-requisite of accessing the archives. Consequently, in relation to this service, we store the data of to the certificate with which the client re- quested the services (and with which the client will be authenticated when downloading and uploading documents to and from the archives). The following personal data are availa- ble in the archiving systems: the unique ID of the certificate (OID), the name displayed in the certificate and the email address provided for the aim of archiving. Upon erasure of the documents up- loaded to the archives (which mostly occurs in case of termination of the contract), the service provider shall make a registry of the erased folders, containing the size of the erased folders, containing the size of the title and	agreement we have in place with the Sub- scriber which is 50 years as a principle rule in case of archiv- ing services, or the time period for which the client requested the archiving ser- vices. Following the termination of the agreement, the 5- year period set forth in Section 6:22 of the Act V of 2013 on the Civil Code (<i>Civil</i> <i>Code</i>) applies (statu- tory limitation) so as to ensure that if a le- gal dispute arises in connection with the archiving services af-	 registration officers (for handling the applications and carry- ing out the identifica- tion procedure) application operators system administrator key account managers to administer the special requests of clients with individ- ual agreements

		category of folders (hereinafter: Reg- istry of Erased Folders) We do not have access to the personal data contained in the uploaded docu- ments, we only store them as proces- sor.	the agreement. Mi- crosec is enabled to provide evidence that (i) the communica- tion with the Sub- scriber was in accord- ance with the agree- ment via the channels determined by the Subscriber and that (ii) Microsec had not breached the provi- sions of the agree- ment in place, fur- thermore that (iii) based on the Registry of Erased Folders the amount of payment obligation towards the Service Provider can be established (in order to claim pay- ment).	
			In relation to the logged personal data related to the quali- fied archiving ser- vices, Microsec ap- plies the 10-year re- tention term pre- scribed by the BM De- cree (see above in Section 1.6).	
Data Processing in re- lation to the personal data contained in the	The consent of the indi- vidual data subjects,	We do not have information on the types of personal data contained in the archived documents as we do not have	Term of the agree- ment concluded with the Subscriber. Upon	 archiving officer, only upon written request of the client

archived documents of our clients We do not have access to the stored data as a result of the applied encryption procedure employed. De- cryption is only possible upon the written request of the Subscriber.	obtained by the Sub- scriber as controller. Mi- crosec stores the ar- chived documents as data processor.	access to them. Considering, however that archiving services are typically used by attorneys and public notaries, it can be assumed that the documents contain numerous personal data.	expiry thereof, we de- stroy the archived documents from our system.	
1.20 5 Time stamp				
Providing time stamp services	Article 6 (1) b) of the General Data Protection Regulation – processing is necessary for the per- formance of a contract to which you are a party or in order to take steps at your request prior to entering into a contract Following the termina- tion of the respective service agreement: Sec- tion 6(1) (b) of the Act on Information / Article 6(1) f) of the General Data Protection Regula- tion – Microsec <u>legiti- mate interest</u> of Mi- crosec	In order to acquire the services, a user ID and a password is required which are stored by our system. Further- more, in order to issue invoices relat- ing to our services, we need the name and address of the addressee of the in- voice. The might qualify as personal data, if the services are obtained by natural persons.	The term of the data processing is identical to the term of the agreement we have in place with the Sub- scriber. Following the termination of the agreement, the 5- year period (statutory limitation) set forth in Section 6:22 of the Civil Code applies with respect to the user ID and the billing data so as to ensure that if a legal dispute arises in connection with the time stamp services after the ter- mination of the agreement, Microsec	 registration colleagues application operators system administrator sales colleagues

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			is able to provide evi- dence that (i) the communication with the subscriber was in accordance with the agreement, it was made via the chan- nels determined by the client (ii) that Mi- crosec had not breached the provi- sions of the agree- ment in place further- more, Microsec also needs to have the time stamp consump- tion data relating to the subscriber. In relation to the logged personal data related to the quali- fied stamp services, Microsec applies the 10-year retention term prescribed by	
			the BM Decree (see above in Section 5.3).	
1.21 6 Data Processing Relat	ed to Accounting Documents			
Invoicing of our ser- vices, retaining the un- derlying accounting documentation	Section 5(1) b) // Article 6(1) c) of the General Data Protection Regulation $-fulfilment of the le-gal obligation of the data$	The agreement (service order) serving as a basis for providing our services and the invoice issued in respect thereof qualify as accounting docu- ments and therefore shall be stored by	The retention period applicable for invoices starts on the date of their issuance and for agreements, on the	 colleagues of the finance department sales colleagues client service desk in case of agreements

Indication of the sub- ject of the certificate on the accounting doc- ument	controller:Section169(2) of the Act C of2000 on Accounting (Acton Accounting)	Microsec for a period of 8 years pursu- ant to Section 169(2) of the Act on Ac- counting. The processed data are the data contained in the invoice, the un- derlying agreement and the service or- der.	date when the last in- voice is issued based on the agreement (termination of the agreement). In this case, the data (so the document containing the data) may only be destroyed by Mi- crosec upon the ex- piry of the 8-year pe- riod irrespective of the data subject's consent.	
1.22 7 Processing the data or The Subscriber as or- ganization may appoint an administrator enti- tled to proceed on its behalf before Microsec in connection with the services provided to the Subscriber in case of change of data, withdrawal and sus- pension of certificates, reinstating, replace-	Section 5(1) a) // Article 6(1) a) of the General Data Protection Regula- tion – consent of the data subject, which is first provided via the website of Microsec elec- tronically, followed by signing the form called " Administrator Appoint-	tor When requesting certificates, the cer- tificate-subject (typically a natural per- son in case of signature certificates) and the person paying for the services, which is frequently an organization (the Subscriber), are often not the same. Considering that in addition to the certificate-subject, the Subscriber is also entitled to make statements in connection with the certificates (e.g. withdrawal of certificates or request for suspension), in order to facilitate the administration on behalf of the Sub- scriber, a contact person as adminis- trator may be appointed in course of	We process the per- sonal data of adminis- trators in connection with certificates as these persons are en- titled to make state- ments in connection therewith. As a result, we delete the data of the administrators from our registries 10 years after the expiry of the organization's certificates (Section	 registration colleagues application operators system administrator sales colleagues

ment and the modifica-	the application or such administrator	84(1) of the Act on E-
tion of the list of sub-	may get involved in the application	Administration)
jects and signatories	process himself/herself. This adminis-	
	trator is entitled to make legally bind-	
	ing statements in connection with cer-	
	tain certificates on behalf of the organ-	
	ization. Microsec must identify the ad-	
	ministrator in order to verify the iden-	
	tity of the person making a statement	
	on behalf of the given organization (so	
	for example in order to ensure that the	
	request for withdrawal or suspension	
	of the certificate was made effectively	
	by the person authorized to make such	
	statement on behalf of the organiza-	
	tion).	
	Such administrators may be appointed	
	on one hand on the electronic platform	
	on Microsec's website where the ad-	
	ministrator can provide his/her per-	
	sonal data requesting a certificate in	
	order to be able to proceed with regard	
	to the requested certificate. An admin-	
	istrator may be appointed by filing the	
	applicable form signed by the author-	
	ized representative of the Subscriber,	
	whereby the administrator – by signing	
	the form - consents to processing	
	his/her personal data by Microsec, in	
	connection with the certificates per-	
	taining to the organization. The per-	
	sonal data processed in connection	
	with administrators: name as dis-	
	played in ID document, birth place and	
	date, mother's name (these are the	
	data based on which we are able to	
	identify the administrator), telephone	

1.23 8 Obligation to Log Data	a Dursuant to the Drovisions o	number and e-mail address in order that Microsec may contact the admin- istrator e.g. may notify the administra- tor of changes in the status of the cer- tificates (e.g completion of with- drawal).		
Logging qualified services (IT environment, pertaining events)	Section 5(1) b) // Article 6(1) c) of the General Data Protection Regula- tion – <u>fulfilment of the</u> <u>legal obligation of the</u> <u>data controller -</u> Decree of the Interior Minister No. 24/2016. (VI. 30.) on the specific require- ments of trust services and service providers	The log files contain the events per- taining to the use of qualified services (issuing signature and seal certificates, time stamp, archiving), which may contain personal data. Fundamentally, the log files record events (e.g. upon creation of a time stamp, we record the client's specific identifier and the public IP address of the device with which the client used the service, in case of ar- chiving, the data pertaining to the cer- tificate by which the client was authen- ticated and the public IP address of the device with which the client used the service and the calendar day and exact time of the occurrence of the event, the data necessary for the traceability and reconstruction of the event and the name of the user or any other per- son who enabled the occurrence of the event.	Pursuant to Section 35(1) of the BM De- cree referenced be- fore, the qualified service provider shall store the logged data pertaining to events other than certificates for a period of 10 years as of their oc- currence date.	 system administrators (the job description of the position is set out in Section 2 of the BM Decree: the staff responsible for the installation, configuration and maintenance of the IT systems) independent system auditors (the job description of the position is set out in Section 2 of the BM Decree: the person responsible for the audits of the logged and archived data of the service provider, for the inspection of the controlling measures taken by the service provider to ensure compliant operation, for the

1.24 9 Data Processing in t	1.24 9 Data Processing in Connection with the MicroSigner services						
Providing MicroSigne services	Providing MicroSigner Article 6 (1) b) of the To run a trial version of the MicroSigner The e-mail address, technical su						
1.25 10 Electronic Billing Services							
Providing electroni billing services	c Article 6 (1) b) of the General Data Protection Regulation – the data processing is necessary	Name, address, e-mail address, tele- phone number.	The term of the agreement concluded with the Subscriber. We destroy the stored	application operator,system operator			

take st quest q into a c Microse data p spect data c uploade crosec data or agreem	arty or in order to teps at your re- prior to entering contract. ec qualifies as processor in re- of the personal contained in the ed invoices, Mi- processes the n the basis of the nent concluded e Subscriber.	data contained in the invoices up- loaded to our billing system, we only store these as data processors. In case our clients issued invoices to natural persons as well, then the name, ad- dress and the goods purchased or the services acquired will be the stored as personal data.	nation of the agree- ment.	
mobile signature services6. (1) avicesData PationPassBy[ME] Mobile IDData Suis a mobile applicationAuthoridownloadable from applicationSectionplicationstores(AppStore, GoogleSectionPlay) providing signature solutions on smartFollowindevices. Only such endserviceusers may use theData PationPassBv[ME] Mobile IDSection	5(1) a) // Article a) of the General rotection Regula- <u>consent of the</u>	Microsec provides the PassBy[ME] mo- bile signature services directly only to organizations. The organization's ad- ministrator must register the organiza- tion on the passbyme.com website. The administrator provides Microsec with his/her data directly (name, e- mail address, telephone number) on the registration platform on the pass- byme.com website. The data of further users are recorded by the initial admin- istrator, other administrators author- ized by the initial administrator and other users of pertaining IT systems. Providing these data is necessary for the registered users of the Subscriber	Until the withdrawal of the data subject's consent. We consider the con- sent withdrawn if the agreement concluded with the organization using the services is terminated (the or- ganization does not have an active regis- tration on the pass- byme.com website or the agreement con- cluded separately with the organization	 colleagues of the technical support department; application operator, system operator

1.27 12 Operating the downl	load page for the e-Szignó Reg	istration Database and Software Developme	users typically ap- prove financial trans- actions with the help of the PassBy[ME] mobile signature ser- vices, Microsec has a special interest to store the data within the statutory limita- tion period.	
Operating the down- loading page for the e- Szignó Registration Database and Software Development Kit (SDK); We provide online access (download website) to certain software products of Microsec: these are the e-Szignó Automat and the VHKIR communication module (providing com- munication channels for the participants of the le- gal enforcement system). Access is granted to con- tracted clients, interested persons running a trial version of the software and and clients already having an end-user e- Szignó license.	is necessary for the per-	Name of the client or the person inter- ested in our services in case of natural persons. In case of legal entities, name of the representative, name of the or- ganization and e-mail address. A user name and an individual registration key belonging to the user is necessary for the use of the developer package of the e-Szignó Automat and the VHKIR communication module software.	In respect of people showing interest in our software products (so potential clients contacting us with the intention to enter into an agreement), we delete the data from our database 6 months after sending the registration e- mail necessary to run the test version of the software / the date of the one-time exten- sion of the registra- tion period upon re- quest of the client, provided that the conclusion of an agreement does not take place.	 sales colleagues colleagues of the technical support department; system operator

1.28 13 Company Register Services						
Operation of the Na- tional Company Regis- ter and Company Infor- mation Services (OC- CSZ) (company infor- mation services con- taining up-to-date data) to the subscrib- ers (in exchange of a service fee) The service is accessi- ble on the <u>https://oc- csz.e-cegjegyzek.hu/</u> website. The processed data: data pertaining to the persons using the ser- vices	In respect of the sub- scriber: Article 6 (1) b) of the General Data Protection Regulation – processing is necessary for the per- formance of a contract to which you are a party or in order to take steps at your request prior to entering into a contract The subscriber is entitled to appoint a contact per- son in relation to the services and to allow ac- cess to the OCCR system to its own clients (fur- ther users). These users are registered by the subscriber's contact per- son in the system oper- ated by Microsec, there- fore Microsec assumes in relation to these users - just like in the case of the appointed contact persons - that the sub- scriber or the contact	Pursuant to the agreement concluded with the predecessor of the Ministry of Justice, the Ministry of Public Admin- istration and Justice (<i>Ministry Agree- ment</i>), Microsec is obliged to techni- cally operate the the National Com- pany Register and Company Infor- mation System (<i>OCCR</i>) in accordance with the applicable laws. Pursuant to Section 15(2) of the Com- pany Registry Act, fee is payable for company information not accessible in the free version of the company regis- ter for data requested in the form of a public deed. A part of this fee is paya- ble to Microsec for the use of the OCCR system. Microsec and the client paying the fee (subscriber) enters into an agreement for the use of the OCCR system. We record the personal data of the subscriber concluding the agreement with Microsec (name, address, mother's name, place of birth, type and number of ID) in the agreement on the use of services. The subscriber may also appoint a contact person in the agreement in order to facilitate the services provided by Microsec. If the subscriber appoints a contact person, a name, telephone number, e-	The term of the data processing is identical to the term of the agreement we have in place with the sub- scriber. Following the termination of the agreement, the 5- year period set forth in Section 6:22 Civil Code applies (statu- tory limitation) so as to ensure that if a le- gal dispute arises in connection with the services after the ter- mination of the agreement, Microsec is able to verify that (i) communication with the client was in accordance with the agreement via the channels determined by the client and that (ii) Microsec did not breach the provisions of such agreement, and that (iii) the traf- fic data necessary to issue invoices for the	 system operator, application operator client service desk technical support department; 		

	person previously ob- tained consent from the persons affected for pro- cessing their data, as the subscriber proceeds on their behalf. Conse- quently, the legal basis is Section 5(1) a) of the Act on Information // Ar- ticle 6. (1) a) of the Gen- eral Data Protection Regulation – consent of the data subject which is provided by the sub- scriber as representa- tive.	mail address, fax number and post ad- dress may be indicated. Our subscribers and the contact per- sons appointed by them are also enti- tled to provide further users access to the OCCR system. The data pertaining to these users (full name, user name, password, e-mail address, place of work, address, contact person on be- half of user and the name, address, e- mail, telephone number of the latter) are directly recorded in the IT system by the subscriber or the contact per- son.	services is at Mi- crosec's disposal. In respect of the us- ers registered by the subscriber, we retain data for a period of 5 years as of the termi- nation of the right to access.	
Operation of the Na- tional Company Regis- ter and Company Infor- mation Services (OC- CSZ) (company infor- mation services con- taining up-to-date data) to organizations and persons charged with public duty (free of charge) The service is accessi- ble at the <u>https://gov.e- cegjegyzek.hu</u> (https://cert.e- cegjegyzek.hu) web- site.	Based on Section 15(3) of the Company Registry Act, the company infor- mation service shall sup- ply company information (regarding the entirety of the company register) free of charge to the court, the prosecutor's office, an investigative authority or other ad- ministrative body, no- tary public, court bailiff, liquidator, to chambers of commerce and trade associations to the ex- tent required for dis- charging their duties conferred upon them by law. These entities and persons may not be	The organization charged with public duty who is entitled to free access act- ing as data controller transfers to Mi- crosec the name, place and date of birth and mother's name of the natural person intended to have access to the OCCR system via the document called "employer's certificate". An authenti- cation certificate is necessary to access the OCCR system so if the given person intended to have access already dis- poses of such certificate, the employer shall also transfer the data pertaining thereto. (In the absence thereof, an authentication certificate must be re- quired before using the OCCR system. Data processing issues related to au- thentication certificates are set out in the respective line of this Privacy No- tice.)	We retain the regis- tered data of the user and the pertaining data traffic during the term of active access to the OCCR system and 5 years thereaf- ter (within the statu- tory limitation period) in order that if the user made use of the free services for pur- poses not allowed by law, we may enforce indemnity claims against the organiza- tion charged with public duty (the liabil- ity for such indemnity vis-á-vis Microsec is	 system operator, application operator client service desk technical support department

The processed data: data pertaining to the persons using the ser- vices	charged either for the in- formation, or for the transfer of data, unless otherwise provided by law. Pursuant to the Ministry Agreement, Mi- crosec is obligated to ful- fill all requests regarding free company infor- mation, including the re- quests of the organiza- tions set forth in Section 15(3) of the Company Registry Act. Microsec receives the personal data of the nat- ural persons entitled to request information from the OCCR system free of charge from the organizations granted free access. The natural persons granted with free access (typically government officials	Organizations charged with public duty, who are entitled to free access, shall also register themselves with Mi- crosec, as entities entitled to issue the above mentioned "employer's certifi- cate". The registration shall be carried out via a form, signed by the author- ized representative of the given organ- ization. When filling out the form, the entity as data controller may also pro- vide contact details (name of the con- tact person, title, e-mail, telephone number), which are processed by Mi- crosec on the basis of the contact per- son's consent, given by way of their representative (the employer charged with public duty), just like in the case of individual users. The user data (individual user name, organization and the amount of re- quests made in a given month) is transferred to the Ministry of Justice pursuant to the Agreement.	undertaken by the or- ganization's repre- sentative on the reg- istration form).	
	organizations granted free access. The natural persons granted with	quests made in a given month) is transferred to the Ministry of Justice		

	the organization pro- ceeds as their repre- sentative when transfer- ring their data. There- fore, the legal basis is Section 5(1) a) of the Act on Information // Ar- ticle 6. (1) a) of the Gen- eral Data Protection Regulation – consent of <u>the data subject</u> which is provided on behalf of the data subject by the em- ployer being the organi- zation charged with pub- lic duty.			
1.29 14 Operating the System for Electronic Delivery of Judicial Execution Documents (VIEKR) VIEKR is an electronic de- livery system created to comply with the provi- sions of the Act LIII of 1994 on Judicial Execu- tion (Act on Judicial Ex- ecution). Microsec oper- ates the IT infrastructure of the system pursuant to an agreement concluded with the Hungarian Asso- ciation of Court Enforce- ment Officers	Only organizations may be registered to the	dicial Execution Documents (VIEKR) In case of registered organizations, the VIEKR system keeps record of the con- tact details of the general and technical contact persons of the registered or- ganizations (name, e-mail address, telephone number). Microsec uses these data for the purposes of resolv- ing eventual problems arising in con- nection with sending messages in the VIEKR system. The system retains the data indicated in the signature, encryption and au- thentication certificates necessary for the use of the VIEKR system, in case of users of an organization, the data indicated in their certificate (The	The data pertaining to the organization (so the data of the gen- eral and technical contact persons) are retained in the sys- tem in the period be- tween the approved registration of the given organization and the completion of the approved request to delete such organi- zation from the sys- tem. VIEKR backup files contain the above	 system operator application operator

as in relation to the data of the contact persons appointed, that the or- ganization had previ- ously obtained their con- sent to process their data, as the organization acts as the representa- tive of these individuals in order to grant them access to the VIEKR sys- tem. Therefore, the legal basis is Section 5(1) a) of the Act on Infor- mation // Article 6 (1) a) of the General Data Pro- tection Regulation <u>_</u> <u>consent of the data sub- ject</u> which is provided on behalf of the data sub- ject by the organization registered in the VIEKR system.	user of the organization may be a nat- ural person or the automatism of the organization.) The VIEKR system must store the meta data, the deposit slip and the receipt slip of the deliveries for a period of 10 years as of their creation, pursuant to the Act on Judicial Execution and the Decree of the Minister of Public Admin- istration and Justice on the detailed rules of the operation of the electronic delivery system employed by inde- pendent court enforcement officials No. 40/2012. (VIII. 30.). These con- tain data that are suitable to determine the identity of the sender and the ad- dressee of the given delivery. The messages forwarded via the sys- tem may contain personal data. How- ever, these are coded with end-to-end encryption, so the content thereof is not accessible to Microsec and there- fore Microsec does not qualify either as data controller or as data processor in this relation.	data for a period of one year. The log files are also stored for one year. Pursuant to Section 43(1) of the Decree of the Minister of Public Administration and Justice No. 40/2012. (VIII. 30.) , the VIEKR system auto- matically deletes from the inbox of the user all deliveries and all receipts, notices and confirmations of sending and receiving such deliveries 30 days after the date of delivery or the date when the legal pre- sumption of a suc- cessful delivery came into force. Subsection (2) of the same Section states however, that contin- uous access to the re- ceipts, notices and confirmations of sending and receiving deliveries and to the meta data of the de- liveries must be en- sured by the VIEKR
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			days period for a pe- riod of 10 years. The same applies to tech- nology necessary for reading the retained data. After the 10 year retention period, these data shall be destroyed.	
1.30 15 Operation of the Elec	ctronic Asset Evaluation Syste	m of the Registry Court (CEVR)		
Operation of the Elec- tronic Asset Evaluation System of the Registry Court (CEVR) In accordance with Sec- tion 117 of the Company Registry Act and Sections 10/C-F of the pertaining Decree of the Minister of Justice No. 24/2006 (V.18.), the electronic evaluation of the assets of companies subject to in- voluntary dissolution is carried out by the registry courts. The primary aim of the CEVR system is that organizations requested by the registry courts to provide information in course of the involuntary dissolution process, are enabled to provide the re- quested information by	CEVR system. The organization may appoint a general and a technical contact person in relation to the ser- vices and can also pro- vide access to the sys- tem for users within its own organization. The data of these users is transferred to Microsec by the organization to ensure the use of the CEVR system by said us- ers. Microsec assumes in relation to the data of the users as well as in relation to the data of the contact persons ap-	In case of registered organizations, the CEVR system keeps record of the con- tact details of the general and technical contact persons of the registered or- ganizations (name, e-mail address, telephone number). Microsec uses these data for the purposes of resolv- ing eventual problems arising in con- nection with sending messages within the VIEKR system. The system retains the data indicated in the signature, encryption and au- thentication certificates necessary for the use of the CEVR system, in case of users of an organization, the data indi- cated in their certificate. (The user of the organizations may be a natural person or the automatism of the or- ganization.) The CEVR system must store the meta data, the deposit slip and the receipt slip of the deliveries for a period of 1 year as of the date of their creation. These contain data that are suitable to	The data pertaining to the organization are retained in the sys- tem in the period be- tween the approved registration of the given organization and the completion of the approved request to delete such organi- zation from the sys- tem. CEVR backup files contain the above data for a period of one year. The log files are also stored for one year. The system stores the meta data of the de- liveries and the de- posit and receipt slips	 system operator application operator tors

1.31 16 Processing the Data of Contact Persons of Clients and Potential Clients in case of Individual Agreements and Interested Parties

Conclusion and perfor- mance of individual agreements with cli-		In the course of the conclusion and performance of client agreements based individual orders, offers made	result of a tender pro-	 sales colleagues
ents entered – includ-	eral Data Protection	in relation to the conclusion of such	· · · ·	
		agreements, request of information	5	
tenders (giving offers)	legitimate interest	about our services, Microsec comes	such parts of the offer	
and responding to the		into contact with the individuals repre-	,	
queries of potential cli-		senting the partner, so for example the	•	
ents interested in our	In case we receive (e.g	interested parties fill out on our web-	data. In the event	
services	recorded in an agree-	site the contact form (name, e-mail	that the tender is suc-	
	ment) the contact de-	address, telephone number, and the	cessful, the personal	
	tails from our client / po-	services, which are subject to the in-	data indicated in the	
	tential client (typically	terest of the partner), the person pro-	respective agreement	
	the employer), we as-	ceeding on behalf of the client sends an	is erased after 5 years	
	sume that the employer	e-mail to Microsec staff with the inten-	as of the completion	
	is authorized to disclose	tion of entering into an agreement or	of the services as set	

	the given data. In this case, the legal basis for data processing is the data subject's consent as per Section 5(1) a) of the Act on Information // Article 6. (1) a) of the General Data Protection Regulation which is pro- vided by the client (typi- cally the employer) con- cluding or intending to conclude the agreement with Microsec.	the performance thereof. These emails are typically signed by an automatic signature. Therefore, the processed data are typically the contact details of the individual proceeding on behalf of the partner in connection with the agreement (name, address, telephone number, e-mail) and also the his/her activity in relation to the preparation and performance of the agreement.	forth in Section 6:22 of the Civil Code (af- ter the lapse of the statutory limitation period) in order to en- sure that if a legal dispute arises Mi- crosec is able to ver- ify that the communi- cation with the client was in accordance with the agreement via the channels de- termined by the client and that it had not breached the provi- sions thereof (e.g the information or the payment notice was sent to the appropri- ate e-mail address etc.).	
1.32 17 Operating the Call Co	enter			
Call Center and han- dling complaints Accurate documentation of your contact details and the conversations with our call center in order to ensure that the requests and comments in connec- tion with the activity of Microsec are available in	Section 5(1) a) of the Act on Information // Ar- ticle 6 (1) a) of the of the General Data Protec- tion Regulation – con- sent of the data subject, which is provided by the client by way of us- ingour call center.	When you contact our call center, we record your telephone number, first and last name, voice, the organization which you represent, in case of queries related to certificates, the number of the card affected, the data of the cer- tificate-subject, in case of certificate suspension: the following data of the certificate subject: name as displayed in his/her identification document, birth name, mother's name, place and date of birth, number of the ID card or	Until withdrawal of the data subject's consent and in the absence thereof, 4 months after the tele- phone conversation took place.	 employee of the client service desk participating in the call department leader of the client service desk employee of the technical support department participating in the call

the case of any subse- quent question or dispute in their original form and also that we may contact you in relation to any of the above, if necessary. Further purposes of the data processing is the identification of the client in course of performing our contractual obliga- tions (e.g suspension of certificates) and the qual- ity assurance of our call center, to guarantee cli- ent satisfaction by evalu- ating and monitoring of the work of our call center colleagues.		the suspension password. Further- more, we record all personal data in addition to the above which you may disclose during the telephone conver- sation, including especially the circum- stances of the matter in respect of which you contacted the call center.		 leader of the tech- nical support de- partment colleague responsible for quality assurance
1.33 18 Recruitment Recruitment	Section 5(1) a) of the Act on Information // Ar- ticle 6 (1) a) of the of the General Data Protec- tion Regulation – con- sent of the data subject which is provided by sending the job applica- tion-related documents	Name, telephone number, e-mail ad- dress (potentially date of birth), quali- fication, professional experience, lan- guage skills (as provided in the CV or resumé of the applicant).	The job applications we receive via our website, job portals or other sources are stored for a period of 1 year as of receipt considering that in case the selection process is extended or unsuccessful, we often contact appli- cants who submitted their application to us	 HR manager Board of directors future supervisor of the applicant

			months before we contact them.	
1.34 19 Data Processing for I	Marketing Purposes			
Sending advertising materials by e-mail and advertising by tele- phone	Section 6(1) of the Act XLVIII of 2008 on the essential conditions and certain limitations of business advertising ac- tivity (Act on Adver- <i>tisement</i>) – the previ- ous, unambiguous and express consent of the targeted person	The name of the possible recipient, name of organization, title, e-mail ad- dress (telephone number if shared), scope of products, which falls within the recipient's field of interest.	Upon the withdrawal of consent, the per- sonal data must be deleted.	 colleague responsible for marketing colleagues responsible for sales
Promotions, campaigns and media appear- ances (as per the con- ditions applicable to the promotion)	Section 5(1) a) of the Act on Information // Ar- ticle 6 (1) a) of the of the General Data Protec- tion Regulation – con- sent of the data subject which is provided by participating in the pro- motion or campaign or attending the media ap- pearances (pursuant to the conditions applicable to participating in the promotion)	The scope of the personal data is de- termined on a case-by-case basis, as per the conditions applicable to partic- ipating in the promotion.	The term of the data processing is deter- mined on a case-by- case basis as per the conditions applicable to participating in the promotion.	The scope of the af- fected persons is de- termined on a case-by- case basis, as per the conditions applicable to participating in the promotion. In the ab- sence thereof, the per- sons carrying out tasks in connection with the promotion.
1.35 20 Data Processing related to registering for V2X OKI test certificates				

Personal data disclosed before registering for the V2X Public Key Instra- structure ("PKI") ser- vice, used for market- ing purposes and send- ing newsletters The V2X PKI Test ser- vice creates a PKI-based certificate test system necessary for communi- cation between self-driv- ing vehicles. Users can register in the system and and obtain different types of test certificates devel- oped for self-driving vehi- cles.	Based on Section 6 (1) of Act XLVIII of 2008 on the conditions and re- strictions of commercial advertising activities (`Advertisement Act ") – the explicit and unam- biguous prior consent of the data subject	The IP address and email address of the person registering for the test cer- tificates	Users are entitled to withdraw their con- sent at any time, fur- thermore, at the end of each email, Mi- crosec informs the data subjects on how to unsubscribe and indicates the link where they can per- form it. Upon with- drawal of the con- sent, Microsec erases the personal data im- mediately.	 the operators and developer of the applica- tion marketing and sales depart- ment employ- ees
There is an opportunity to contact the operators of the application through the V2X PKI Test service. Any personal data pro- vided in the course of con- tacting the operators shall only be used for keeping in contact with the users.	Section 5(1) a) of the Act on Information // Ar- ticle 6 (1) a) of the of the General Data Protec- tion Regulation – con- sent of the data subject which is provided by ticking the appropriate box on the website	Name, email address, IP address	Contact details shall be processed as long as there is relevant communication with the interested per- son, in the topic indi- cated by them.	 the operators and developers of the applica- tion
1.36 21 Data processing rela	ted to Webszignó services			
With Webszignó service users can create elec- tronic folders on the web	Article 6(1) b) of the General Data Protection Regulation – processing	In order to provide the service and conclude the agreement we request	Personal data pro- vided upon registra- tion are erased after 5	The system adminis- trators can access the

platform and insert docu-	is necessary for the per-	the following personal data: name,	years from the com-	data provided	upon
ments into the folders,	formance of a contract	email address.	pletion of the services	registration.	upon
download documents	to which you are a party		as set forth in Section		
from the folders or to	or in order to take steps		6:22 of the Civil Code		
place electronic signa-	at your request prior to	In order to issue our invoice we store	(after the lapse of the		
tures on the PDF files or	entering into a contract.	especially the following personal data:	statutory limitation		
folders and forward it to a		the name and address of the addressee	period) if no legal dis-		
certain addressee.		of the invoice.	pute has been initi-		
			ated between the		
			data subject and the		
The purposes of pro-			Service Provider per-		
cessing personal data			taining to the ser-		
given at the registration is			vices.		
the providing of services					
and concluding an agree-					
ment with the data sub-			Personal data related		
ject. In case the data sub-			to billing shall be pro-		
ject obtains services that			cessed as set out in		
are subject to fees and			Point 6 of this Annex,		
therefore an invoice			for the period pre-		
needs to be issued, we			scribed for the pro-		
also process such per- sonal data of the data			cessing of accounting data.		
subject that are necessary			uala.		
for invoicing purposes.					