

## PRIVACY POLICY

### General contacting General contacting

Applicable from 3<sup>rd</sup> May 2024

In compliance with the Act CXII of 2011 on the Right of Informational Self-Determination and on Freedom of Information and the Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of natural persons regarding processing of personal data and on the free flow of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), we hereby inform you about the processing of personal data provided by you:

#### 1. Data controller

|                                     |           |   |
|-------------------------------------|-----------|---|
| Name of data controller:            |           | P-Blasi Kft. - Hotel Central Pécs   |
| Address of data controller:         |           | Seat: 48 Fő street, 7683 Dinnyeberki<br>Address of the hotel: 7 Bajcsy-Zsilinszky street, 7621 Pécs |
| Contact details of data controller: | e-mail    | <a href="mailto:hotel@hotelcentralpecs.hu">hotel@hotelcentralpecs.hu</a>                            |
|                                     | telephone | + 36 20 490-6255  |
|                                     | website   | <a href="https://hotelcentralpecs.hu/">https://hotelcentralpecs.hu/</a>                             |

#### 2. Data processed

##### Scope of data processing, purpose and legal basis for data processing, data processing (storage) period

| Personal data                          | Purpose of data processing   | The legal basis for processing data                           | Duration (storage) of data processing:   |
|--|--|---|--|
| Name<br>E-mail address<br>Phone number | Contacting, maintaining contact, providing information, responding to those interested in accommodation services | Consent of the data subject - GDPR Article 6 (1) Paragraph a) | End of the 1st year after contacting, if no other legal basis supports data management |

##### Does profiling occur during data processing?

| Answer | Short, understandable description of profiling |
|--------|--|
| No     | ---  |

##### Does automated decision-making occur during data processing?

| Answer | Short, understandable description of automatization |
|--------|---|
| No     | ---   |

If yes, data subject has the right to request for manual, human intervention.

##### Source of processed personal data:

|              |
|--------------|
| Data subject |
|--------------|

##### Data will be transmitted to:

| Category  | Name of the company, address of headquarters, business activity  |
|---|--|
| Data processors (performing technical tasks related to data processing) | Yettel Magyarország Zrt. 1 Pannon road, 2045 Törökbálint, Telecommunications service provider,<br>ViDaNet Zrt. 9024 Győr 10 Orgona street, 9024 Győr, Telecommunications service provider,<br>Magyar Telekom Nyrt. 36 Könyves Kálmán boulevard, 1097 Budapest, Telecommunications service provider,<br>ICONIT RENDSZERHÁZ Kft. 13 Zidina, 7625 Pécs, External system administrator, IT service provider<br>ServerAstra Kft. 66 Petence street, 1158 Budapest, Mail system operator |
| Recipients  |  |

### Transmission of data to a third (non-EU) country

| Name of the company, place of transmission, guarantee of transmission, purpose of transmission |
|--|
| No   |

### Joint data processing occurs:

| Answer | Name of joint data controller, its headquarters |
|--------|---|
| No     |   |

### Access to data and data security measures:

|                               |   |
|-------------------------------|---|
| <b>Restriction of access</b>  | Personal data can be accessed by employees who need it to perform their duties, as well as by management.   |
| <b>Data security measures</b> | Application of security camera in the building<br>Password-protected computer, password or biometric protection on phones, use of anti-virus<br>The placement of the monitors ensures protection against access by unauthorized persons<br>Password protected WIFI network<br>Storage of paper-based documents in a closed cabinet<br>Password protection of applications |

### 3. Rights of data subject:

| Rights of data subject based on legal basis and their explanations   |
|--|
| <p><i>Right to information</i> - Data Subject shall have the right to find out the way personal data is handled before data processing begins</p> <p><i>Right to rectification</i> - Data Subject is entitled to request the correction of his/her personal data if stored data by data controller do not correspond to reality and he/she can prove it.</p> <p><i>Right of access</i> – Data Subject shall have the right to request for personal data stored about him/her from the data controller.</p> <p><i>Right to erasure ("right to be forgotten")</i> - Data Subject is entitled to request for permanent deletion of his/her data, unless data processing is based on the fulfillment of a contract, fulfillment of a legal obligation or in the exercise of an official authority vested in the controller.</p> <p><i>Right to withdrawal of consent</i> - If data processing is based on consent, Data Subject may withdraw consent previously given at any time. Acceptance of withdrawal request may also mean deletion of data but if another legal basis supports data processing, data processing will only end in relation to the specific data processing purpose.</p> <p><i>Right to restriction of processing</i> – Data Subject shall have the right to request for suspension of personal data processing for the period of investigation if he/she does not consider the data controller entitled.</p> <p><i>Right to data portability</i> - Data Subject shall have the right to receive the personal data concerning him or her in a structured, digital form.</p> <p><i>Right to review of automated individual decision-making</i> - Data Subject may have the right to request for manual review of all data processing where data controller has applied automated decision-making with legal effect on data subject.</p> |

### 4. Exercise of rights of data subject

If data subject has submitted a request to the data controller related to exercising of his/her rights described in point 3, the data controller shall respond without delay and at the latest within one month of receipt of the request, and also shall inform data subject regarding the measures taken in case of his/her request. If it is necessary, this deadline can be extended by another two months.

If the controller does not take action on the request of the data subject, the controller shall inform the data subject without delay and at the latest within one month of receipt of the request of the reasons for not taking action and on the possibility of lodging a complaint with a supervisory authority and seeking a judicial remedy.

### 5. Filing a complaint

Data subject shall have the right to lodge a complaint with a supervisory authority:

|                       |  |
|-----------------------|--|
| <b>Name</b>           | National Authority for Data Protection and Freedom of Information (NAIH) |
| <b>Headquarters</b>   | 9-11 Falk Miksa road, H-1055 Budapest                                    |
| <b>Postal address</b> | Mailbox 9., H-1363 Budapest  |
| <b>Email</b>          | ugyfelszolgalat@naih.hu  |
| <b>Telephone</b>      | +36 (1) 391-1400   |
| <b>Fax</b>            | +36 (1) 391-1410   |
| <b>Website</b>        | http://naih.hu   |

## **6. Judicial remedy**

Provisions for the judicial remedy are included in the Act CXII of 2011 on the Right of Informational Self- Determination and on Freedom of Information.

The data subject may apply to the court against the data controller in order to protect his/her data if he/she thinks that the data controller has violated the regulations of processing his/her personal data. The lawsuit may be initiated by data subject at the competent court based on his/her residence or temporary residence– according to his/her choice. During the lawsuit a person who does not have any legal capacity can be a party concerned as well. The data protection authority can intervene in the lawsuit in order to win the case for data subject.

Any person who has suffered material or non-material damage as a result of an infringement of this Regulation shall have the right to receive compensation from the controller or processor for the damage suffered. A controller or processor shall be exempt from liability if it proves that it is not in any way responsible for the event giving rise to the damage.