

LEN European Masters Aquatics Championships 2020

The Hungarian Swimming Association (hereinafter referred to as HSA) organiser of the LEN European Masters Aquatics Championships taking place between 24th May and 7th June 2020, herewith informs all participants and those registered through its' online registration platform about the data processing practice and about the potential judicial remedies.

HSA, as the controller commits to the 2016/679 Regulation of the European Parliament and that of the Council (27th April 2016) on the protection of data processing and the free flow of such data of private individuals and the 95/46 EC directive about the repealing of the regulation (hereinafter GDPR) that the data processing service provided by the HSA complies with legal requirements.

Data controller:

Hungarian Swimming Association

Seat of controller: 1007 Budapest, Margitsziget, Hajós Alfréd sétány 2.;

Company registration number of controller: 01-070000042

VAT number of controller: 18096545-2-41

Phone number of data controller: +36 1 2655299

E-mail contact of data controller: musz@musz.hu

Name of data controller within the organisation: dr. Fábry György

E-mail contact of data controller: musz@musz.hu

Purpose of data processing

HSA processes your personal data because of the below listed motives:

- identification and registration of the participants
- organization of the LEN European Masters Aquatics Championships,
- information of the participants,
- management of financial records,
- preparation of statistics and reports,
- promotion of swimming and aquatic disciplines.

HSA

- prepares statistics for that it fosters the popularity and the awareness of swimming and that of aquatic sports, by laying the foundations for the development of its activities;
- is entitled to utilize photos, videos showing the participants in order to promote swimming and the LEN European Masters Aquatics Championships event. In this context utilization means that photos, pictures and videos made at the event can be shown at the event website, in printed publications or in on other promotional materials, relating to the event.

Legal basis of data processing

Legal basis of data processing is Article 6, paragraph (1) point a) of GDPR according to which you voluntarily and explicitly state your will to consent to processing of your personal information as detailed below. You may confirm your consent by clicking the checkbox in the online registration system. Legal basis of data processing of the photos and videos made on the participants of the LEN European Masters Aquatics Championships is the legitimate interest of the controller.

Duration of data processing

HSA is going to process personal data provided by the participants until the purpose of data processing will be fulfilled and until your consent will be withdrawn. In case of photos and videos made on the participants of the LEN European Masters Aquatics Championships duration of data processing is the time of the next similar event.

Data transfer abroad

HSA is obliged to transfer to LEN, right holder of the event (Ligue Européenne de Natation, hereinafter referred to as LEN - 9, rue de la Morâche - CH 1260 Nyon - SVÁJC - Telephone: +41225529999 - E-mail: lenoffice@len.eu) name, e-mail address, date of birth and nationality of the participants. Other than the above HSA is not transferring any further data to abroad and/or to any other third party.

Scope of processed data

HSA does not record any special category of data about the participants, it only records and processes data provided by the participants. HSA records data of financial transactions (date, amount, currency, paid items, in case of online registration a transaction ID). Within the online registration system during the credit/debit card payment participants provide their data directly to the financial service provider, for this reason no data relating to credit/debit card payment will be transferred to HSA.

Data generated during the visit of the event websites

Like every web server on the Internet, web servers of HSA automatically store certain data during the visit of our websites which may be qualified as personal data. When visiting our websites our servers store standard data to prevent malfunctions, improve services, and detect hacking attempts:

- time of visiting the website,
- address of the visited page(s),
- address of the referring page (where from the visitor reached our page),
- IP address of the visitor,
- browser header of the visitor (the so-called user agent), which contains the operational system, the browser type and version number.

Personal data processed about participants

HSA will also use the listed data to identify participants of the event (e.g. to differentiate competitors with similar names), to keep contact with MASTERS athletes/coaches/judges, to facilitate event organization and to prepare financial summaries. Data which are not necessary in nature will be marked as non-obligatory fields.

Basic data:

Data processed with contribution legal basis	Purpose of data processing
full name (first name and surname), title	registration, identification, organisation of the event
e-mail address	registration, serves as a username, to keep contact, to share information relating to the event
date of birth	registration, identification

sex	registration, identification
telephone number (non-mandatory)	to keep contact
nationality	registration, identification
address	registration, identification
invoice/billing address	registration
in case of online credit/debit card payment transaction ID	to support financial audits and necessary to facilitate problem solving, potential customer complaints
paid registration fee, payment mode and date	registration, identification
results of the competitions	event organisation

Capturing photos and videos

HSA is to capture photos and videos on the participants of the LEN European Masters Aquatics Championships and will publish these images on its' social media channels in order to promote swimming and aquatic sports, to raise awareness and to further develop its' activities. HSA will not transfer these images to third parties. HSA will store and keep these images until the next LEN European Masters Aquatics Championships, when the images will be deleted. Data processing activities is an integral part of event organization, which contributes to the promotion of upcoming LEN events, hence to the increase of attendance and participation at similar aquatic events. The effect of data processing on the parties involved is guaranteed by appropriate measures and fundamental rights set out in given regulations. Data processing is transparent and accountable, appropriate organizational and technical measures have been taken to protect the data. Purpose of data processing is the legitimate interest of the controller. Your rights about data processing and legal enforcement options are set out below.

Your rights and legal enforcement options

Herewith inform you about the most important provisions of GDPR relating to your rights and legal enforcement options. In case you have and questions, remarks about the privacy policy, then we kindly ask you to address the data controller at one of the provided contact details.

GDPR access or right to information

Based on this right you are entitled to receive information from us whether your personal data is being processed. In case of ongoing data processing you have the right to receive the below information and to have access to your personal data being processed:

- purpose of data processing,
- about the categories of personal data involved,
- about the recipients or the categories of those addressees with whom data the controller shared personal data, including in particular third-party recipients and international organisations,
- about the duration of the storage of the personal data, or if for some reason it's not possible, about the criteria to determine the duration,
- further to that you have the right to request from the data controller access to, rectification or erasure of your personal data or you may object to the processing of your personal data,
- you are entitled to have the right of complaint to the supervisory authority,

- if your personal data were not provided by you to the data controller then you can request any available information about the source of the data,
- about automated decision-making, in case data controller carries out data processing in such a way, the fact of automated decision making, including profiling and the clear and unambiguous information about the logic used and the significance and foreseeable consequences for you of such data management
- In case data is transfer to a third country, then you have the right to get information about the guarantee of conformity of the transfer,
- You may request a copy of the personal information that is being processed and in case there is no legal obstacle, then we will make it available for you. In case this request was made in an electronic way, then according to GDPR regulation, data will have to be provided in an electronic way, unless otherwise requested by you.

Right to rectification

The right to rectification entitles any individual to request the correction or rectification of his or her personal data in case it is either inaccurate or it has been improperly processed.

Right to erasure or to be forgotten

You have right to erase your personal data – according to the rules of GDPR without undue delay - where one of the following grounds applies:

- the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed;
- the data subject withdraws consent on which the processing and where there is no other legal ground for the processing;
- the data subject objects to the processing pursuant and there are no overriding legitimate grounds for the processing;
- in case of unlawful processing of personal data;
- the personal data have to be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject;
- the personal data have been collected in relation to the offer of information society services.

If the data processing is necessary the due of the GDPR, there are no option to erasure or to be forgotten, particularly in the following points:

- for exercising the right of freedom of expression and information;
- for compliance with a legal obligation which requires processing by Union or Member State law to which the controller is subject or for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller;
- for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes likely to render impossible or seriously impair the achievement of the objectives of that processing; or
- for the establishment, exercise or defence of legal claims.

Right to restriction of processing

The data subject shall have the right to obtain from the data controller restriction of processing where one of the following applies:

- the accuracy of the personal data is contested by the data subject, for a period enabling the controller to verify the accuracy of the personal data,
- the processing is unlawful, and the data subject opposes to the erasure of the personal data and requests the restriction of their use instead,
- the data controller no longer needs the personal data for the purposes of the processing, but they are required by the data subject for the establishment, exercise or defence of legal claims, or
- the data subject has objected to processing pursuant pending the verification whether the legitimate grounds of the data controller override those of the data subject.

Where processing has been restricted under this paragraph, such personal data shall, with the exception of storage, only be processed with the data subject's consent or for the establishment, exercise or defence of legal claims or for the protection of the rights of another natural or legal person or for reasons of important public interest of the Union or of a Member State.

Notification obligation regarding rectification or erasure of personal data or restriction of processing

The controller shall communicate any rectification or erasure of personal data or restriction of processing carried out in accordance with the GDPR to each recipient to whom the personal data have been disclosed, unless this proves impossible or involves disproportionate effort. The data controller shall inform the data subject about those recipients if the data subject requests it.

Right to data portability

According to the GDPR the data subject shall have the right to receive the personal data concerning him or her, which he or she has provided to a data controller, in a structured, commonly used and machine-readable format and have the right to transmit those data to another data controller without hindrance from the data controller to which the personal data have been provided, where:

- the processing is based on consent or on a contract, and
- the processing is carried out by automated means.

In exercising his or her right to data portability pursuant to paragraph 1, the data subject shall have the right to have the personal data transmitted directly from one controller to another, where technically feasible.

Right to object

The data subject shall have the right to object, on grounds relating to his or her particular situation, at any time to processing of personal data concerning him or her, including profiling based on those provisions. The controller shall no longer process the personal data unless the controller

demonstrates compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject or for the establishment, exercise or defence of legal claims.

Where personal data are processed for direct marketing purposes, the data subject shall have the right to object at any time to processing of personal data concerning him or her for such marketing, which includes profiling to the extent that it is related to such direct marketing.

Where the data subject objects to processing for direct marketing purposes, the personal data shall no longer be processed for such purposes.

At the latest at the time of the first communication with the data subject, shall be explicitly brought to the attention of the data subject and shall be presented clearly and separately from any other information.

In the context of the use of information society services, and notwithstanding Directive 2002/58/EC, the data subject may exercise his or her right to object by automated means using technical specifications.

Where personal data are processed for scientific or historical research purposes or statistical purposes, the data subject, on grounds relating to his or her particular situation, shall have the right to object to processing of personal data concerning him or her, unless the processing is necessary for the performance of a task carried out for reasons of public interest.

The right to lodge a complaint with a supervisory authority

Without prejudice to any other administrative or judicial remedy, every data subject shall have the right to lodge a complaint with a supervisory authority, in particular in the Member State of his or her habitual residence, place of work or place of the alleged infringement if the data subject considers that the processing of personal data relating to him or her infringes this Regulation.

Competent supervisory authority in Hungary:

Hungarian National Authority for Data Protection and Freedom of Information

<http://naih.hu/>;

address: 1125 Budapest Szilágyi Erzsébet fasor 22/C

post: 1530 Budapest, Pf.: 5.;

telephone: +36-1-391- 1400;

fax: +36-1-391-1410;

e-mail: ugyfelszolgalat@naih.hu).

The supervisory authority with which the complaint has been lodged shall inform the complainant on the progress and the outcome of the complaint including the possibility of a judicial remedy.