

Data Protection Information on the data processed in connection with the reduction of the effects of the global health risk

CLAAS Hungária Kft. ("CLAAS") processes the personal data according to the Regulation (EU) 2016/679 of the European Parliament and the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (hereinafter referred to as: GDPR), and the Act CXII of 2011 on Informational Self-determination and Freedom of Information (hereinafter referred to as: Information Act) recorded in connection with the measures aiming to reduce the effect of the coronavirus pandemic (COVID-19) declared as a global health risk by the World Health Organization (hereinafter referred to as: the WHO) as follows.

Data Controller:

CLAAS Hungária Kft.

Seat: 5200 Törökszentmiklós, Kombájn utca 1., e-mail: hr-clh@claas.com

Based on Article 37. (1) of the GDPR CLAAS is not obliged to have a Data protection officer.

Scope of the data being processed:

Data given by the external parties entering the business unit of CLAAS are of critical importance to the operation of CLAAS such as the employee of the service provider being in a supply relationship with the company, guests and clients, in the declaration determined as a condition of entering (name, place and date of birth, permanent address, employer) furthermore data according to the place of residence in the previous 14 days, and the contact/personal contact with a person arriving from the area indicated in the declaration.

Legal basis of data processing:

The data is being processed based on the legitimate interests of CLAAS, the Data Controller, the data subjects and the employees of CLAAS.

CLAAS, in view of the health risks identified by the WHO and the legitimate interests of the data subjects, to detect persons who have recently visited coronavirus infected territories and got in contact with persons arriving from those territories, requires a declaration obligation. Personal data provided by data subjects is for other purposes also processed by CLAAS, and therefore their processing for the purpose stated in this Information does not significantly increase the extent to which the rights of the data subject are restricted. Completing the data with the data regarding place of residence only slightly increases the scope of the data. Such a restriction of the data subject's right to the protection of his or her personal data is necessary and proportionate, given that the extent of the restriction is not significant and that no sensitive personal data will be collected.

Purpose and period of data processing:

Data is being processed in order to reduce the global health risk determined by the WHO to protect the business units to the operation of CLAAS.

Based on this, CLAAS can refuse to enter the units if the person required to make a declaration does not comply with the request to make a declaration. The data can be processed by CLAAS depending on the information given by the WHO, until the end of the global health risk. Thereafter CLAAS destroys the declaration in an irreversible manner and deletes the data.

Data transfer:

No data is transferred.

Data security provisions:

CLAAS stores personal data recorded in electronic form on its own servers, does not use the services of any other company for the storage. CLAAS shall take appropriate measures to protect personal data against, inter alia, unauthorized access or alteration.

Rights in connection with data processing:

Right to prior information and access:

The data subject may require information in writing from CLAAS through the contact details stated in the subsection „Data Controller”, about the following:

- which personal data,
- on what legal basis,
- from which purpose,
- for how long processes,
- is still processing the data subject’s personal data,
- to whom, when, for which cause and to which personal data provided access or to whom transferred the personal data.

Furthermore the data subject may require a copy of its personal data stored by CLAAS. CLAAS shall respond to the request of the data subject within a maximum period of 30 days by sending a reply to the contact details given in the request.

Right to rectification:

The participant may require in writing from CLAAS through the contact details stated in the subsection „Data Controller” the amendment or rectification of his/her personal data (e.g. name, address, if there was any change regarding that). CLAAS shall fulfill the request of the data subject without undue delay within a maximum period of 30 days and notify the applicant sent to the contact details given in the request.

Right to erasure (“right to be forgotten”):

The data subject may require in writing from CLAAS through the contact details stated in the subsection „Data Controller” to erase his/her personal data. The request for erasure shall be rejected by CLAAS if the law requires further storage of personal data. However, there is no such obligation according to the personal data requested to be erased, CLAAS shall fulfill the request of the data subject without undue delay within a maximum period of 30 days and notify the applicant about that is sent to the contact details given in the request.

Right to the restriction of data processing:

The data subject may require in writing from CLAAS through the contact details stated in the subsection „Data Controller” to restrict the data processing. In case of restriction, CLAAS may only store personal data, other data processing activity is only possible with the consent of the person requesting the restriction for filing of a legal claim or for public interest.

Restriction of the data can be requested, if:

- you believe your data is inaccurate, or
- you believe that your data has been processed unlawfully by CLAAS but you do not wish to delete it,
- you require data processing for the purpose of enforcing or protecting your legal claim, but CLAAS does not need this data.

CLAAS shall fulfill the request of the data subject without undue delay within a maximum period of 30 days and notify the applicant about that is sent to the contact details given in the request.

Remedies:

If according to the data subject’s opinion the data processing has not complied with the legal requirements, he/she may initiate the procedure of CLAAS or turn to court.

In addition, anyone may file an inquiry at the National Authority for Data Protection and Freedom of Information referring to that there has been a breach or imminent danger of exercising the rights to process personal data.

Contact details of the National Authority for Data Protection and Freedom of Information:

National Authority for Data Protection and Freedom of Information

Seat: 1125 Budapest, Szilágyi Erzsébet fasor 22/C.

Postal address: 1530 Budapest, Pf.: 5.

Telefon: 06-1-391-1400

Telefax: 06-1-391-1410

E-mail: ugyfelszolgalat@naih.hu

Possibility to modify the Information:

The Data Controller reserves the right to unilaterally modify this Information without notice. The Data Controller shall, at the request of the data subject, send the valid Information per e-mail.