Data protection information

BSI Sport Kft.'s data protection information

Introduction

BSI Sport Kft. informs participants of its competitions and registrants in its entry system about its data management practices and the users' legal remedies. As a data controller, BSI Sport Kft. undertakes to ensure that the data management services provided by it meet the requirements set out in the current legislation.

Data of the data controller: Name: BSI Sport Kft. Headquarters: 1138 Budapest, Váci út 152-156. Postal address: 1554 Budapest, Pf. 7. Company registration number: 01-09-729245 Name of registering authority: Fővárosi Törvényszék Cégbírósága Tax number: 13320360-2-41 e-mail address: registration@runinbudapest.com, Website: https://runinbudapest.com , https://entry.runinbudapest.com/login

The following information is provided pursuant to REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Regulation (EC) No 95/46/EC (General Data Protection Regulation).

This Privacy Policy governs the processing of data on the following website:

https://entry.runinbudapest.com/login

This Privacy Policy is available at: <u>https://entry.runinbudapest.com/privacy-policy</u> Any changes to this Privacy Policy will take effect upon publication at the above address.

Definitions of concepts

(1) "personal data" means any information relating to an identified or identifiable natural person ("data subject"); an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person;

2. "data management": any operation or set of operations performed on personal data or data files in an automated or non-automated manner, such as the collection, recording, organization,

segmentation, storage, transformation or change, query, insight, use, communication, transmission, distribution or by making it available in other ways, coordinating or connecting, limiting, deleting or destroying;

3. "data controller": the natural or legal person, public authority, agency or any other body that determines the purposes and means of processing personal data independently or together with others; if the purposes and means of data management are determined by EU or member state law,

the data controller or the special aspects regarding the designation of the data controller may also be determined by EU or member state law;

4. "data processor": the natural or legal person, public authority, agency or any other body that processes personal data on behalf of the data controller;

5. "Recipient": the natural or legal person, public authority, agency or any other body to whom the personal data is communicated, regardless of whether it is a third party. Public authorities that have access to personal data in accordance with EU or member state law in the context of an individual investigation are not considered recipients; the management of said data by these public authorities must comply with the applicable data protection rules in accordance with the purposes of data management;

6. "consent of the data subject": the voluntary, specific and well-informed and clear declaration of the will of the data subject, with which the data subject indicates by means of a statement or an act clearly expressing the confirmation that he gives his consent to the processing of personal data concerning him;

7. "data protection incident": a breach of security that results in the accidental or unlawful destruction, loss, alteration, unauthorized disclosure or unauthorized access to personal data transmitted, stored or otherwise handled.

Principles for handling personal data

Personal data:

1. it must be handled lawfully and fairly, as well as in a transparent manner for the data subject ("legality, fair procedure and transparency");

2. should be collected only for specific, clear and legitimate purposes, and should not be handled in a manner incompatible with these purposes; in accordance with Article 89 (1), further data processing for the purpose of archiving in the public interest, for scientific and historical research purposes, or for statistical purposes is not considered incompatible with the original purpose ("purpose limitation");

3. they must be appropriate and relevant in terms of the purposes of data management, and must be limited to what is necessary ("data economy");

4. they must be accurate and, if necessary, up-to-date; all reasonable measures must be taken to promptly delete or correct personal data that is inaccurate for the purposes of data management ("accuracy");

5. it must be stored in a form that allows the identification of the data subjects only for the time necessary to achieve the goals of personal data management; personal data may be stored for a longer period only if the personal data will be processed in accordance with Article 89 (1) for the purpose of archiving in the public interest, for scientific and historical research purposes or for statistical purposes, the rights of the data subjects and subject to the implementation of appropriate technical and organizational measures required to protect your freedoms ("restricted storage"); 6. must be handled in such a way that adequate security of personal data is ensured through the application of appropriate technical or organizational measures, including protection against unauthorized or unlawful processing, accidental loss, destruction or damage of data ("integrity and confidentiality").

The data controller is responsible for compliance with the above, and must also be able to prove this compliance ("accountability").

The data controller declares that its data management is carried out in accordance with the basic principles contained in this point.

Legal basis for data management

By entering our competitions, purchasing our products, ordering our products, subscribing to our newsletters and training plans, you contract with us to provide the services and purchase the products specified.

The legal basis for the processing of personal data is the performance of the contract in the case of mandatory data (competitions, events, etc.).. These data appear as mandatory during registration in the online entry system. Your consent is the basis for processing optional data.

In addition to the general data management consent, we ask for a separate consent for sending emails and SMS for marketing purposes, for exchanging data with Ötpróba and the ATOM100+ competition series.

This consent can be withdrawn at any time, regardless of the other data. Revocation is not an obstacle to to participate in competitions.

Entry of another competitor

According to our experience, our customers require the opportunity to enter their friends, family members, and colleagues in our competitions. This simplified entry also makes life easier for runners and BSI Kft. And in the case of team entries, the team leader must also be the one who enter the team members, as teams can only enter together, which means we cannot expect all members to be personally involved.

BSI Sport Kft. therefore gives its customers the opportunity to enter others in its competitions In such a case, we assume and expect that our customer making the registration has the consent of the persons concerned for the data processing associated with the registration. The processing of personal data does not usually require written consent, so we do not charge our customers either with bureaucratic regulations.

Purpose and duration of data management

The general purpose of data management by BSI Sport Kft.:

- identification and registration of our customers, as well as recording entries,
- conducting events organized by us,
- informing our customers and ensuring our marketing activities,
- keeping financial records,
- compilation of statistics and analyses,
- in the event of a discounted entry option, determining the range of those entitled to the discount and assigning the discounts to the affected customers,
- in the event of a health problem arising at our events, notifying the relative specified by the customer,
- continuous improvement of our services, preparation of new events.

Our customers in our database can enter our competitions at any time in the future, that is, their identification may be required for an indefinite period of time. To provide discounts (e.g. already

started at a BSI event), for registration of competition series (e.g. Jubilee Runners Club), for our PR activities (e.g. finding the most frequent participants in the given competition series) access to the data may also be necessary for an indefinite period of time. Therefore, based on the principle of purpose limitation, we usually store personal data in our database until the withdrawal of our customer's consent, that means, they are only deleted upon special request. However, during the triennial review, we may delete the data of customers who have entered only minor tournaments and have not had a new entry for several years.

Details of our marketing activities

As part of its marketing activities, BSI Sport Kft.

• performs statistical analyzes in order to improve its services and base its actions,

• forms target groups from its customer base who may be interested in a specific service or action, and to whom it advertises actions,

• sends out newsletters and advertisements by e-mail,

• Sends advertisements via SMS (we rarely use this option, e-mail is our primary direct marketing tool),

• you can use the photos and videos of the participants in your events (our customers must give their explicit consent to this with each entry, and this consent is an essential condition for the entry, as we cannot always identify the people in the pictures by name).

Data transfer abroad

BSI Sport Kft. does not transfer any personal data abroad, but reserves the right to move its virtual servers to the cloud if necessary. You can read more about this on servers in the solo stage.

Scope of managed data

The personal data we manage are detailed below, together with the purpose of data management. The data provided by our customers and the values calculated from them (e.g. Jubilee Runners Club membership, Spuri Gold Card entitlement) are registered. We also keep records of the results achieved during the competitions (e.g. finishing time, position, distance covered) and related to the organization of the competition data (e.g. receipt of start number, confirmation of entry). We record the data of financial transactions (date, amount, currency, item paid, transaction ID in case of online entry). In the online entry system, payment by credit card is made through OTP secure three-party payment interface, where our customers provide their details directly to the bank, so no credit card details are transferred to BSI Sport Ltd. and no such data is processed. Our customers who only subscribe to our newsletter or online training plan, but do not register in the entry system or enter a competition, form a separate group. In their case, we only store the name and e-mail address provided at the time of registration, as well as the date of registration.

Our data processing partners

At most of our competitions, we provide chip timing. We provide the personal and entry data of the participants in the given competition to our timing partners, who return this data to us with the time

data measured during the competition and the positions calculated from them, and upload the result lists to our website independently. Our timing partners process the data only for the purposes and in the manner specified by BSI Sport Ltd.

On our website, we display the current timer in the information for each event.

Our most frequent partners:

• AGNI-TECH Informatikai Kereskedelmi és Szolgáltató Kft. (www.agni-timing.hu, sportido[kucac]agni.hu, (1) 236-3011)

• Evochip Hungary Sports Service Provider Kft. (3232, Gyöngyös-Mátrafüred, Hegyalja u. 24/a, http://www.evochip.hu/, info@evochip.hu, (20) 335-2880)

In some competitions, we can contract additional timers.

• In some of our competitions, we provide medal engraving with the involvement of an external partner. Time results for engravers are taken from the public results list. For those who subsequently order a mailed medal insert, we will give them their name, postal address, and time result. The engraving is carried out by individual entrepreneur Imre Csikár, his contact information can be found at http:serlegdiszkont.hu/.

• Posting for teachers participating in the school enrollment program is provided by Benyó Kft. (2040 Budaörs, Ady Endre u. 51., (23) 422-610).

• After our races, we give Futófoto (https:www.futofoto.hu/) the name, start number, net time, and team name of the competitors so that the photos taken at the races can be searched for the runners, and downloadable certificates can be prepared for our competitors.

Recipients and data processors of data processing related to the delivery of goods

Name: GLS General Logistics Systems Hungary Csomag-Logisztikai Kft.
Address: 2351 Alsónémedi, GLS Európa u. 2.
Phone number: 06-29-88-67-00
e-mail address: info@gls-hungary.com
website: https://gls-group.eu/HU/hu/home

The courier service will assist in the delivery of the ordered goods on the basis of a contract with the Data Controller. The courier service will process the personal data received in accordance with the privacy policy available on its website.

The data provided to the payment gateway providers on our registration page are the following

- the name of the registered person
- the e-mail address of the registered person

Our payment providers at https://entry.runinbudapest.com/login ,

The **SimplePay** Service is operated and provided by OTP Mobil Szolgáltató Korlátolt Felelősségű Társaság (OTP Mobil Kft.).

Registered office. 1038 Budapest, Váci út 135-139. B. ép. 5. em.

Company registration number: 01-09-174466

Registry: Fővárosi Törvényszék Cégbírósága

Tax number: 24386106-2-44

https://simplepay.hu/adatkezelesi-tajekoztatok/

Our payment providers at https://balatonnevezes.futanet.hu/login Barion Payment Zrt. (headquarters: 1117 Budapest, Irinyi József utca 4-20. 2nd floor; registry court: Fővárosi Törvényszék Cégbírósága company register number: Cg. 01-10-048552; tax number: 25353192-243., community tax number: HU25353192; activity license number: HEN-I-1064/2013, electronic money issuing institution identifier: 25353192 https://www.barion.com/hu/adatvedelmi-tajekoztato/ With the exception of the listed partners, we do not pass on the personal data of our customers to other companies. If the participant gives special consent during the entry of certain events to the factors.

other companies. If the participant gives special consent during the entry of certain events to the fact that they are partners of the event contact them by email with their offers, we will give the partner your name and email address.

The data of our customers who sign up in a company organization is collected by their company and forwarded to us.

The data controller in this case is also BSI.

Other data processors (if any) Social media sites

1. The fact of the data collection, the scope of the processed data:

Facebook/Twitter/Pinterest/Youtube/Instagram, etc. the name registered on social networking sites and the user's public profile picture.

Scope of stakeholders: All stakeholders who have registered on
 Facebook/Twitter/Pinterest/Youtube/Instagram, etc. on social media sites and "liked" the Service
 Provider's social media site, or contacted the data controller via the social media site.

3. Purpose of data collection: Sharing, "liking", following and promoting certain content elements, products, promotions or the website itself on social networks.

4. The duration of data management, the deadline for data deletion, the identity of possible data managers entitled to access the data and the description of the rights of the data subjects: The data subject can find out about the source of the data, its management, the method of transfer and its legal basis on the given social media page. Data management takes place on social networking sites, so the duration and method of data management, as well as the options for deleting and modifying data, are governed by the regulations of the respective social networking site.

5. The legal basis for data management: the voluntary consent of the concerned person to the management of his personal data on social networking sites.

Customer relations and other data management

1. If a question arises during the use of our data controller services, or if the data subject has a problem, he can contact the data controller using the methods specified on the website (telephone, e-mail, social media sites, etc.).

2. The data controller processes received e-mails, messages, on the phone, on Facebook, etc. data provided, including the name and e-mail address of the interested party, as well as other voluntarily provided personal data, will be deleted after a maximum of 2 years from the date of data communication.

3. We provide information on data management not listed in this information when the data is collected.

4. The Service Provider is obliged to provide information, communicate and transfer data, and make documents available in the case of an exceptional official request, or in the case of requests from other bodies based on the authorization of the law.

5. In these cases, the Service Provider will only release personal data to the requester - if he has specified the exact purpose and the scope of the data - to the extent and to the extent that is absolutely necessary to achieve the purpose of the request.

Rights of data subjects

1. The right of access

You are entitled to receive feedback from the data controller as to whether your personal data is being processed, and if such data processing is underway, you are entitled to access your personal data and the information listed in the regulation.

2. The right to rectification

You have the right to request that the data controller correct inaccurate personal data concerning you without undue delay. Taking into account the purpose of data management, you are entitled to request the completion of incomplete personal data, including by means of a supplementary statement.

3. The right to erasure

You have the right to request that the data manager delete your personal data without undue delay, and the data manager is obliged to delete your personal data without undue delay under certain conditions.

4. The right to be forgotten

If the data controller has disclosed the personal data and is required to delete it, it will take reasonable steps, including technical measures, taking into account the available technology and the costs of implementation, to inform the data controllers that you have requested the personal data in question. the deletion of links or duplicates of these personal data.

5. The right to restrict data processing

You have the right to have the data controller restrict data processing at your request if one of the following conditions is met:

• You dispute the accuracy of the personal data, in which case the limitation applies to the period that allows the data controller to check the accuracy of the personal data;

• the data processing is illegal and you object to the deletion of the data and instead request the restriction of its use;

• the data controller no longer needs the personal data for the purpose of data management, but you require them to submit, enforce or defend legal claims;

• You objected to data processing; in this case, the restriction applies to the period until it is determined whether the data controller's legitimate reasons take precedence over your legitimate reasons.

6. The right to data portability

You have the right to receive the personal data you have provided to a data controller in a segmented, widely used, machine-readable format, and you have the right to transmit this data to another data controller without hindrance from the data controller whose provided personal data to (...)

7. The right to protest

In the case of data processing based on legitimate interest or public authority as legal grounds, you have the right to object at any time to the processing of your personal data for reasons related to your own situation, including profiling based on the aforementioned provisions.

8. Protest in the event of direct business acquisition

If personal data is processed for the purpose of direct business acquisition, you have the right to object at any time to the processing of your personal data for this purpose, including profiling, if it is related to direct business acquisition. If you object to the processing of personal data for direct business purposes, then the personal data may no longer be processed for this purpose.

9. Automated decision-making in individual cases, including profiling

You have the right not to be subject to the scope of a decision based solely on automated data management, including profiling, which would have legal effects on you or would similarly significantly affect you.

The previous paragraph does not apply if the decision:

It is necessary to conclude or fulfill the contract between you and the data controller; is made possible by EU or Member State law applicable to the data controller, which also establishes appropriate measures for the protection of your rights and freedoms, as well as your legitimate interests; or based on your express consent

Action deadline

The data controller will inform you of the measures taken following the above requests without undue delay, but in any case within 1 month from the receipt of the request.

If necessary, this can be extended by 2 months. The data controller will inform you of the extension of the deadline, indicating the reasons for the delay, within 1 month of receiving the request.

If the data controller does not take measures following your request, it will inform you without delay, but at the latest within one month of the receipt of the request, of the reasons for the failure to take action, as well as the fact that you can file a complaint with a supervisory authority and exercise your right to judicial redress.

Start and result lists

In most of our competitions, in accordance with internationally accepted customs, in order to ensure the purity and transparency of sports events, a public start list and result list of the entrants is prepared. The start list contains the competitor's name, year of birth, place of residence (only settlement), nationality, gender, association and age category valid for the given competition. Based on this, everyone can see who they are competing with. In addition to the data of the start list, the results list may include the net and gross finishing time, split times, distance traveled, absolute and intra-category ranking, as well as the fact of disqualification, abandonment, and time penalty. By entering the competitions, our customers give their consent to the publication of their listed data in the public start and result lists. Start lists by the end of the year following the competition year at the latest we publish it.

Neither a start list nor a result list is prepared at our fitness events.

Raceinfo

In some of our races, AGNI-TECH operates the website http:bsi.raceinfo.hu, where the competitors can be tracked during the race based on their starting number, and the results can be retrieved until the next race. This is part of our service, with which we serve to inform the relatives and supporters of the participants. By registering for competitions, our customers give their consent to appear in the service.

Sending emails and SMS

We send an email to all our customers

- about successful registration in the online entry system,
- about the successful entry, with the exception of personal entries (confirmation letter),
- in case of initiating a password change,
- information about competitions,
- after the timed competitions (result notification letter),
- if necessary, for the purpose of administration and data reconciliation.
- We send you an SMS
- when winning the Spuri Gold Card (virtual gold card),
- to communicate the time result after the run in some of our races,

• in the event of an extraordinary event, if we do not know the competitors due to the shortness of time to notify otherwise (e.g. a race has to be canceled at the last minute due to a strong storm). The above-mentioned messages are part of our service and consent for marketing purposes we send them independently.

We only send e-mails, SMS and newsletters for advertising purposes to those who give their consent. This consent can be withdrawn at any time, for example the unsubscribe button at the bottom of each of our newsletters function, by clicking on the change data button in the online entry system or in a separate e-mail.

The range of persons entitled to access the data

Only employees within the company can access the personal data provided by customers authorized persons who perform tasks related to entries, as well as data maintenance, analysis, summation, and evaluation are carried out, as well as who the customers are before and after the event are responsible for its information. The above-mentioned circle includes:

- the registrants and data recorders,
- the system administrator and database manager,
- financial employees,
- the marketing staff.

Newsletter

1. XLVIII of 2008 on the basic conditions and certain limitations of economic advertising activity. Pursuant to § 6 of the Act, the User may give prior and express consent to contact the Service Provider with its advertising offers and other mailings at the contact details provided during registration.

2. Furthermore, with the provisions of this information in mind, the Customer may consent to the Service Provider handling his personal data necessary for sending the event report.

3. The Service Provider does not send unsolicited advertising messages, and the User may unsubscribe from the sending of offers free of charge without limitation or justification. In this case, the Service Provider will delete all personal data necessary for sending advertising messages from its records and will not contact the User with further advertising offers. Users can unsubscribe from advertisements by clicking on the link in the message.

Personal data	Purpose of data management	Legal basis
Name, e-	Identification, enabling	
	subscription to the	Consent of the data subject, Article 6 (1) point a). On the basic conditions of economic advertising activity and XLVIII of 2008 on certain limitations § 6 (5) of the Act.
address	newsletter/discount coupons.	
Date of	lechnical operation performed	
subscription		
The IP	Technical operation performed.	
address at		
the time of		
registration		

4. The fact of data collection, the scope of processed data and the purpose of data management:

5. Scope of stakeholders: All stakeholders who subscribe to the newsletter.

6. Purpose of data management: sending electronic messages containing advertising (e-mail, sms, push message) to the person concerned, providing information about current information, products, promotions, new functions, etc.

7. Duration of data management, deadline for deletion of data: data management lasts until withdrawal of consent, i.e. until unsubscription.

8. Person of possible data controllers entitled to access the data, recipients of personal data: Personal data can be handled by the sales and marketing staff of the data controller, in compliance with the above principles.

9. Description of the rights of data subjects related to data management:

• The data subject may request from the data controller access to personal data relating to him, their correction, deletion or restriction of processing, as well as

• you can object to the processing of your personal data and

• the data subject has the right to data portability and to withdraw consent at any time.

Form data requests

In some cases, we request data from our customers via our website https:urlapkezelo.hu/. The data provided here will be sent to our employees by e-mail.

The location of our servers involved in data management

BSI Sport Kft.'s place of data management is the BSI office (1138 Bp. Váci út 152-156.)

A part of our websites and our database is provided by T-Systems Budapest II. It is provided by a server located in the data park (1087 Budapest, Asztalos Sándor u. 13.).

Our other websites are operated by Dotroll Kft. (1148 Budapest, Fogarasi út 3-5.). A list of their contact details: https://dotroll.com/hu/kapakslot.

We operate virtual servers in Amazon's cloud, to which we can migrate some of the services listed above at any time in order to optimize the load. Amazon's GDPR Compliance Statement is available here: https://www.amazon.com/compliance/gdpr-center/.

Data generated when visiting websites

Like all web servers on the Internet, our web servers automatically store certain data when you visit our websites, which may be considered personal data. When visiting www.futanet.hu, nevezes.futanet.hu, runinbudapest.com, entry.budapestmarathon.com and our other websites, the servers store the usual data in order to eliminate possible malfunctions, improve services and detect hacking attempts:

- the time of the visit,
- the address of the viewed page,
- the address of the referring page (from which the visitor came),
- the IP address of the visitor,

• the visitor's browser header (so-called user agent), which contains the type and version number of the operating system and the browser.

Data stored about competitors/customers

The listed data for the identification of the competitor (e.g. to distinguish competitors with similar names), to maintain contact, to provide the service (e.g. to send notifications about competitions), to conduct the competition (e.g. start numbering, classification into start zones, creation of categories, determination of results per category, control of entries , problem solving), also for financial summaries and the marketing goals detailed above we use it. Data not necessarily required during registration or entry have been marked as optional.

We ask for the t-shirt size partly so that we can order the right t-shirts for the given competition, and partly so that if we can also provide t-shirts during a later arrangement, then we have a series of sizes, based on which we can estimate the required quantity of each size.

So if we ask for the t-shirt size for an entry, it does not follow that we can also give t-shirts for that competition, only if this is included in the content of the entry fee section of the event information.

Basic data:

• the database ID (running ID), which is the same as the number of the Spuri Gold Card (previously known as the standard running number) is automatically generated

- full name, title
- Date of birth
- permanent / mailing address / shipping address / billing address
- citizenship,
- telephone number,

• e-mail address,

- education (non-mandatory data, used for statistical and marketing purposes),
- occupation (optional data, used for statistical and marketing purposes),

• brand of running shoes and sports watch (optional data, used for statistical and marketing purposes)

• association (if there is one, it is not mandatory – according to international customs, it appears in the start and result list),

- own chip number (if any, optional),
- do you request information materials, e-mails about upcoming competitions and opportunities,

• in the case of non-Hungarian citizens, whether they request newsletters in Hungarian instead of English (this is for the convenience of Hungarians living abroad),

• are you a member of one of the target groups entitled to discounted entries (e.g. Spuri Gold Card holders),

• his results in competition series (e.g. Jubilee Runners' Club, Half-marathonmania), his permanent starting number, his eligibility for prizes (this is the result calculated from the data provided by the competitor and measured at the competitions).

Additional data:

• do you consent to the transmission of the results achieved in the ATOM100+ competition series to the directors of ATOM100+,

• do you consent to the transmission of your pentathlon ID and the results achieved in the pentathlon competitions to the organizers of the pentathlon, as well as to the retrieval and storage of your pentathlon score in the BSI database. (These data *are the five-trial points are necessary for crediting and determining eligibility for the discount based on the five-test score. The consent is a condition for the crediting of points and the granting of discounts.) The *contribution can be given or withdrawn by entering or deleting the five-trial identifier starting with 5p.

Special data:

For our customers who receive an entry fee discount due to a disability, we record the fact of the disability as the basis of the discount (without details, e.g. wheelchair, visually impaired, hearing impaired). Our wheelchair and handbike competitors are placed in a separate list of results. These data are suitable for drawing a conclusion about the state of health. Apart from these BSI does not manage or keep any other special data.

Additional data about entrants registered in the online entry system:

- online identifier,
- encrypted password,

• the date of the last password change (required for the operation of the program and troubleshooting),

• for online card payments, the transaction ID, which is required for financial checks and problem solving.

Entry data for each competition:

• planned and actual time of completion of the competition (or the distance covered in fixed-age competitions), category, ranking, in some cases partial times,

- paid entry fee, discount type, payment method and date
- fact and date of start number acceptance, confirmation, withdrawal
- shirt size,
- company name (if the company finances your entry or participates in a competition for companies),
- whether it is a student registration (for statistical purposes or to check eligibility),

• the name to be written on the starting number (optional, only if the runner requests it and only in specified races),

• whether you are completing this race / distance for the first time (not mandatory; for statistical and marketing purposes, as well as to provide a special start number for first-time competitors),

• The fact of OB start based on the start list received from the Hungarian Athletics Association (for preparing the OB results list),

• the name and contact information of the next of kin to be notified in the event of an accident (it is optional, it is in the interests of the competitor and his family),

• other comments related to administration (e.g. name change, clarification of problematic payment, transfer of entry, etc.).

School entries

To prepare the collective entry of schools, we operate a separate registration interface at https:iskola.futanet.hu, to which schools applying to the program are given access. The students your data recorded here can be seen by the organizing teacher in addition to BSI staff.

Registration of under 16s

Our competitions and events are open to young people under the age of 16. In the age of the internet it is unfeasible to require a parent's signature, so we ask for the parent's email address when registering, to which we will send a notification of the registration of the client under 16 years of age and provide the right to object. This e-mail address will be deleted after the age of 16.

Delete data

Based on the law, our customers can request the deletion of their personal data from our database, online entry system, and result lists at any time. In the case of an entry in progress, this is only possible together with withdrawing from the competition.

Even after withdrawing consent, we can store the data that is needed to fulfill our legal obligations and to enforce your vital interests. Among our legal obligations includes compliance with financial controls, which requires payment data stored in the database. Our legitimate interest is to preserve the integrity of the database. In this context, for technical reasons (due to the structure of the databases) we cannot delete data that is closely linked to other data (e.g. external key). It is our legal obligation, as well as our legitimate interest and obligation towards third parties, to preserve backup copies so that the database can be restored in case of damage. Data cannot be deleted from backup copies, only from the live database. Backup copies are only accessible to the system administrator and are only used for recovery in the event of a malfunction. It is also in our legitimate interest to continue to extract statistical data from our database, for example the number of entrants to the competition and statistical composition. It is the legitimate interest of third parties to be able to trace back who entered them for the given competition (if you entered someone, then they could have a problem if they did not we can clarify the details of the entry), and that we do not cancel the entry and results of the entire team because a team member requested the deletion of their data. Based on this, we can only completely delete the data of those customers who have never entered our competitions or purchased any products or services from us, i.e. they have only registered. For those who only entered in person or by bank transfer, i.e. no meaningful data is associated with them in the online entry system, we will delete their data from the online database, but the necessary data will remain in our main database. Otherwise, we will delete the customer's name, all contact information and address, association, contact information provided during entries, the name of your company, if provided, as well as the last billing name and address, and any other potentially stored data, the preservation of which is not necessary for the integrity of the database.

So, for example, anyone can see in the results list that there was a canceled competitor in the same category before the competitor ranked sixth in his category; this is what the purity of the sport demands and the legitimate interest of our customers.

If you have deleted your data, you can enter our competitions again later, but we cannot take your previous entries into account. In this way, you may lose the discounted entry fee for the already started BSI event, the membership of the Jubilee Runners Club, the results taken into account in the Half Marathon Mania, the Fut a company promotion and the calculation of the Spuri Gold Card, and

the right to certain additional price reductions. If in the given year the Run started in a competition included in the company's campaign, your company may be at a disadvantage when determining the result.

Use of cookies on the website

This website uses so-called cookies. Cookies are small text data files that are stored on your computer's hard drive when you visit our website through your web browser. Cookies store certain information (such as individual page or language settings) that your web browser transmits to us, depending on the lifetime of the cookies, when you visit our website again.

Absolutely necessary, session cookies

These cookies are necessary so that users can browse our website and use its functions, e.g. among other things, a note of the actions you take on the given pages during a visit. The validity period of these cookies applies only to your current visit, this type of cookie is automatically deleted from your computer when the session ends or when you close the browser.

Without the use of these cookies, we cannot guarantee you the use of our website. PHPSESSID : Cookie used to identify the session on the website Until the browser window is closed cookiebar: The cookie acceptance setting on our website is recorded for 12 months

Performance cookies

We use Google Analytics cookies to collect information about how our visitors use our website. These cookies cannot identify you personally (ie

the currently used IP address is also only partially recorded), such information as e.g. which page our visitor viewed, which part of the website the user clicked on, how many pages were searched how long was the viewing time of each session, what were the possible error messages, all this for the development of our website and for the users

with the aim of improving the provided experiences.

_ga : For more information about the cookies used by Google, please click

here. 2 years

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_ga : For more information about the cookies used by Google, please click here. 2 years

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To measure the success of our campaigns, we also use third-party cookies from our advertising partners (e.g. Google AdWords Conversion Tracking). These are only sent to the visitor's computer when certain subpages are visited, so we only store the fact and time of visiting the given subpage, no other information.

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Security of data management

The data manager and the data processor implement appropriate technical and organizational measures, taking into account the state of science and technology and the costs of implementation, as well as the nature, scope, circumstances and purposes of data management, as well as the variable probability and severity of the risk to the rights and freedoms of natural persons. , to guarantee a level of data security appropriate to the degree of risk, including, among others, where applicable: 1. pseudonymization and encryption of personal data;

2. ensuring the continuous confidentiality, integrity, availability and resilience of the systems and services used to manage personal data;

3. in the event of a physical or technical incident, the ability to restore access to personal data and the availability of data in a timely manner;

4. a procedure for regularly testing, assessing and evaluating the effectiveness of technical and organizational measures taken to guarantee the security of data management.

5. The processed data must be stored in such a way that unauthorized persons cannot access them.In the case of paper-based data carriers, by establishing the order of physical storage and filing, in the case of data handled in electronic form, by using a central authorization management system.6. The method of storing the data using IT methods must be chosen in such a way that their deletion

can be carried out at the end of the data deletion deadline, or if it is necessary for other reasons, taking into account the possibly different deletion deadline. The deletion must be irreversible.

7. Paper-based data carriers must be stripped of personal data using a document shredder or an external organization specialized in document destruction. In the case of electronic data carriers, physical destruction must be ensured in accordance with the rules for the disposal of electronic data carriers, and, if necessary, the data must be securely and irretrievably deleted in advance.

8. The data manager takes the following specific data security measures:

In order to ensure the security of personal data handled on a paper basis, the Service Provider applies the following measures (physical protection):

1. Place the documents in a safe, well-locked dry room.

2. If personal data managed on paper is digitized, the rules applicable to digitally stored documents must be applied

3. During the course of his work, the Service Provider's employee performing data management may only leave the room where data management is taking place by blocking the data carriers entrusted to him or by closing the given room.

4. Personal data can only be accessed by authorized persons, third parties cannot access it.5. The Service Provider's building and premises are equipped with fire protection and property protection equipment.

IT protection

1. Computers and mobile devices (other data carriers) used during data management are the property of the Service Provider.

2. The computer system containing personal data used by the Service Provider is equipped with virus protection.

3. To ensure the security of digitally stored data, the Service Provider applies data backups and archiving.

4. The central server machine can only be accessed by persons with appropriate authorization and only those designated for it.

5. Data on computers can only be accessed with a username and password.

Informing the data subject about the data protection incident

If the data protection incident is likely to involve a high risk for the rights and freedoms of natural persons, the data controller shall inform the data subject without undue delay.

In the information provided to the data subject, the nature of the data protection incident must be clearly and comprehensibly described, and the name and contact information of the data protection

officer or other contact person providing additional information must be provided; the likely consequences of the data protection incident must be described; the measures taken or planned by the data controller to remedy the data protection incident must be described, including, where appropriate, measures aimed at mitigating any adverse consequences resulting from the data protection incident.

The data subject does not need to be informed if any of the following conditions are met: • the data controller has implemented appropriate technical and organizational protection measures and these measures have been applied to the data affected by the data breach, in particular those measures - such as the use of encryption - that make them unintelligible to persons not authorized to access personal data the data;

after the data protection incident, the data controller has taken additional measures to ensure that the high risk to the rights and freedoms of the data subject is unlikely to materialize in the future;
providing information would require a disproportionate effort. In such cases, the data subjects must be informed through publicly published information, or a similar measure must be taken that ensures similarly effective information to the data subjects.

If the data controller has not yet notified the data subject of the data protection incident, the supervisory authority, after considering whether the data protection incident is likely to involve a high risk, may order the data subject to be informed.

Reporting a data protection incident to the authority

The data controller shall report the data protection incident to the competent supervisory authority pursuant to Article 55 without undue delay and, if possible, no later than 72 hours after becoming aware of the data protection incident, unless the data protection incident is likely to pose no risk to the rights of natural persons and freedoms. If the notification is not made within 72 hours, the reasons justifying the delay must also be attached.

Review in case of mandatory data management

If the duration of the mandatory data management, or the periodic review of its necessity, is not determined by law, local government decree, or a mandatory legal act of the European Union, the data controller shall review at least every three years from the start of data management that the data processed by him or by the data processor acting on his behalf or at his direction whether the processing of personal data is necessary to achieve the purpose of data processing. The data manager documents the circumstances and results of this review, keeps this documentation for ten years after the review has been completed and makes it available to the Authority at the request of the National Data Protection and Freedom of Information Authority (hereinafter: the Authority).

Final word

During the preparation of the information, we paid attention to the following legislation: REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL (GDPR) on the protection of natural persons with regard to the processing of personal data and on the free flow of such data and on the repeal of Regulation 95/46/EC (General Data Protection Regulation) 27 April 2016)

CXII of 2011 Act - on the right to self-determination of information and freedom of information (hereinafter: Infotv.)

CVIII of 2001 Act - on certain issues of electronic commercial services and services related to the information society (mainly § 13/A)

XLVII of 2008 law - on the prohibition of unfair commercial practices towards consumers; XLVIII of 2008 Act - on the basic conditions and certain limitations of economic advertising activity (especially § 6) XC of 2005. Act on Electronic Freedom of Information

Act C of 2003 on electronic communications (specifically §155)

16/2011. s. opinion on the EASA/IAB recommendation on the best practice of behavior-based online advertising Recommendation of the National Data Protection and Freedom of Information Authority on the data protection requirements of prior information

Remedies

If you feel that BSI Sport Kft. or one of its employees has violated your personal your right to the protection of your data, please contact BSI Sport Kft

via our contact information so that we can solve the problem as soon as possible.

Our contact details can be found at the beginning of the information sheet.

If you believe that BSI Sport Kft. has not taken the appropriate steps regarding your problem,

you have the option to go to court and the National Data Protection and Freedom of Information Contact the authorities.

National Data Protection and Freedom of Information Authority

Postal address: 1534 Budapest Pf.: 834

Address: 1125 Budapest Szilágyi Erzsébet fasor 22/C.

Telephone: 06-1/391-1400

Fax: 36-1/391-1410

e-mail address: ugyfelszolgalat@naih.hu

Website: www.naih.hu

President: Dr. Attila Péterfalvi

Clause of BSI Sport Kft

The data controller reserves the right to change its data protection statement if necessary.

This can happen in cases where the range of services is expanded, the technical system changes,

or is required by law. However, this kind of modification cannot be personal

handling of data other than the original purpose.