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## ***INFORMATION ABOUT DATA PROTECTION***

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About the data processing of the data collected with the consent of the data subjects on the <https://www.waterandsoil.eu> website owned by **Water&Soil Ltd.**

This Data Processing Information („Information”) provides information concerning the personal data permitted in the statement of consent of the people getting into contact on the website based on the 13.article of the 2016/679 regulation („GDPR”) of the European Parliament and Council (EU)

### THE DATA PROCESSOR AND ITS CONTACTS

## **Water&Soil Ltd.**

<i>Head office:</i>	<i>1027 Budapest, Liphay u. 9.</i>
<i>Site:</i>	<i>5130 Jászapáti, 0245/10 hrsz</i>
<i>VAT number:</i>	<i>24895745-2-41</i>
<i>Company registration number:</i>	<i>01-09-188070</i>
<i>Representative</i>	<i>Vattay Antal ügyvezető</i>
<i>E-mail:</i>	<i>antal.vattay@waterandsoil.eu</i>
<i>Telephone:</i>	<i>+36 30 996-2507</i>

### CONTACTS FROM THE WEBSITE

The purpose of data processing : preliminary information about the products, services of the Company and its prices and providing possibility of online contact.

The legal basis of data processing: the preliminary consent of the person initiating a contact. (GDPR) 6. article (1)paragraph a) point)

The processed personal data: surname and first name; company name; e-mail address

Transferring the processed data: towards the contracted distributors

The duration of data processing: until the end of the business relations, supervision every 5 year

The possible consequences of failure to provide data: If You do not provide us the required data, we cannot give you a personalized offer.

Withdrawal of data processing: the consent can be withdrawn at any time by a message sent to [antal.vattay@waterandsoil.eu](mailto:antal.vattay@waterandsoil.eu) e-mail address.

### TRANSFERRING DATA TOWARDS A PARTNER

Being a data processing service it transfers data of the clients concerned towards Partners having a centre or site in the EGT/EU member states, if the data subject consented to transferring the data ( or the possibility of transferring data is based on any other legal basis) keeping the following regulations.

The legal basis of data transfer of the Controller towards the Partner is the voluntarily consent of the data subject. In case of a different legal basis for data transfer the Controller is to inform the Data Subject preliminarily.

The data subjects: Every natural person, who intends to make use of the services of the Data Processor and consents his data to be transferred to a Partner owning a site or activity centre in the EGT/EU member states.

The purpose and scope of Processed (transferred) data: the identification of preliminary established/approved personal data is to be used for the supply of service/goods, and for making contacts.

The data Processor draws the attention of the Data Subject that the scope of the personal data to be transferred /having been transferred are based on the form ( identification number, name, e-mail address, telephone number, date) therefore the preliminary overview is requested prior to the approval/consent.

The above mentioned data can only be transferred towards a Partner if the legal basis of the transfer is clear (for example the Data Subject consented preliminarily and voluntarily and the data is necessary for the service/ supply.

The purpose of Data processing is providing consultancy to the Data subject.  
*The activity and process concerning confidentiality are the following*

The Data subject fills in a form for contacts by giving his personal data.

The representative of the Data controller provides information to the Data subject concerning the service and the relating data transfer indicating the address, purpose, method of data transfer and other relevant information and requests the written consent of the data subject to the data transfer.

If the data subject wishes the data to be transferred, the statement of consent is to be filled in which is stored by the Data Processor on the e-mail server.

The Data Processor transfers the relating data towards the Partner in accordance with the Partner's requirements (in an electronic form), and keeps records of all the data transfer.

If the data are stored electronically in the mail system which can be accessed through a computer or telephone , appropriate measurements are taken to protect personal data against unauthorised access or alteration. Regular back-ups are among the services of the repository.

If the data are stored in a paper form, it applies the rules of Records Management. Whichever way the data are stored by the Data processor , by establishing rules of access /eligibility only the Worker, whose tasks requires it , can have an access to the data.

The duration of data processing: it lasts until the time-barring of the enforceability of rights and obligations arising out of the relationship, in which the Data Processor manages the personal data.

**GARANTEE FOR CONFIDENTIALITY AS A DATA PROCESSOR**

The computing systems and the other places for data retention of the Enterprise are to be found on its site and data processors. During the service for managing the data we select and operate the IT means that the processed data :

- are to be accessed by the authorized (availability)
- authenticity and verification is assured ( authenticity of data processing)
- consistency can be proved (integrity of data)
- protected against unauthorized access (confidentiality of the data)

We pay attention with special care to the confidentiality of the data, take technical and organizational measurements and establish procedure rules, that are required to enforce guarantees in accordance with GDPR .

We protect the data with appropriate measurements especially against unauthorized access, alteration, transfer, disclosure, erasure, or destruction, and unexpected annulment, damage and becoming inaccessible due to the applied technique.

The computing system and network of the Enterprise and its partners are protected against fraud, viruses, hackers and attacks resulting in refusal of service. The operator ensures safety by applying protective procedures on server and application level. The daily back-up of data is provided.

To avoid incidents relating to data protection our company takes every step and in case of such an incident we immediately make efforts to minimize the risks and clear the damages.

## THE RIGHTS OF THE DATA SUBJECTS

On the basis of The 2011. CXII. ACT on the right to informational self-determination and freedom of information and the 2016/679 Regulation (GDPR) of the European Parliament and Council (EU) the rights of the data subject relating to the data processing are the following: the right to information, right of rectification, right to data portability, right of erasure,” the right to being ignored”, the right of blocking/ restricting data, right of withdrawal, right to object, right to a judicial remedy, recourse to court or authorities.

The data subjects can make requests for information or practice of their other rights by sending a declaration to the Data controller. The Data controller examines and answers the declaration within the shortest period of time, but within maximum 30 days of the receipt and takes the necessary steps on the basis of the provided information and the regulations.

The National Agency for Data Protection is to be contacted for a **judicial remedy**. Address: 1125 Budapest, Szilágyi Erzsébet avenue 22/c

The data subject has the right to bring the matter before the Court of Justice in the event of the infringement of his rights.

The Data controller reserves the right to amend the Information provided at any time. The Data controller shall inform the Data Subject about the amendment on its website at least 8 days before the amendment enters into force.

*In force: from 25th May 2018.*