GENERAL INFORMATION ON DATA PROCESSING
With reference to Article (12) of Regulation (EU) 2016/679 (General Data Protection Regulation, hereinafter referred to as: GDPR), the Hungarian Central Statistical Office (hereinafter referred to as: HCSO) provides the following information regarding data subjects (natural persons). The aim of this document is to provide every information related to the processing of your personal data in an unambiguous and transparent way.

If you have any questions regarding this document, please do not hesitate to contact HCSO Data Protection Officer:

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1. Data processing related to main tasks of HCSO

The main task of the HCSO is to present the status and trends of the economy, society and environment through official statistical data. Accordingly, its tasks are to survey, process, disseminate and analyse data. Statistical data collection (1.1.) and statistical data transmission (1.2.) are the two types of statistical surveys. Statistical data collections can be mandatory (1.1.1 and 1.1.2.) or voluntary (1.1.3.).

1.1. Statistical data collection

Any natural or legal person, or organisation with legal entity, might be obligated to provide data by means of statistical data collection. Mandatory statistical data collections involving the personal data of natural persons can only be ordered by an Act of Parliament, with the exception of natural persons engaged in economic activity. The Population census in 2011 (1.1.1.) and the Microcensus in 2016 (1.1.2.) were carried out by the HCSO under the authorisation of an Act of Parliament. Other statistical data collections are voluntary; personal data should be processed on the basis of the consent of the data subject (1.1.3.).

1.1.1. Population census

a) Legal basis and purpose of data processing: according to point (e) of Article 6(1) of the GDPR, data processing is necessary for the performance of a task carried out in the public interest. The population census is the only data collecting method that provides a complete and detailed picture of the life circumstances of Hungary’s population in as a whole. The precise data obtained from the census allows for the planning and implementation of economic, health, educational, social and cultural developments in the country. The Hungarian census is part of an international programme: it is mandatory for all of the European Union’s Member States. It allows us to provide precise data about ourselves to our neighbours, to the European Union, and to the whole world.

b) Data controllers: the enumerators in contractual privity with the HCSO during the census for the tasks of survey preparation, data processing and pre-and post-dissemination.

c) Data subjects and the scope of data: all Hungarian citizens who habitually reside within the borders of the country or who are temporarily staying abroad for a period of less than 12 months. All foreign citizens and stateless persons living in the territory of the country for a period longer than 3 months.

Surnames and first names are not recorded during the census. Provision of the following data is mandatory: sex, date of birth, citizenship, place of residence, tenure status, marital status, family or household status, live births, school attendance, educational attainment level, language skills, economic activity, job search, occupation, employer, place of work or school, and daily commute to work or school.

The following data is provided on a voluntary basis: (response to these questions is voluntary) nationality, ethnicity, mother and spoken tongue, religion, chronic conditions, disabilities.
It is important to note that the above data are recorded anonymously, with only the place of residence stored separately by the HCSO.

d) **Duration of data processing:** since the first Hungarian population census in 1896, the HCSO has carried out fifteen population censuses. Having regard to the fact that these data do not contain any direct identifier (names), there are no limitations concerning the duration of data processing.

   More information about population census can be found at: http://www.ksh.hu/nepszamlalas/?lang=en

1.1.2. **Microcensus**

a) **Legal basis and purpose of data processing:** according to point (e) of Article 6(1) of the GDPR, data processing is necessary for the performance of a task carried out in the public interest. Microcensus is a sample-based population enumeration which tracks social trends between two full-scope censuses. Updated information can be obtained about the size and composition of the population according to age, sex, marital status, school attendance, employment, nationality and other different demographic indicators, as well as a detailed picture about the main attributes of household and families, and about the housing stocks. Microcensus can demonstrate the changes that have occurred since the last population census.

b) **Data controllers:** the enumerators who are in contractual privity with the HCSO during the survey for the tasks of survey preparation, data processing and pre-and post- dissemination.

c) **Data subjects and the scope of data:** all Hungarian citizens with habitual residence at one of the addresses selected by the HCSO or temporarily staying abroad for a period of less than 12 months. Furthermore, all foreign citizens and stateless people living at one of the addresses selected by the HCSO for a period longer than 3 months. Surnames and first names are not recorded during the microcensus.

   Provision of the following data is **mandatory:** sex, date of birth, citizenship, place of residence, tenure status, marital status, family status, live births, school attendance, educational attainment level, language skills, economic activity, occupation, employer and place of work.

   In the event of refusal to comply with a mandatory data collection, natural persons may be subject to an administrative penalty.

   The following data is provided on a **voluntary** basis: (response to these questions is voluntary) health status, disabilities, nationality, ethnicity, mother and spoken language.

   It is important to note that the above data are recorded anonymously, with only the place of residence stored separately by the HCSO.

   **Duration of data processing:** since the first Hungarian Microcensus in 1963, the seventh Microcensus has been carried out in 2016. Having regard to the fact that these data do not contain any direct identifiers (names), there are no limitations concerning the duration of processing.
1.1.3. Household surveys
a) Legal basis and purpose of data processing: the legal basis of processing according to point (a) of Article 6(1) of the GDPR is the consent given by the data subject. The aim is the production of official statistics related to the purpose of the data collection.

b) Data controllers: HCSO officials who – on the basis of their job descriptions – perform public functions in the given statistical domain. The HCSO as a public authority performs its tasks regarding the collection, processing and dissemination of the data by involving the Centre for Statistical Analysis Limited Liability Company established by the President of the HCSO and entirely owned by the Hungarian State.

c) Data subjects and the scope of data: data subjects are determined according to areas in connection with the object of the data collection. The most frequent domains of data collections are: income and living conditions, labour market, travel habits of the population. The scope of data is the content of the (survey) questionnaires without direct identifiers.

d) Duration of data processing: having regard to the fact that these data do not contain any direct identifiers, there are no limitations concerning the duration of processing.

Further information:
http://www.ksh.hu/elef/index.html
http://www.ksh.hu/agrarcenzusok_gszo
http://www.ksh.hu/interaktiv_lakossagi

1.2. Statistical data transmission from administrative registers
Legislation requires certain organizations to keep mandatory registers. These are called administrative data sources or administrative registers. The HCSO is allowed to take over these data – with the exception of classified data – through safe channels and use the content of these records for official statistical purposes in a way that allows individual identification by accessing personal data. An agreement signed by the HCSO and the owner of the administrative data determines the detailed terms of the transmission of administrative data.

The agreements between the HCSO and owners of administrative data are available here: (link)

1.2.1. Data transmissions containing personal data of natural persons
a) Legal basis and purpose of data processing: according to point (e) of Article 6(1) of the GDPR, data processing is necessary for the performance of a task carried out in the public interest. The aim in every case is to produce official statistics.

b) Data controllers: HCSO officials who – on the basis of their job descriptions and their level of access – perform public functions in the given Department of the Statistics Directorate.
c) **Data subjects and the scope of data:**

<table>
<thead>
<tr>
<th>record no.</th>
<th>name of record</th>
<th>type of personal data</th>
<th>data source</th>
</tr>
</thead>
<tbody>
<tr>
<td>2326</td>
<td>Employees’ and self-employed individuals’ social security records</td>
<td>tax number</td>
<td>NAV (National Tax and Customs Administration)</td>
</tr>
<tr>
<td>2301</td>
<td>Personal income tax database of foreign citizens</td>
<td>tax number</td>
<td>NAV</td>
</tr>
<tr>
<td>2319*</td>
<td>Tax data (Value Added Tax returns)</td>
<td>tax number</td>
<td>NAV</td>
</tr>
<tr>
<td>2367</td>
<td>Result of VAT tax control</td>
<td>tax number</td>
<td>NAV</td>
</tr>
<tr>
<td>2368</td>
<td>Result of personal income-tax return</td>
<td>tax number</td>
<td>NAV</td>
</tr>
<tr>
<td>2196</td>
<td>Register of residence and settlement permits</td>
<td>name, address</td>
<td>BMH (Immigration and Migration Office)</td>
</tr>
<tr>
<td>2228</td>
<td>Data of citizens who migrated abroad</td>
<td>name, address</td>
<td>BM NYHÁT (Ministry of Interior Deputy Secretariat for Register’s Management)</td>
</tr>
<tr>
<td>2307</td>
<td>ENAR (Uniform Farm Animal Identification and Registration System)</td>
<td>tax number</td>
<td>NÉBIH (National Food Chain Safety Office)</td>
</tr>
<tr>
<td>2308</td>
<td>Information system of poultry (BIR)</td>
<td>tax number</td>
<td>NÉBIH</td>
</tr>
<tr>
<td>2409</td>
<td>Register of licensed agricultural small-scale producer</td>
<td>name, address, tax number</td>
<td>NÉBIH</td>
</tr>
</tbody>
</table>

* The data subject is not a natural person in every case.

The data transmitted shall be stored separately from the direct identifiers (tax number, name, address). The connection between the data transmitted and the direct identifiers of statistical units can only be restored if official statistical analyses or processing purposes require so, and only for the time necessary to carry out the analyses.

d) **Duration of data processing:** after the statistical work is performed, direct identifiers (tax number, name, address) must be deleted (section 40 of the Act CLV of 2016 on Official Statistics).

1.3. **Vital statistics**

a) **Legal basis and purpose of data processing:** according to point (e) of Article 6(1) of the GDPR, data processing is necessary for the performance of a task carried out in the public interest (also see section 30 of the Act CLV of 2016 on Official). The aim is to monitor vital events, namely: births, deaths, marriages (divorces and marriage annulments), registered partnerships (formation and dissolution), the registration of civil partners’ declarations (and termination) and address changes.
b) **Data controllers:** HCSO officials, who – on the basis of their job descriptions – perform public functions in the given statistical domain.

c) **Data subjects and the scope of data:** the subjects of vital events in Hungary as well as the subjects of vital events abroad of Hungarian residents living abroad and registered in Hungary. The statistics of vital events cover the following groups of data: name, address, social security number, citizenship, place and date of birth, sex, marital status, family status, educational qualification, economic activity, occupation, number of children, health status related to birth or death as a vital event, place of registration, individual electronic identification number of the registration, place and date of the vital event and data related to the examination of the deceased. The detailed content of the data collection is available in the Annex 1–11 of Government Decree 184/2017 and Government Decree 351/2013.

**Data source:** Data shall be provided by the competent registrars, health care providers, doctors entitled to issue the certificate on the examination of the deceased, courts and notaries according to the place of the vital event and – in the case of events occurred abroad – by the authorities performing domestic registrations. Address data shall be provided by the central body in charge of the register of personal data and address in accordance the rules to which it is subject.

d) **Duration of data processing:** Among the data collected with respect to the vital event or to the change of address, name, address, social security number and individual electronic identification number of the registration shall be deleted within 8 days after the data are checked from the aspect of completeness and coherence.

e) **Data transmission:** according to subsections 8, 11 of section 16 and subsection 3a of section 20 of the Act XLVII of 1997 on Processing and Protection of Medical and Other Related Personal Data, the HCSO transmits data on deceased people that enable personal identification to the National Oncology Register and Children Oncology Register, the National Registry of Myocardial Infarction and the medical authority of public administration. The aim of the data transmission is to facilitate the work of the healthcare providers, including the supervision and the monitoring of the health status of the patients, the execution of medical and epidemiology examinations, performing analyses, and planning and organising the medical care and budget planning. Within 8 days after data are processed, data that were not registered, including data of the deceased, must be deleted. The medical authority of public administration immediately deletes all data that enables the identification of a natural person after data were processed for statistical purposes or after they were anonymised.

**Summary information:**
2. Other data processing connected with the task of HCSO

The HCSO needs to contact natural persons in order to perform its fundamental tasks, which results in further data processing (Section 2.1–2.13.).

2.1. Website

a) Legal basis and purpose of data processing: the legal basis of processing according to point (a) of Article 6(1) of the GDPR is the consent given by the data subject. The aim of the data processing is to provide, develop and control the appropriate functioning of the website and to prevent any dysfunction.

b) Data controllers: officials of Information Technology Services Department of the HCSO, website development company, officials working in the Editorial Section of Publishing Department, Dissemination Directorate.

c) Data subjects and the scope of data: data subjects are the visitors of the website. The recorded data are: ID address of PC, date and time of download, user settings used on website (for example: attributes used for ordering on e-Shelf), identifier of open files/folders (demography of users, technical parameters).

We do not use any visit counter or web marking. Cookies with the following functionalities are used:

- recording the users’ settings (attributes used for filtering and ordering, date of last visit);
- recording the browser session (following the signed-in users, e.g. e-Shelf user);
- statistics of visitors (Google Analytics).

Weblog is also used by the HCSO.

d) Duration of data processing: the sessions are deleted at the time of closing the web browser.

In the case of certain cookies the duration of processing is 90-365 days, while it is unlimited in the case of Google Analytics. The users can delete the cookies on their PCs and they can disable the use of cookies in the web browser.

2.2. Newsletter

a) Legal basis and purpose of data processing: the legal basis of data processing according to point (a) of Article 6(1) of the GDPR is the consent given by the data subject. The aim of the data processing is to send e-newsletters to enquirers and to provide direct information about the most important publications and events of the HCSO, as well as the publication dates of first releases.
b) **Data controllers:** newsletter services are performed by the officials working in the Editorial Section of the Publishing Department, within the Dissemination Directorate.

c) **Data subjects and the scope of data:** data given during the registration to the Newsletter: name, email address, and date of registration.

d) **Duration of data processing:** data will be removed immediately after the request of data subjects or after 3 days in the case of invalid registration.

2.3. **Contact us**

a) **Legal basis and purpose of data processing:** according to point (e) of Article 6(1) of the GDPR, data processing is necessary for the performance of a task carried out in the public interest (also see section 8 of the Act CLV of 2016 on Official Statistics). The aim of the data processing is to answer the questions, fulfil the requests of persons contacting the HCSO, and monitor and analyse user needs.

b) **Data controllers:** the officials working in the Information service, and the Complex services Sections of User Relation Department, Dissemination Directorate.

c) **Data subjects and the scope of data:** persons contacting the HCSO to request data or use the services of the HCSO. Scope of the data: name, email address, postal code, city, the purpose of the data use, user group, full name of enterprise, tax number, central email address and telephone number, name of contact person, telephone number and email address of the contact person of enterprise as voluntary information.

d) **Duration of data processing:** data is processed according to the rules on the processing of official documents.

Further information: [link](#).

2.4. **Publication Repertory and e-Shelf**

a) **Legal basis and purpose of data processing:** according to point (b) of Article 6(1) of the GDPR, data processing is necessary for the performance of a contract to which the data subject is party. The aim of the data processing is billing in the case of publications available for a fee and to view and download electronic publications (for example, in the format of PDF files, Excel tables) purchased from the HCSO and internet annexes on their e-Shelf at any time.

b) **Data controllers:** the officials working in the Marketing Section of the User Relation Department within the Dissemination Directorate perform the tasks related to publication repertory service and the officials working in the Editorial Division of Publishing Department of the Dissemination Directorate perform the tasks related to e-Shelf.
c) **Data subjects and the scope of data:** in the case of publications available for a fee in the Publication Repertory name, email address and billing address; in the case of e-Shelf service name, email address, the date of registration, the identifier of purchased publications, the time and date of first activation and the numbers of downloading in e-Shelf. Custom statistics are made from these data.

d) **Duration of data processing:** according to Act C of 2000 on accounting, billing information is retained for a period of 8 years in the case of publications ordered in the Publication Repertory. Data given during the e-Shelf registration will be deleted immediately after the request of data subjects.

The Public Repertory is available at: [http://www.ksh.hu/apps/shop.main?p_session_id=966174553867862&p_lang=EN](http://www.ksh.hu/apps/shop.main?p_session_id=966174553867862&p_lang=EN)

The E-Self is available at: [https://www.ksh.hu/shelf?lang=en](https://www.ksh.hu/shelf?lang=en)

### 2.5. Services

a) **Legal basis and purpose of processing:** according to point (e) of Article 6(1) of the GDPR, data processing is necessary for the performance of a task carried out in the public interest (also see Section 8 of the Act CLV of 2016 on Official Statistics). The aim of the data processing is the fulfilment of services (analysing, data compilation, output checking etc.).

b) **Data controllers:** the officials working in the Information service, the Complex services and Marketing Sections of User Relation Department, Dissemination Directorate and the officials working in the Legal Affair, Accounting and Financial Sections of the Financial Management and Legal Affairs Department.

c) **Data subjects and the scope of data:** users of services available for a fee; processed data: name, place and date of birth, email address and billing address. In case of confidentiality statement further processed data: identity card number, name of mother.

d) **Duration of processing:** data are retained according to the regulation of document management, according to the Act C of 2000 on accounting, the billing information are retained for 8 years; further information available at 2.13.

### 2.6. Camera surveillance system

a) **Legal basis and purpose of data processing:** according to point (f) of Article 6(1) of the GDPR, data processing is necessary for the purposes of the legitimate interests pursued by the controller, having regard to the Act CXXXIII of 2005 on the rules of personal and property protection activities and private investigation. If a person does not give his/her permission to be recorded, instead of personal contact an alternative form of communication can also be used (via phone, email). The aim of the data processing is personal and property protection.
b) **Data controllers:** the Head of the Section of facility management and maintenance of the Financial Management and Legal Affairs Department and 3 assigned officials (in every building); also the staff of reception services in the buildings of Budapest, Miskolc, Szeged, Pécs, Debrecen and Győr.

c) **Data subjects and the scope of data:** the visitors to the buildings of the HCSO. The processed data are image recordings made at the entrance of the buildings, the reception services, some of the corridors, parking spaces in the inner court and in the corridors and reading rooms of the HCSO Library.

d) **Duration of data processing:** recordings that have not been utilized are deleted after 3 working days; in the case of public programmes, after 30 days. (Utilization means the usage of recordings at judicial or other administrative procedures.)

The registration numbers of data processing regarding the camera surveillance system in the HCSO are: NAIH-82410; NAIH-100082.

More information: [link](http://www.ksh.hu/safe_centre_access).

### 2.7. Camera surveillance system – Safe Centre

a) **Legal basis and purpose of data processing:** according to point (e) of Article 6(1) of the GDPR, data processing is necessary for the performance of a task carried out in the public interest (also see Section 41 of the Act CLV of 2016 on Official Statistics). The aim of the data processing is to check that all safety rules regarding the data processing in Safe Centre are complied.

b) **Data controllers:** the Head of the Section of facility management and maintenance of the Financial Management and Legal Affairs Department, 3 assigned officials and the staff of the reception service.

c) **Data subjects and the scope of data:** researchers using the premises and services of the Safe Centre in Budapest (H-1024 Budapest, Keleti Károly Street 5–7) in Szeged (6726 Szeged, Jobb fasor Street 6-10.) and in the Safe Centre of MTA KRTK (1097 Budapest, Tóth Kálmán Street 4.B). The processed data are image recordings made at the Safe Centre.

d) **Duration of data processing:** recordings that have not been utilized are deleted after 3 working days. (Utilization means the usage of recordings at judicial or other administrative procedures.)

The registration number of data processing regarding the camera surveillance system of the Safe Centre is: NAIH-76953.

More information available at: [http://www.ksh.hu/safe_centre_access](http://www.ksh.hu/safe_centre_access)
2.8. Security building entry system

a) Legal basis and purpose of data processing: according to point (f) of Article 6(1) of the GDPR, data processing is necessary for the purposes of the legitimate interests pursued by the controller. The aim of the electronic system is the personal and property protection and the checking of entries to the official buildings of HCSO.

b) Data controllers: Head of the Section of facility management and maintenance and officials appointed by him.

c) Data subjects and the scope of data: visitors entering the official buildings of the HCSO. The scope of data: name, address, time of entry and exit, number plate and type of the entering vehicle.

d) Duration of data processing: data are deleted after 24 hours in the case of casual entry, according to the Act CXXXIII of 2005 on the rules of personal and property protection activities and private investigation.

2.9. Job applications, HR's Data Bank of CVs and Professional Internship

a) Legal basis and purpose of data processing: the legal basis of data processing according to the point (a) of Article 6(1) of GDPR is the consent given by the data subject. The aim of the data processing is to fill vacant positions – or in the case of the Data Bank of CVs, to fill a position which will be opened in the future – to establish an employment relationship between the employee and the HCSO; and to provide professional internship opportunities for students.

b) Data controller: officials working in the Human Resources Section of Human Resources Management and Training Department, leaders participating in the application procedure, mentor and managers involved in the management of professional internships.

c) Data subjects and scope of the data: applicants who applied for open positions at the HCSO, applicants who sent their CVs to the Data Bank of the HCSO, and applicants for professional internships. The scope of data in the case of the application for an open position: data of CVs in the public service regulated by the 45/2012 (III. 20.) Government Regulation, motivation letter, copy of the certification of education and language exams, certificate of good conduct and the declaration of the applicant regarding the processing of data applicant’s permission to process his/her data. In the case of the Data Bank: data of CVs in the public service regulated by the 45/2012 (III. 20.) Government Regulation, motivation letter, copy of the certification of education and language exams, and the declaration of applicant regarding the processing of data in the Data Bank. In case of professional internship: CV, motivation letter, and the declaration of applicant on the processing of data applicant’s permission to process his/her data.
d) **Duration of data processing:** in the case of open positions, the data of the successful applicants will be stored in their personal files, otherwise all data will be deleted. In the case of the Data Bank, all data are kept for 1 year. In case of professional internships, data of the successful applicants will be stored for 3 years, and 1 year for rejected applicants.

More information: [link](#)

### 2.10. Public events

a) **Legal basis and purpose of data processing:** the legal basis of processing according to point (a) of Article 6(1) of the GDPR is the consent given by the data subject on the basis of special prospectus containing information on data processing. The aim of the data processing is to perform public tasks and to inform the public.

b) **Data controllers:** the officials working in the Communication Section of User Relation Department, Dissemination Directorate.

c) **Data subjects and the scope of data:** those who are invited to the public events of HCSO, as well as those who participate at the public events. The scope of data: name, contact information, image and audio recordings.

d) **Duration of data processing:** recordings that have not been utilized are deleted after 30 days, except those materials containing information and pictures about the events that might be stored in the archives.

### 2.11. User’s view research

a) **Legal basis and purpose of data processing:** according to point (e) of Article 6(1) of the GDPR, data processing is necessary for the performance of a task carried out in the public interest (Section 8 of the Act CLV of 2016 on Official Statistics). The aim of the data processing is to support the participation in user satisfaction surveys, organization of events and researches-focus groups, deep interviews – with this purpose. The collected anonymous data is used to produce statistics on the opinion of our users which serve as input for our developments.

b) **Data controllers:** the officials working in the Coordination and Marketing Section of Dissemination Directorate.

c) **Data subjects and the scope of data:** those who are applied to research. The scope of data: name, date of birth, contact information (e-mail, phone number), date of application, place of residence, field of interest and profession, qualification.

d) **Duration of data processing:** data will be removed immediately after the request of data subjects.
2.12. Cognitive and focus group testing of questionnaire

a) Legal basis and aim of processing: the legal basis of processing according to the point (a) of Article 6(1) of the GDPR is the consent given by the data subject. The aim of processing of contact information is to be in contact, in case of further information: selection. The aim of processing of questionnaire’s content and the eventual voice records is to assess the applicability of the questionnaire. Further information: 2.13.

b) Data controllers: the officials working in the Sampling and Processing Methodology Section of Methodology Department and Statistics Departments of Statistics Directorate. For further information, please see: point 2.13.

c) Data subjects and the scope of data: those who are applied to testing. The scope of data in case of all applicants: name, contact information (e-mail, phone number), date of birth, profession, number of household, number of children under 16, place (county and type) of residence. Furthermore in case of chosen applicant: qualification, profession, name of school, identification number and date of certificate. The content of the questionnaire is anonymous. For further information, please see: point 2.13.

d) Duration of data processing: according to the consent 1, 3, 5 years. In case of chosen applicants: name, date and place of birth and mother’s name will be stored for 3 years, because participation is only allowed once every 3 years. The record will be stored for 1 year separately from other personal data.

2.13. Contracts

a) Legal basis and purpose of data processing: according to point (b) of Article 6(1) of the GDPR, data processing is necessary for the performance of a contract to which the data subject is party. The aim of processing is the fulfilment of the contracts.

b) Data controllers: the officials working in the Financial Management and Legal Affairs Department, and other Departments.

c) Data subjects and the scope of data: natural persons who are in legal contact with HCSO. The scope of data: name of birth, place and date of birth, address, TAX number, number of bank account.

d) Duration of data processing: according to the Act C of 2000 on accounting, the billing information are retained for 8 years. According to the rules of document management the data of the registry of contracts are not allowed to delete.
3. Security of data processing

IT Security Policy is available at: link.

4. Rights and redress of the data subjects

4.1. Rights of data subjects in case of processing of point 1.

4.1.1. Right of information.
The HCSO ensures transparency with this present document. The HCSO provides further information on special data processing for data subjects.

4.1.2. Right of access by the data subject
The data subject may request further information from the data protection officer.

4.1.3. Right to rectification
The data subject may exercise the right to rectification with regard to data collections. In case of data transmissions, the data subject may contact the organization of the data source. Rectification is possible for data collections until the start of the processing phase for statistical purposes. The HCSO has no obligation to rectify the data if it would render impossible or violate the application of the statistical methodology of data collection or other professional criteria.

4.1.4. Right to erasure
According to the GDPR, the data subject may exercise this right if the processing is not necessary for the performance of the task carried out for reason of public interest (official statistics).

4.1.5. Right to restriction of processing
According to the GDPR, the data subject may exercise this right if the processing is not necessary for the performance of the task carried put for reason of public interest (official statistics).

4.1.6. Right to object
According to the GDPR, the data subject may exercise this right if the processing is not necessary for the performance of the task carried put for reason of public interest (official statistics).
4.2. Rights of data subjects in case of processing of point 2.

The data subject can request:

a) to get information on data processing concerning his/her data;
b) to get access to his/her personal data (in electronic way or in a form of copy);
c) the rectification of inaccurate personal data or the correction of incomplete personal data;
d) to erase his/her personal data or to restrict the processing of his/her data if the necessary conditions exist;
e) the data subject can protest against the handling of his/her personal data

4.3. Redress

In the case of violating the rights of the data subject, he/she can:

a) contact the data protection officer (Dr. Eszter Regős, Eszter.Regos@ksh.hu; +(36-1)-341-6419); or
b) turn to a court (Fővárosi Törvényszék, H-1055 Budapest, Markó Street 27. http://fovarositorvenyszek.birosag.hu/english
c) initiate an investigation by the Hungarian National Authority for Data Protection and Freedom of Information (H-1125 Budapest, Szilágyi Erzsébet Alley 22/C ugyfelszolgalat@naih.hu) or other national authority for data protection of Member States.