

NOTICE ON THE PROCESSING OF PERSONAL DATA

Dear Customer,

The purpose of this notice is to provide information to all natural persons (“Natural Persons”) who, as registered operators or owners of a particular motor vehicle, have received a payment notice by mail from the National Toll Payment Services Plc. (“NTPS Plc.”) due to unauthorised use (lacking an e-vignette) of a toll section for which the use of an e-vignette is required. As a data controller, NTPS Plc. processes the Natural Person’s personal data according to the relevant legal provisions (“Data Processing”), for the purpose of recovering the enforceable fines.

I. Legal background:

As a company in 100% public ownership, NTPS Plc. is appointed and authorised by law to perform, on behalf of the Hungarian State, the toll charger, toll enforcement and fine collection functions of the time-based road use system (“TT or e-vignette system”) in accordance with Act I of 1988 on Road Transport (“Public Roads Traffic Act”) and Decree 36/2007 (III.26.) of the Ministry of Economy and Transport (GKM) on the User Charges Payable for the Use of Motorways, Expressways and Main Roads (Toll Decree).

The entity authorised to enforce the payment of user charges inspects the appropriate authorisation and its purchase based on the registration number, country code and the toll category. These data are verified through recognition by the Data Controller’s toll control system. After obtaining the data featured in the vehicle registry, the vehicle category data thus recognised may be modified to correspond with the data of a public registry. Furthermore, if in respect of a recognised registration number erroneous recognition is established based on the data of a public registry, the erroneously recognised registration number and the data obtained in relation thereto as featured in the vehicle registry are erased. In such cases, the Data Controller is also entitled to process data in respect of vehicles travelling with valid authorisation until the matching of data recognised during inspection with the registry can be established beyond any doubt.

The inspection may be carried out as a roadside inspection by the mobile inspector of NTPS Plc., or through an automatic comparison performed by a secure, closed system whereby the registration number on the photograph recorded by fixed or mobile cameras (camera inspection) installed along the toll road sections is compared with the registration number data in the road use sales database.

As a result of the inspection, with a view to establishing liability for the payment of the fine in question, NTPS Plc. will establish the data of the obligated party and the vehicle

(a) by way of his or her documents suitable for personal and vehicle identification (for roadside inspections) or data reporting from an authentic registry (camera inspection), or

(b) in the case of Vehicles with a foreign registration number, where no other means are available, by way of an intermediate body.

In the context of the above process, NTPS Plc. will only obtain personal data pertaining to the operator (owner) in connection with identification during roadside inspection, or—in the case of monitoring with cameras—from the response to the request for data from the vehicle registry in relation to cases of road use identified by the control system as unauthorised use following a comparison of the registration number on the photo with the registry number data held in the e-vignette data base.

In the course of its data processing, NTPS Plc. is required to comply with the provisions of Act CXII of 2011 on informational self-determination and the freedom of information (Privacy Act), as well as of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 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 (General Data Protection Regulation) as well as the provisions by the relevant sectoral and other civil law regulators.

II. Purpose, scope, legal basis and duration of data processing:

Pursuant to Article 33/B (4) of the Public Roads Traffic Act, the **purpose of Data Processing** is to verify toll payment and to initiate the procedure for the recovery of fine claims or fine difference claims under the competence of NTPS Plc., together with the task of maximising the fine as per Section 7/A (12) of the Toll Decree as well as other services that may be performed by the Data Controller for its customers under Section 8 of the Toll Decree.

Description of personal data	Legal basis for data processing	Duration of data processing
registration number, vehicle category, country code	Fulfilling the statutory legal obligations of NTPS Plc. for toll enforcement and fine collection activities as a public service	until the expiration of the claim (2 years) or for the duration of the 60-day limitation period from the date the operator was identified or until the passing of 180 days following the closure** of the fine-related issue
Name and address*, mother's name, and place and date of birth of the Natural Person		

*Address data means both the Natural Person's permanent address and place of residence.

**Closure of the fine-related issue shall mean payment in full of the fine claimed (i.e. when the sum is credited on the bank account of NTPS Plc.) or ending of the fine-related case for any other reason (such as providing evidence of exemption).

NTPS Plc. is entitled to identify the Natural Person operator (owner) of the vehicle from the above personal data in order to manage together all fines that have been charged to the same operator (owner) and that are still due and payable, i.e. that have not lapsed yet, on the basis of such identification. This way of data processing is not aimed at establishing characteristics or draw conclusions from the above personal data, managed on the basis of authorisation by law, or to carry out analyses and/or assessments of such data; the aim is merely to ensure consistent management of cases relating to the same operator (owner) in accordance with the applicable statutory regulations, in an effective and economical manner.

III. Persons and/or organisations engaged by the Controller in data processing; data protection officer:

The fine collection staff and managers of NTPS Plc. are authorised to perform data processing.

business entities involved in fine collection:

- a) **Szenzor Számítóközpont Kft.**
scope of activities: preparing, packaging and sending notices of unauthorised road use based on print data sets transmitted by NTPS Plc. via secure connection; printing, enveloping and sending of letters of notice via post; sending mail information regarding returned letters to NTPS Plc.'s system.
period of activity: 5–10 days
name and registered office of intermediate body: Szenzor Kft. H-1134 Budapest, Dévai utca 14.
- b) Contact details for the Data Controller's **data protection officer**:
dpo@nemzetiutdij.hu, tel.: +36 1 4368 000

Additional information concerning the data protection officer can be found at <http://www.toll-charge.hu/articles/article/privacy-policy-1> or may be requested in writing (by e-mail).

IV. Customer's rights related to data processing:

You have the following rights and enforcement options regarding data processing:

1. **Right to information.** Pursuant to Article 15(1) of the GDPR and Section 16 of the Privacy Act.
2. **Right to request a copy.** Pursuant to Article 15(3) and (4) of the GDPR and Section 17 of the Privacy Act, you may request a copy of your personal data processed by NTPS Plc.
3. **Right to rectification.** Pursuant to Article 16 of the GDPR and Section 18 of the Privacy Act, we shall modify or clarify your personal data in accordance with your request.
4. **Right to restriction.** You may request the restriction of data processing in accordance with Article 18 of the GDPR.
5. **Common rules for the exercise of rights.** NTPS Plc. will act upon your request within 25 days.

V. Enforcement options

If you believe that NTPS Plc.'s data processing is not in compliance with legal requirements, you may initiate proceedings with the National Authority for Data Protection and Freedom of Information (mailing address: H-1530 Budapest, Pf. 5, e-mail: ugyfelszolgalat@naih.hu).

In your report, please present evidence that you have attempted to enforce your rights with the Controller.

Any person may initiate proceedings on grounds of a suspected occurrence or imminent danger of a violation in the processing of personal data by filing a report to the National Authority for Data Protection and Freedom of Information.

Furthermore, you have the right to initiate court proceedings regarding the data processing practices of NTPS Plc. You may initiate such proceedings, at your discretion, at the court competent at your place of residence or place of stay.

Please note that it is not possible to settle fine-related issues using the above-referenced postal addresses and e-mail addresses of the National Authority for Data Protection and Freedom of Information and the Szenzor Számítóközpont Kft.

Date: 21 July 2020

NTPS Plc.