

Privacy Policy

www.city-yogi.com

for website visitors and those interested in the service provided by the data controller

CityYogi Coaching - Kulcu-Gusztafik Anita (self-employed)

Dear Visitor,

Thank you for your interest in my service! In compliance with the requirements of the General Data Protection Regulation (GDPR), I would like to inform you about the handling of personal data collected and transferred during your visit to my website.

As a data controller, I strive to ensure that data management is carried out legally, always in compliance with legal regulations.

I treat your personal data confidentially, and in order to keep the data safe, I take all the necessary IT and other technical and organizational measures related to data storage and data management to promote safe data management.

In the brochure, you may read concepts that you do not know. Their meaning and explanation is available on the following website:

<https://www.naih.hu/adatvedelmi-szotar>

This information is valid until withdrawn.

When you read about "data" in this information sheet, it must always be understood as personal data.

In relation to data management, we are primarily governed by the following legislation:

- CXII of 2011 on the right to information self-determination and freedom of information. Act (hereinafter: Infotv.),
- Regulation (EU) 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 flow of such data, and on the repeal of Directive 95/46/EC (general data protection regulation; hereinafter: Regulation).

1. Who manages your personal data? Who can you contact with questions about data management?

The personal data is managed by me, Anita Kulcu-Gusztafik, an individual entrepreneur

Full name: Kulcu-Gusztafik Anita (self-employed)

Headquarters: Ree 29, 5509RB Veldhoven, Netherlands

Btw/Tax number: NL005016590B92

KVK number: 93364946

You can also address your questions about data management to me at the following contact details:

+31 6 42184957

anita.cityyogi@gmail.com

2. What personal data do I manage when visiting the website and when making contact through it, and what is the purpose of data management?

2.1. It is possible to book an appointment for a free meeting on the website. In order to perform this service and to maintain the necessary contact, I ask you to give your:

- Name
- phone number
- e-mail address
- As well as any other personal data provided in the text of the message

You provide the above personal data via my website by filling out the appropriate contact form

The legal basis for data management is Article 6, point b) of the GDPR, data management is necessary to fulfill a contract in which the data subject is one of the parties, or it is necessary to take steps at the request of the data subject prior to the conclusion of the contract. I consider that communication with costumers is a preliminary data processing related to a contract (agreement) to be concluded later.

The personal data provided by you will be processed solely for the purpose of consultation and performance of the service.

I will keep the personal data for another 30 days after the service has been completed, so that I can contact you if necessary.

Automated decision-making, profiling, and data transfer to third countries do not take place.

2.2 It is also possible to contact me through my website, where I am ready to answer any questions about my services. In today's fast-paced world, I mainly keep in touch with my clients electronically and handle your personal data in the same way when contacting me by email. During the contact, I process the following personal data for the purpose of maintaining contact and/or answering the question:

- Your name
- Your phone number
- Your e-mail address
- As well as any other personal data provided in the text of the message

You provide the above personal data via my website, email, or other communication channel.

The legal basis for data management is Article 6, point b) of the GDPR, data management is necessary to fulfill a contract in which the data subject is one of the parties, or it is necessary to take steps at the request of the data subject prior to the conclusion of the contract. I consider that communication with consumers is preliminary data management related to a contract (agreement) to be concluded later, or data management related to an already concluded contract.

I only use the personal data you provide to answer questions that arise during contact.

If any type of contract or agreement is established between me and you, I will process the personal data that I have come to know during the communication in connection with the given contract, at most until the expiration of the limitation period.

If no contract or agreement is concluded between me and you after the data processing prior to the conclusion of the contract, I will delete your message(s) after the communication is completed.

Automated decision-making, profiling, and data transmission to third countries do not take place.

2.3. I also manage your name and e-mail address for marketing purposes if you agree to this.

You can give your consent in writing, via my website, when you subscribe to the newsletter. If you subscribe, I will send you an email about current promotions and share useful information and advice regarding my service. The consent can be revoked at any time, unconditionally, which must be notified to me in writing by sending a message to the email address anita.cityyogi@gmail.com. By withdrawing your consent, you will not suffer any disadvantages.

The legal basis for data management is point a) of Article 6 of the GDPR, i.e. the clear and express consent of the data subject to the processing of his personal data for the above purpose. If you withdraw your consent, I will no longer process your contact information for marketing purposes.

Automated decision-making, profiling, and data transmission to third countries do not take place.

3. Who is entitled to know your personal data?

Only I and my data processors can see your personal data.

4. What data processors do I use?

In certain cases, I entrust the management of your personal data to a third party to perform data management operations on my behalf. The data processors I use:

Data processor	What personal data does it have access to? In what way can you use the given personal data (what activities do you perform for the Data Controller)?	How long can you store the data?
Google Ireland Limited Gordon House Barrow Street Dublin 4 Ireland	The hosting provider for my mail system and website, emails are stored on Google servers. The content of electronic mail is not read by the data processor, only the infrastructure service is provided.	As long as I have contract with them.
Calendly Inc. The Exchange 8 Fitzwilliam Place Dublin 2 Ireland	Purpose of Processing: To schedule appointments. Type of Data Processed: Names, email addresses, time preferences, and other appointment-related details.	As long as I have contract with them.
Zoom Video Communications Inc. The Exchange 8 Fitzwilliam Place Dublin 2 Ireland	Purpose of Processing: To facilitate video conferencing meetings Type of Data Processed: Names, email addresses, video/audio data, chat messages, and other meeting-related details	As long as I have contract with them.

5. What rights do you have in relation to data management?

Right to get information

The data subject has the right to receive information related to data management, which the Data Controller fulfills based on this document.

Right to access

At the request of the data subject, the Data Controller provides information at any time on whether the data subject's personal data is being processed and, if so, provides access to the personal data and the following information:

- a) the purposes of data management;
- b) categories of personal data concerned;
- c) recipients or categories of recipients with whom the Data Controller has disclosed or will disclose personal data, including in particular third-country data recipients and international organizations;
- d) the planned period of storage of personal data, or if this is not possible, the criteria for determining duration;
- e) the data subject will also be informed of their right to request correcting, deleting or restricting the processing of relevant personal data from the Data Controller, and can object to the processing of such personal data;
- f) submitting a complaint to a supervisory authority, or court proceedings right of initiation;
- g) if the data was not collected directly from the data subject by the Data Controller, then all available information about its source is accessible;
- h) if automated decision-making takes place, the fact of this, including profiling, as well as, at least in these cases, the logic used, so the significance of such data management and the expected consequences for the data subject

Right to rectification of personal data

The data subject is entitled at any time to request that the Data Controller without undue delay correct the inaccurate personal data. Taking into account the purpose of the data management, the data subject is also entitled to request the supplement of incomplete personal data, by means of a supplementary statement. In case of a request to correct (modify) the data, the validity of the data requested to be modified must be proved by the person concerned, and the person concerned needs to prove that the data is real and the authorized person requests the modification of the data. This is the only way the Data Controller can judge whether the new data is real and, if so, whether it can modify the previous data.

The Data Controller further draws attention to the fact that the data subject should report any changes in their personal data as soon as possible, thereby facilitating legal data management and the enforcement of their rights.

Right to delete

At the request of the data subject, the Data Controller is obliged to delete without undue delay the relevant personal data of the data subject if one of the following reasons exists:

- a) the Data Controller no longer needs the personal data for the purpose for which it was collected or processed;
- b) in the case of data processing based on consent, the data subject withdraws the basis of the data processing consent, and there is no other legal basis for data processing;
- c) the data subject objects to the data processing and there is no overriding legal reason to data processing, or objects to data processing for the purpose of direct business acquisition;
- d) personal data is handled unlawfully by the Data Controller;

- e) the personal data as prescribed by EU or member state law applicable to the Data Controller must be deleted to fulfill an obligation;
- f) the collection of personal data took place in connection to services related to the information society.

The right to restrict data processing

The data subject has the right to request that the Data Controller restricts data processing if one of the following conditions is true:

- a) disputes the accuracy of personal data; in this case, the limitation for that period applies, which allows the Data Controller to check personal data accuracy;
- b) the data management is illegal and it opposes the deletion of the data, instead requesting the restriction of use;
- c) the Data Controller no longer needs the personal data for the purpose of data management, but the data subject requires them for the presentation, enforcement or defense of legal claims;

Or

- d) the data subject 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 the data subject's legitimate reasons.

Right to data portability

The data subject is entitled to receive the personal data related to them provided to the Data Controller in a segmented, widely used, machine-readable format, and is also entitled to have the Data Controller forward this data to another data controller if:

- a) the data management is based on the consent of the data subject or on the contract according to Article 6 (1) point b) of the Regulation; and
- b) data management takes place in an automated manner.

You can exercise your above rights in an email sent to the address info@city-yogi.com, in a postal letter delivered to the headquarters of the Data Controller, or in person at the headquarters of the Data Controller. The Data Controller shall begin the examination and fulfillment of the request of the data subject upon receipt without undue delay. The Data Controller will inform the data subject of the measures taken based on the request within 30 days of its receipt. If the Data Controller is unable to fulfill the request, it will inform the data subject within 30 days of the reasons for the refusal and of the rights to legal remedies.

Within five years after the death of the data subject, the rights specified in this information sheet, which the deceased was entitled to during his lifetime, were included by the data subject in an administrative order, or in a public document or in a private document with full evidentiary force, with a statement made to the Data Controller - if the data subject made more than one statement to a data controller, at a later date with a statement made - an authorized person is entitled to enforce it. If the data subject has not made a corresponding legal declaration, their close relative according to the Civil Code is entitled even in the absence thereof in Articles 16 (right to rectification) and 21 (right to objection) of the Decree, as well as - if the data processing was already illegal during the life of the data subject or the purpose of the data management has ceased with the death of the data subject - to enforce the rights of the deceased within five years after the death of the data subject specified in Articles 17 (right to erasure) and 18 (right to restriction of data processing) of the Regulation. The close relative who is the first to exercise this right is entitled to assert the rights of the data subject in accordance with this paragraph.

Legal remedies

In order to enforce his right to judicial redress, the data subject may go to court against the Data Controller if, in their opinion, the Data Controller, or a data processor commissioned by us or acting on the basis of our instructions, or a joint data controller has their personal data in the legislation on the handling of personal data, or the European Union's mandatory legal acts in violation of the regulations specified in the act.

The court acts out of sequence in the case. Adjudication of the lawsuit falls within the jurisdiction of the court. The lawsuit may be initiated - at the choice of the data subject - before the court of the data subject's place of residence or residence, or the seat of the Data Controller (Capital Court).

By filing a report with the Hungarian National Authority for Data Protection and Freedom of Information (NAIH), anyone can initiate an investigation against the Data Controller, citing that a violation of rights has occurred in connection with the processing of personal data, or that there is an immediate threat of such violation, or that the Data Controller limits the enforcement of their rights related to data processing, or the enforcement of these rights rejects your request. The notification can be made at one of the following contacts:

Hungarian National Authority for Data Protection and Freedom of Information

Postal address: 1363 Budapest, Pf. 9.

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

E-mail: ugyfelszolgalat@naih.hu

URL: <http://naih.hu>

OR


Autoriteit Persoonsgegevens (AP) – Dutch Data Protection Authority

Bezuidenhoutseweg 30 2594 AV The Hague Netherlands

Contact: Phone: +31 88 500 500

URL: <https://www.autoriteitpersoonsgegevens.nl/>

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Data controller