



AQUAWORLD ZRT. PRIVACY POLICY

in relation to hotel services and associated services

This Privacy Policy (hereinafter referred to as "Policy") provides information to data subjects about the processing of their personal data during the provision of hotel services and other services associated with the hotel's activities in accordance with Articles 13 and 14 of Regulation (EU) 2016/679 of the European Parliament of and the Council (hereinafter referred to as "GDPR").

1 The Data Controller and its contact details

Company name of the Data Controller: **Aquaworld Zrt.** (hereinafter referred to as "Data Controller" OR "Aquaworld Zrt.")

Company seat: 1044 Budapest, Íves Rd. 16 Postal address: 1044 Budapest, Íves Rd. 16 E-mail: adatkezeles@aquaworldresort.hu

Telephone: +36 1 2313 701

Fax: +36 1 2313 705

Webpage: www.aquaworldresort.hu

2 Processing of the Data Subjects' Personal Data

2.2. The Range of Affected Data Subjects

The Data Controller (Aquaworld Zrt.), during the provision of hotel services and other associated services in the Aquaworld Resort Budapest hotel and spa complex, processes the personal data of the following natural persons (hereinafter referred to as Data Subjects): (hotel and spa) guests, newsletter subscribers, contest participants, and job applicants.

This Policy provides general information concerning the data processing activities performed in connection with the services provided by the Data Controller. Due to the wide variety of the needs of the guests of the Aquaworld Resort Budapest hotel and spa complex, the method of data processing may occasionally differ from the methods included in this Policy. Such alternative data processing methods will only be used if the guests request it and the Data Controller will inform the guests about the details of the chosen method of data processing in advance. The Data

Check in, chill out

C|A H-1044 Budapest, Íves út 16. | T|P +36 (1) 2313 600 | F +36 (1) 2313 619 | E reservation@aquaworldresort.hu | www.aquaworldresort.hu

Controller will inform Data Subjects about every data processing method or activity which is not included in this Policy before the data processing takes place.

Legal statements containing the consent of Data Subjects under the age of 16 will only be considered valid with the consent of the underage Data Subject's legal guardian or his subsequent approval.

The personal data collected by the Data Controller will only be accessible to the agents or employees of the Data Controller whose tasks and responsibilities specifically relate to a given set of data.

- 2.3. Categories of Personal Data Processed by the Data Controller
- 2.2.1. During the provision of hotel services and other associated services, the Data Controller processes the following types of personal data in relation to the Data Subjects:
 - (i) Name
 - (ii) Mother's name
 - (iii) Date of birth
 - (iv) Place of birth
 - (v) Address, place or residence
 - (vi) E-mail address
 - (vii) Telephone number
 - (viii)Other contact details
 - (ix) Type and ID number of a personal identification document
 - (x) License plate number
 - (xi) Bank card details
 - (xii) Information regarding payment details and payment method
 - (xiii) Claim management data
 - (xiv) Date of arrival
 - (xv) Date of departure
 - (xvi) Time of check-in and check-out
 - (xvii) Services used
 - (xviii) Room number
 - (xix)Information regarding health condition, illnesses, and injuries
 - (xx) Information regarding accompanying persons



- (xxi)VVVW card number
- (xxii) Data recorded by the video surveillance system
- (xxiii) Data recorded by the room access cards and the video surveillance system
- (xxiv) Complaints and data in relation to the handling of complaints.

By signing the check-in form, guests accept that the personal data they provide in the form or in any other manner will be processed and archived within the time limits specified above by the Data Controller in order to complete and fulfill the contract, as well as to verify the contract's fulfillment and to settle claims if necessary.

Bank card, credit card, or bank account details provided by Data Subjects when they reserve rooms or use services will be processed by the Data Controller only to the extent and as long as it is necessary for the practice of the Data Controller's rights and the fulfillment of its obligations. This information is managed by the Company's contracted banking partners. Further information on the data processing practices of these banking partners can be found on their own websites.

- 2.2.2. The Data Controller processes the following personal information regarding Data Subjects during the management and distribution of newsletters, the management of contests, and promotional communication (marketing activities):
 - (i) Name
 - (ii) E-mail address
 - (iii) Telephone number.

The Data Subject submits the personal data which are processed by the Data Controller by filling out a contract or a check-in form, or by using the Data Controller's webpage (www.aquaworldresort.hu) or any other hotel reservation platform.

- 2.2.3. The Data Controller processes the following personal information regarding Data Subjects during the management of job applications:
 - (i) Name
 - (ii) E-mail address
 - (iii) Data submitted by the Data Subject to the Data Controller via e-mail or mail (e.g. all the information contained in a CV).

The information above is provided by the Data Subject during his/her application to a job or a position advertised by the Data Controller.



- 2.4. The Purpose, Legal Basis, and Duration of the Data Processing
- 2.3.1 <u>The Preparation and the Fulfillment of the Contract governing the provision of hotel services and associated services</u>

The processing of personal data is necessary for the preparation and fulfillment of the contract governing the provision of hotel services and associated services (hereinafter referred to as "Contract").

The detailed terms and conditions of the services provided within the scope of the Contract are stated in the General Terms and Conditions of Aquaworld Zrt. (hereinafter referred to as "General Terms") and in the documents referenced by the General Terms.

For the purposes mentioned above the Data Controller will:

- Manage the personal data connected to the services ordered by the Data Subject in order to fulfill its contractual and legal obligations and to monitor the contract's fulfillment:
- Analyze the personal data in order to determine the pricing of its services;
- Process the contact details of the Data Subject to maintain contact during the preparation and fulfillment of the Contract and to be able to handle complaints;
- Identify the Data Subject based on the personal data;
- Process the personal data of the Data Subject in order to fulfill the Data Controller's accounting obligations in connection with the provided services.

The duration of this data processing matches the duration of the Contract's preparation and in case the Contract is signed, the duration of the fulfillment of the legal obligations – especially the obligations stated in the current accounting laws and regulations – following the fulfillment of the Contract.

Given that without the above-mentioned personal data, the Data Controller cannot make and fulfill the Contract, the Data Subject must provide these personal data to the Data Controller. In case the Data Subject does not provide the data, the Data Controller may refuse to make or fulfill the Contract with the Data Subject.

In case the Contract is not concluded between the Parties or if it is terminated, the Data Controller does not delete the associated personal data. Instead, it archives the data in accordance with the purpose and the legal basis stated in section 2.3.5.

2.3.2 <u>The Promotion of the Services of the Aquaworld Resort Budapest Hotel and Spa Complex.</u>

Processing personal data is necessary for the distribution of newsletters. As for the duration of this data processing, the data is processed until the purpose for which the data has been collected is fulfilled.



2.3.3 The Fulfillment of Legal Obligations

The Data Controller processes the personal data of the Data Subject for the duration given below in order to fulfill the following legal obligations:

- a) Section 73, paragraph (2) of Act II of 2007 on the Admission and Right of Residence of Third-Country Nationals (keeping a record of the personal data of third-country nationals who stay in the accommodations we provide)
- b) Section 169, paragraph (2) of Act C of 2000 on Accounting (keeping a searchable or retraceable record of accounting documents)
- c) Sections 30 and 31 of Act CXXXIII of 2005 on the Rules of Personal and Property Protection Activities and Private Investigation

Since the data processing referenced in this section is the legal obligation of the Data Controller, the Data Subject must provide the personal data requested by the Data Controller in this context. In case the Data Subject does not provide the requested data, the Data Controller may refuse to make or fulfill the Contract with the Data Subject.

2.3.4 <u>The Legitimate Interests of the Data Controller</u>

The Data Controller processes the personal data of the Data Subject based on its legitimate interests – as stated below – and for the following purposes and duration:

The operation of a video surveillance system on the premises accessible to the Data Subjects in order to ensure personal and property safety.

The purpose of the data processing referenced in this section is to allow the Data Controller to ensure personal and property safety on the premises of Aquaworld Resort Budapest. The personal data collected in this context will be processed for the duration specified in Act CXXXIII of 2005 on the Rules of Personal and Property Protection Activities and Private Investigation.

Since the data processing referenced in this section forms the legitimate interest of the Data Controller or a third party, the Data Subject must provide the personal data requested by the Data Controller in this context. In case the Data Subject does not provide the requested data, the Data Controller may refuse to provide its services to the Data Subject.

2.3.5 The Consent of the Data Subject

Personal data are processed based on the Data Subject's consent (a voluntary, specific, and clearly expressed will based on sufficient information). The Data Subject can give his/her consent in the following forms:

(i) <u>In a separate statement within a contract or purchase order aimed at the provision of hotel services and associated services,</u>



- (ii) In a separate statement attached to the Policy, or
- (iii) By filling out a statement during his/her use of the www.aquaworldresort.hu website.

Giving such a consent is voluntary and the Data Subject has the right to withdraw his/her consent at any time without any restrictions by notifying the Data Controller. The Data Subject may send this notification to any of the contact addresses listed in Section 1 of this Policy.

The withdrawal of consent does not have any consequences with regards to the Data Subject. However, the withdrawal of consent does not affect the lawfulness of the data processing activities which took place before the withdrawal, when the Data Controller still had the Data Subject's consent.

2.3.6 <u>The Submission, Enforcement, and Protection of Legal Claims Arising from the</u> Contract.

In accordance with Section 2.3.1., the Data Subject's personal data which have not been deleted after a failed attempt at making a contract or after the termination of the Contract will be stored by the Data Controller for five years following the failed attempt at making a contract or the termination of the Contract, pursuant to the general provisions regarding limitation periods in Act V of 2013 on the Civil Code.

The purpose of the data processing referenced in this section is to ensure that the Data Controller can enforce its legal rights and claims arising from the Contract, as well as to ensure that the Data Controller can defend itself against such legal claims. In case the Data Subject does not provide the requested data, the Data Controller may refuse to provide its services to the Data Subject.

2.3.7 The Processing of the Data of Job Applicants

With regards to personal data contained in CVs (résumés) sent to the Data Controller in print or via e-mail with the purpose of applying for a job, the Data Subject's consent to the processing of such data must be presumed.

The Data Controller stores the CVs and other data received from job applicants in its own database for 5 years following the reception of the data.

The purpose of the data processing referenced in this section is to inform applicants about the advertised positions, to select the appropriate applicants, and to maintain contact during the job application process.

2.5. <u>The Right to Decide on the Application of Automatic Decision-making in Individual Cases, Including Profile Creation</u>

The Data Controller does not conduct automatic decision-making and this includes profile creation as well.



3 Recipients of Personal Data

The Data Controller forwards the Data Subject's personal data to the following persons and organizations:

a) Independent Data Controller

VAMED AG

b) Data Processors

Detailed information on the current list of data processors can be obtained from the Data Controller by sending an inquiry to the following e-mail address: adatkezeles@aquaworldresort.hu. The main data processors engaged by the Data Controller are the following:

Hostware Kft.
TravelClick
AvailPro
Booking.com
TrustYou
TripAdvisor

c) Data forwardingVAMED AGVAMED-Hungária Kft.

The Data Controller and VAMED AG act as joint data controllers with regards to the following:

 The processing of the data collected in connection with the applications for Vamed VitalityWorld cards.

The main elements of VAMED AG's agreement concerning its joint data processing with the Data Controller as the following: the guests of Aquaworld Resort Budapest fill out a form to apply for their Vamed Vitality World cards and Aquaworld Resort Budapest will forward these forms to VAMED AG without processing or storing the data contained in the forms. The data controller of the data contained in the forms is VAMED AG, the legal basis of the data processing is the consent of the Data Subjects, while the purpose of the data processing is to send promotional materials and special offers to the Data Subjects. Data processing in connection with the



Vamed Vitality World cards is the sole responsibility of VAMED AG. For more information, please visit: https://www.vitality-world.com/en/vamed-vitality-club#tab-1

- 4 The Rights of the Data Subjects
- 4.1 The Right of Access

The Data Subject has the right to obtain feedback from the Data Controller on whether the processing of his/her personal data is in progress. If the data processing is in progress, then the Data Subject has the right to access these personal data along with the following information:

- (i) The purpose of the data processing with regards to specific personal data,
- (ii) The categories of personal data being processed in connection with the Data Subject,
- (iii) The categories of the recipients to whom the Data Subject's personal data has been forwarded or will be forwarded, including especially third-country recipients and international organizations (in case of data forwarding to third-country recipients or international organizations, the Data Subject has the right to be informed about whether the data forwarding occurs with adequate safeguards),
- (iv) The planned duration of the storage of the Data Subject's personal data, or if this is not possible, then the criteria for the determination of the duration of the data storage,
- (v) The rights of the Data Subject (the right to rectification, to erasure, to restriction of processing, to data portability, and to object the processing of such personal data),
- (vi) The right to file a complaint with a supervisory authority.

If the Data Subject has submitted his/her request electronically, then the requested information should be provided in a widely used electronic format, except if the Data Subject requests otherwise.

Prior to the fulfillment of the Data Subject's request, the Data Controller may ask the Data Subject to clarify the request by stating the specific information or data processing activity in which he/she is interested.

In case the Data Subject's right of access – as specified in this section – infringes upon others' rights and freedoms, especially the trade secrets or intellectual property of others, then the Data Controller may deny the Data Subject's request to the degree to which it is reasonable and necessary.



If the Data Subject requests the above-mentioned information in more than one copies, the Data Controller may charge an appropriate and reasonable fee for the administrative costs of preparing multiple copies.

If the personal data specified in the Data Subject's request is not processed by the Data Controller, the Data Controller is obligated to inform the Data Subject of this in writing.

4.2 The Right to Rectification

The Data Subject has the right to request the rectification or correction of his/her personal data. If the Data Subject's personal data are incomplete, he/she is entitled to make additions.

During the practice of his/her right to rectification/addition, the Data Subject is obligated to specifically point out the incomplete or incorrect data and to provide precise and complete information to the Data Controller. In justified cases, the Data Controller is entitled to ask the Data Subject to properly verify the modified data with an official document.

The Data Subject will rectify and complete his/her personal data without any unjustified delays.

The Data Controller, following the fulfillment of the Data Subject's request through which he/she exercises his/her right to rectification, shall inform the parties to whom the Data Controller has forwarded the Data Subject's personal data without delay, except if this is impossible or if it would require an unreasonable amount of effort from the Data Controller. The Data Controller informs the Data Subject of these recipients if the latter requests it.

4.3 The Right to Erasure ("the right to be forgotten")

The Data Subject is entitled to request the Data Controller to delete his/her personal data without undue delay if one of the following justifications apply:

- (i) The data specified by the Data Subject are not necessary for the purpose for which the Data Controller has collected them or the Data Controller used the data in a different manner,
- (ii) The Data Controller has processed the personal data (including sensitive data) based on the consent of the Data Subject, then the Data Subject withdrew his/her consent in written form and these is no other legal basis for data processing,
- (iii) The Data Subject objects to data processing activities that are based on the legitimate interests of the Data Controller and there is no compelling legal reason which would prioritize the Data Controller's interests over the interests,

Check in, chill out



C|A H-1044 Budapest, Íves út 16. | T|P +36 (1) 2313 600 | F +36 (1) 2313 619 | E reservation@aquaworldresort.hu | www.aquaworldresort.hu

- rights, and freedoms of the Data Subject or which relate to the establishment, exercise or defense of legal claims,
- (iv) The Data Controller has processed the personal data unlawfully,
- (v) The data processed by the Data Controller needs to be deleted in order to fulfill the legal obligations mandated by EU laws or national laws applicable to the Data Controller,
- (vi) The Data Subject objects to the data processing and there is no high-priority reason to continue the data processing.

The Data Subject is obligated to submit his/her request for the erasure of data in written form and he/she must state the reason for the deletion of each piece of personal information.

If the Data Controller accepts the Data Subject's request for erasure, the Data Controller will delete the processed personal data from every database and inform the Data Subject of this in a proper manner.

In case the Data Controller is obligated to delete the Data Subject's personal data, the Data Controller shall take all reasonable steps – including the application of technical procedures – to inform other data processors, who gained access to the Data Subject's personal data through the Data Controller, about the obligatory deletion of this data. The Data Controller must notify the other data processors that the Data Subject has initiated the deletion of links leading to his/her personal data and the deletion of all the copies that exist of his/her personal data.

The Data Controller, following the fulfillment of the Data Subject's request through which he/she exercises his/her right to erasure, shall inform the parties to whom the Data Controller has forwarded the Data Subject's personal data without delay, except if this is impossible or if it would require an unreasonable amount of effort from the Data Controller. The Data Controller informs the Data Subject of these recipients if the latter requests it.

The Data Controller is not obligated to erase personal data if the data processing is necessitated by one of the following reasons:

- (i) for exercising the right of freedom of expression and information,
- (ii) for compliance with a legal obligation which requires processing by Union or Hungarian law to which the controller is subject,
- (iii) for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller,
- (iv) for reasons of public interest in the area of public health,
- (v) for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes in so far as the enforcement of the Data



Subject's right to be forgotten is likely to render impossible or seriously impair the achievement of the objectives of that processing,

(vi) for the establishment, exercise or defense of legal claims

4.4 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 justifications apply:

- (i) the accuracy of the personal data is contested by the Data Subject, for a period enabling the Data Controller to verify the accuracy of the personal data.
- (ii) the data processing is unlawful and the Data Subject opposes the erasure of the personal data and requests the restriction of their use instead,
- (iii) 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 defense of legal claims,
- (iv) The Data Subject objects to data processing activities that are based on the legitimate interests of the Data Controller and there is no compelling legal reason which would prioritize the Data Controller's interests over the interests, rights, and freedoms of the Data Subject or which relate to the establishment, exercise or defense of legal claims; in this case, the restriction remains in force until it is determined whether the legitimate grounds of the Data Controller override those of the Data Subject.

Where data processing has been restricted, such personal data shall, with the exception of storage, only be processed with the Data Subject's consent or for the establishment, exercise or defense 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.

A Data Subject who has obtained restriction of processing shall be informed by the Data Controller before the restriction of processing is lifted.

The Data Controller, following the fulfillment of the Data Subject's request through which he/she exercises his/her right to restriction of processing, shall inform the parties to whom the Data Controller has forwarded the Data Subject's personal data without delay, except if this is impossible or if it would require an unreasonable amount of effort from the Data Controller. The Data Controller informs the Data Subject of these recipients if the latter requests it.

4.5 The Right to Object

Since the Data Controller does not carry out any data processing for reasons of public interest, does not possess any official authority, does not conduct scientific or



historic research, and does not process data for statistical purposes, in the Data Controller's case the exercise of the Data Subject's right to object is only applicable in connection with data processing practices based on legitimate interests.

If the personal data of the Data Subjects is processed on the basis of legitimate interests, the exercise of the Data Subjects' right to be properly informed in connection with the data processing and to object against the data processing must be ensured. At the latest at the time of the first communication with the Data Subject, the right referred to above shall be explicitly brought to the attention of the Data Subject.

Based on the above, 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 and in such cases the Data Controller shall no longer process the personal data, unless:

- (i) the Data Controller demonstrates compelling legitimate grounds for the processing which override the interests, rights and freedoms of the Data Subject, or
- (ii) or the data processing is related to the establishment, exercise or defence of the Data Controller's legal claims.

4.5.1 The Right to Object in Case of Direct Marketing

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. However, in contrast to data processing which is conducted on a legitimate basis, in cases where personal data are processed for direct marketing purposes, the Data Controller does not have the option to deliberate whether the data processing could continue despite the Data Subject's objection.

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

4.6 The Right to Data Portability

The Data Subject shall have the right to receive the personal data concerning him or her, which he or she has provided to the Data Controller, in a structured, commonly used and machine-readable format and have the right to transmit those data to another controller without hindrance from the data controller to which the personal data have been provided.

The right to data portability may be practiced in connection with personal data which the Data Subject has provided to the Data Controller, where:

(i) the data processing is based on the consent of the Data Subject or on a legally valid contract and



(ii) the data processing is carried out by automated means.

In exercising his or her right to data portability, the Data Subject shall have the right to have the personal data transmitted directly from one data controller to another, where technically feasible. The right to data portability – as described in this section – does not create an obligation for data controllers to introduce or maintain data processing systems which are technically compatible with each other.

In order to fulfill its obligations regarding data portability, the Data Controller must provide storage media to the Data Subject free of charge.

In case the Data Subject's right to data portability infringes upon others' rights and freedoms, especially the trade secrets or intellectual property of others, then the Data Controller may deny the Data Subject's request to the degree to which it is reasonable and necessary.

Conforming to data portability obligations does not mean the erasure of the data in question; the Data Controller may retain these data in its database as long as there is a justified purpose or a legal basis for doing so.

4.7 The Right to Accept or Reject Automated individual decision-making, including profiling

The Data Subject shall have the right not to be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning him or her or similarly significantly affects him or her.

The Data Subject is may not request to be exempt from automated decision-making if the decision is necessary for entering into, or performance of, a contract between the Data Subject and the Data Controller; if the decision is authorised by Union or Member State law to which the Data Controller is subject; or if the decision is based on the Data Subject's explicit consent.

If the automated decision-making is necessary for entering into, or performance of, a contract between the Data Subject and the Data Controller or if it is based on the Data Subject's explicit consent, then the Data Subject has the right to obtain human intervention on the part of the Data Controller, to express his or her point of view and to contest the decision.

The Data Controller shall do every reasonable effort during its data processing activities to avoid including special categories of personal data into automated decision-making. If this is not feasible, special categories of personal data can only be involved into automated decision-making processes if this kind data processing is based on the Data Subject's consent or if it is necessary for reasons of substantial public interest, on the basis of Union or Member State law and suitable and specific measures are taken to safeguard the fundamental rights and the interests of the Data Subject.



4.8 The Right to Legal Remedy

4.8.1 The Right to Lodge a Complaint

If the Data Subject believes that the Data Controller's data processing practices violate the provisions of the current data protection laws – with special regard to the provisions of the GDPR – then the Data Subject is entitled to lodge a complaint with the Hungarian National Authority for Data Protection and Freedom of Information.

The contact details of the Hungarian National Authority for Data Protection and Freedom of Information (Nemzeti Adatvédelmi és Információszabadság Hatóság, NAIH):

Webpage: http://naih.hu/

Address: 1125 Budapest, Szilágyi Erzsébet fasor 22/c.

Postal address: 1530 Budapest, Pf.: 5.

Telephone: +36-1-391-1400

Fax: +36-1-391-1410

E-mail: <u>ugyfelszolgalat@naih.hu</u>

The Data Subject shall have the right to lodge a complaint with other supervisory authorities as well, in particular in the Member State of his or her habitual residence, place of work or place of the alleged infringement.

4.8.2 The Right to an Effective Judicial Remedy

The Data Subject - regardless of his or her right to lodge a complaint - may seek judicial remedy if the rights provided to him or her by the GDPR have been violated in connection with the processing of his or her personal data.

As the Data Controller is a data processor with a principal place of business in Hungary, judicial remedy may be sought against it in a Hungarian court.

The Data Subject may also initiate a lawsuit in a court or tribunal of his or her place of residence pursuant to Section 22, paragraph (1) of the current Information Law (Act CXII of 2001 on the Right of Informational Self-Determination and on Freedom of Information). The contact details of Hungarian tribunals can be found at the following link: http://birosag.hu/torvenyszekek.

Since the Data Controller is not an official authority of one of the Member States, the Data Subject may initiate a lawsuit in the court which has jurisdiction in the Member State where his or her habitual residence is located, if habitual residence is located in a different EU Member State.

Check in, chill out

C|A H-1044 Budapest, Íves út 16. | T|P+36 (1) 2313 600 | F+36 (1) 2313 619 | E reservation@aquaworldresort.hu | www.aquaworldresort.hu

4.8.3 Other Options for the Enforcement of Claims

The Data Subject has the right to mandate a not-for-profit body, organization or association which is constituted in accordance with the law of a Member State, has statutory objectives which are in the public interest and is active in the field of the protection of personal data to lodge a complaint on his or her behalf with a supervisory authority and exercise the right to a judicial remedy on behalf of data subjects.

5 Other Provisions

In case the Data Controller has reasonable doubts concerning the identity of the person who lodges a complaint in accordance with sections 4.1 – 4.6 of this Policy, the Data Controller may request further information to verify the personal identity of the Data Subject.

The Data Controller reserves the right to modify this Policy at any time. The Data Controller shall inform the Data Subject of such modifications by publishing the modified document on the website www.aquaworldresort.hu at least 8 days prior to the modifications' entry into force.

* * :

Budapest, 25 May, 2018