



DMP LEGAL
+36 30 648 5521
dmp@dmp.hu
1028 Budapest, Piszke utca 14.

LEGAL NOTICE

I. SCOPE

This Legal Notice (**Notice**) applies to the website under the domain name dmp.hu (hereinafter: **Website**), operated by and registered under the name of Dr. Miklós Péter Ákos, attorney at law (registered office: 1028 Budapest, Piszke utca 14., tax number: 42982117-2-41, Bar ID number: 36079442), as a professional providing service in relation to information society and legal matters (hereinafter: **Service Provider**). Further information about the activities of the Service Provider can be found on the Website.

The use of the Website is subject to the condition that visitors, i.e. Internet browsers (**User**) accept the terms of this Notice. The User acknowledges this Notice and accepts its provisions as binding upon him/her by opening the Website operated by the Service Provider or by browsing the Website.

II. TERMS OF USE

Users may use the Website solely at their own risk. Main terms and conditions are the following:

- a) Anyone is free to use the link to the Website; however, the manner and extent of use may not infringe the provisions of c).
- b) It is prohibited to use false or misleading information about the relation with the Service Provider.
- c) The User may not publish false information about the Website, or in connection with the Website, it is especially prohibited to provide false or misleading information in relation to the activities of the Service Provider. Use of the Service Provider's logo in any way is solely admissible with prior written permission.

III. COPYRIGHT

Determination, compilation, arrangement and editing of the image, content and layout of the Website, and the content itself (**Content**) is protected by copyright due to its individual, original nature. The Service Provider is exclusively entitled to the exercising of property rights. The Service Provider is the copyright owner and therefore has the exclusive right to authorize any use by others.

It is prohibited to reproduce, copy, distribute or store any part of the Content in any form whatsoever without the prior written permission of the Service Provider, unless the Service Provider expressly declares that any such use is permitted.

It is also prohibited to create or adapt any material derived from or based on the Content, including in particular the creation of icons, buttons, links, wallpapers, text, images, graphics,

logos, photos, audio and video materials, as well as the use, making available, distribution, any further use or distribution of the Content on the Internet for commercial purposes without the prior permission of the Service Provider.

The Service Provider agrees that Users may store extracts from the Website or parts thereof on their own computers or print them out for their own personal use.

The Service Provider may modify all or part of the Content at any time without prior notice, update or withdraw any or all the Content.

IV. LIABILITY OF THE PROVIDER

The Service Provider cannot fully guarantee the accuracy, reliability and completeness of the Content -given the possible changes made to it independently of the Service Provider- but will use its reasonable endeavors to ensure the reliability of the Content.

Users use the Website solely at their own risk and the Service Provider shall not be liable for any damage caused by negligence resulting from the use of the Website, or for the consequences of incorrect, erroneous or incomplete Content.

The Service Provider may place links to third party websites on the Website, however, the Service Provider is not responsible for the content of third party websites, and shall not be liable in any way for any damage arising from the use of the content of such sites.

The User acknowledges that the Service Provider shall not be liable for any error in the User's computer, damage caused by a virus or any loss of data as a result of the use of the Website, as well as for unauthorized access to the User's computer or network or any other damage caused by a third party or force majeure.

V. DATA SECURITY

Users shall not violate or attempt to violate the security of the Website, regarding the following:

- a) It is not allowed to access data not intended for the User or to log on to a server or identifier to which the User is not entitled;
- b) It is forbidden to attempt to probe, spy, test, or breach the security of the system or network vulnerabilities, or to breach system security, or access control measures without proper authorization;
- c) It is forbidden to attempt to interfere with any User, host or network services, or disturb them (it is especially forbidden to place a virus on the Website or to overload, flood, spam, mailbomb or crash the Website.);
- d) It is not allowed to send unsolicited e-mails, including the promotion and/or advertising of products or services.

VI. DATA PROTECTION

In operating the Website and in providing certain services accessible from the Website, the Service Provider shall comply with the provisions of the law in force at the time and other applicable regulations, good practices. The Service Provider is obliged to treat the facts and

information that come to its knowledge as personal data or a secret, while maintaining a high level of protection measures as required by law. The Service Provider explains the rules of data processing to the data subjects in its Privacy Notice on the Website and makes its data processing transparent.

VII. AMENDMENT OF THE NOTICE

The Service Provider reserves the right to amend the current Legal Notice. The User acknowledges and accepts that any amendments to the Legal Notice shall be binding on him/her in all cases.

2024.02.23.

Dr. Miklós Péter Ákos, attorney at law