PRIVACY POLICY

Information security and data protection is a priority for our company. This privacy policy details our commitment to protecting your personal data in accordance with the relevant legislation.

I. Who will process your personal data?

Data controller: El Bronco Kereskedelmi és Szolgáltató Korlátolt Felelősségű Társaság

Registered seat: 1165 Budapest, Futórózsa utca 110. földszint 1.

Tax ID: 13495372-2-42

Phone number: +36 70 389 5715 E-mail address: reservation@elbronco.hu

II. How, why and for how long does our company process your data?

Purpose of processing	Description of processing	Types of personal data processed	Legal basis of processing	Duration of processing
Job applications	Our company processes the personal data provided to us by the solicited and unsolicited CV-s and other documents attached to the job application. The purpose of data processing is to notify the applicant of any job opportunities matching their qualifications and interests, as well as making an appointment with the applicant and performing the application procedure.	The personal data provided by the applicant to us in the CV and other attached documents.	The legal basis of processing personal data is the consent of the data subject [GDPR Art. 6. Sect. (1) Par. a)], the consent is provided by sending the us the CV and related documents of the data subject (applicant), as well as the legitimate interest of the data subject and our company [GDPR Art. 6. Sect. (1) Par. f)].	For an announced position: In case of a successful application the duration of the employment, in case of an unsuccessful application for 3 months after the hiring is concluded or until the request of the applicant to delete their personal data. For an unsolicited application: every unsolicited application is deleted at the end of every year or at the time the request of the applicant is made to delete their personal data.
Questions, inquires and quotations	In connection with inquiries and quotation requests made in person, or through the website, e-mail or over the phone, our company shall process the personal data provided to us in the questions, inquires and quotations by the data subject. The purpose of data processing is making and staying in contact, as well as providing information and quotation to the interested person so that we may enter into a contract and the visitors may engage our services.	The personal data provided to us in the questions, inquires and quotations by the data subject, as well as any contact (telephone number, e-mail address) and other information necessary to enter into a contract.	The legal basis of processing personal data in case of a natural person inquirer is the consent of the data subject [GDPR Art. 6. Sect. (1) Par. a)], as well as the legitimate interest of our company [GDPR Art. 6. Sect. (1) Par. f)]. The legal basis of processing personal data in case of an inquirer that is not a natural person is the legitimate interest of our company [GDPR Art. 6. Sect. (1) Par. f)].	The duration of the processing is 6 (six) months in the event a contract is not made. If a contract is made then the duration of the processing is as described below.
Contracts	The company processes the data of the other business entities that is necessary for the contract between the suppliers and our company.	The personal data enclosed in the contract, and any contact information (telephone number, e-mail address) necessary for the performance of the contract, as well as any additional data required to issue an invoice in accordance with the Accounting Act.	The legal basis of processing personal data is the performance of contract between data subject and our company [GDPR Art. 6. Sect. (1) Par. b)].	The duration of data processing is 8 (eight) years after the performance of the contract pursuant to the preservation obligation of the bills issued by the Company under the Accounting Act.
Personal data of our visitors	Our company processes the personal data of our visitors in accordance with the relevant legislation.	Our company is required by law to register the following data: data for personal identification (name at birth, date and place of birth, gender, mother's maiden	The legal basis of processing personal data is the performance of contract between data subject (visitor) and our company [GDPR Art. 6. Sect. (1) Par. b)].	The duration of data processing is 8 (eight) years after the performance of the contract pursuant to the preservation obligation of the bills issued by the Company

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		name, nationality); passport number and validity; starting and ending date of the stay at the hotel; number of Visa/residency permit; date and place of entering the country.		under the Accounting Act.
Electronic surveillance	Our company operates an electronic surveillance and recording system at the hotel operating at 6223 Soltszentimre. The surveillance system protects the outdoor areas of the Ranch.	The camera system records only the picture and actions of the people entering the areas (the system does not record the voice of the data subjects). The electronic surveillance system is operated by our company, no data processor is involved.	The legal basis of processing personal data is the legitimate interest of the data subject and our company [GDPR Art. 6. Sect. (1) Par. f)].	The duration of the processing is 15 (fifteen) business days from the date of the recordings, after this period the recordings shall be deleted automatically.
Direct marketing	Our company processes the e- mail addresses of our visitors who specifically give their consent to receive direct marketing messages from our company.	The name and e-mail address of the natural person consenting to receive our direct marketing messages.	The legal basis of processing personal data is the consent of the data subject [GDPR Art. 6. Sect. (1) Par. a)].	Our company processes the personal information until such time that the data subject requests their deletion or withdraws their consent. The option to unsubscribe is indicated in every direct marketing message.

III. Who do we share your personal data with?

Our company will never forward, sell or make your personal data available in any other way to third parties. However, we may need to share some information, including personal data, we obtain from your use of our service in the following circumstances.

a) Complying with legal requirements

Our company may transmit personal data if the applicable legal provisions so require, or when such action is necessary to comply with any laws, including to meet national security or law enforcement requirements.

b) Protection of our claims, rights and interests

We may also need to share personal data for the protection of our rights and interests, in accordance with the applicable laws.

c) Using third-party service providers

In certain cases we need to share information, including personal data with our third-party service providers. We use third-party service providers for a number of services, for example payment processing, payroll and other services. We require our third-party service providers to use the personal data that we share with them solely in connection with the services they provide to us.

- CASH-ROLL Kft. (registered seat: 1165 Budapest, Dóra tér 5. 1. em. 2.; tax ID: 24377548-2-42)
 This provider provides accounting and payroll services to our company, therefore it acts as a data processor.
- Chrome-Soft Kft. (registered seat: 8226 Alsóörs Rege köz 9.; tax ID: 13306612-2-19)
 This provider provides the HOTELGRAM PMS LITE hotel management software to our Company, therefore it acts as a data processor.

IV. How do we protect your data?

a) Security

We take appropriate technical and organizational measures to protect your personal data against loss or other forms of unlawful processing. Our company makes every effort to comply with the best practices of information security.

b) Confidentiality

We undertake the obligation of confidentiality with all contractual partners. This confidentiality applies to the personal data processed in relation to the contract between our company and our contractual partner.

V. What are your rights with regards to our processing of your personal data?

5.1. Information and access to personal data

You may request the company in writing to provide information as to:

- a) the personal data processed by our company regarding you, as well as
- b) the legal basis of the processing,
- c) the purpose of the processing,
- d) from which source the personal data originate,
- e) the duration of the processing,
- f) to whom our company forwards the personal data and its legal basis.

We shall comply with your request within 15 (*fifteen*) days by electronic or postal mail to the address you provided. Prior to complying with the request our company may ask you to further specify the request or the data processing activities.

If your right to obtain information as described above adversely affects the rights and freedoms of others (especially regarding trade secrets and intellectual property rights) we are entitled to refuse to comply with the request in the necessary and proportionate amount.

In the event you request the above information in multiple copies, our company is entitled to bill a proportionate and reasonable amount of money in connection with the administrative costs of fulfilling the request. If the personal data indicated by you is not processed by us, we shall nevertheless inform you of this fact.

5.2. Right to rectification

You shall have the right to obtain from our comapny without undue delay the rectification of inaccurate, incorrect or incomplete personal data concerning you. We shall correct the inaccurate or inaccurate data immediately, but no later than within 5 (*five*) days. If it does not conflict with the purposes of the processing, we may complete the incomplete personal data by means of a supplementary statement provided by you. We shall notify you of the above by electronic or postal mail to the address you provided.

Our company shall be exempted from complying with the request for rectification if

- a) the accurate, correct and complete personal data are not available and you do not provide those to us, or
- b) if the validity of the personal data provided by you cannot be established.

5.3. Right to erasure ("right to be forgotten")

You shall have the right to request from us the erasure of any personal data relating to the data subject. You shall make the request in writing with specifying the personal data to be erased and the reason for the erasure.

The fulfilment of the request shall only be denied by our company in case the processing of the personal data is obligatory for us by law. Should we not be obligated by law to process the personal data then we shall comply with the request no later than within 15 (*fifteen*) days and inform you by electronic or postal mail to the address you provided.

5.4. Right to restriction of processing

You may request our company the restriction of processing the personal data in writing. The restriction shall apply until the reasons you specified make it necessary. You may request the restriction of processing if:

- the accuracy of the personal data is contested by you (for a period enabling the controller to verify the accuracy of the personal data):
- the processing is unlawful and you oppose the erasure of the personal data and request the restriction of their use instead:
- you have objected to processing pending the verification whether the legitimate grounds of us as the controller override those of you as the data subject.

Where processing has been restricted, such personal data shall, with the exception of storage, only be processed with your 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.

If you have obtained restriction of processing, you shall be informed by our company before the restriction of processing is lifted.

After complying with the request of restriction our company shall inform of that fact any persons or legal entities to whom we have lawfully forwarded your personal data, unless such a task is impossible or would require unproportionate effort from our

company.

5.5. Right to an effective remedy

5.5.1. Dispute resolution with the Company

You may announce your request regarding information, rectification, erasure and restriction in person or in writing at any addresses of our company provided in Section I.

5.5.2. Right to complaint

In the event the dispute resolution with us proved unsuccessful or you deem that your rights listed above were violated or a direct risk of such violation exists, you are entitled to lodge a complaint with the Hungarian National Authority for Data Protection and Freedom of Information.

Contact information of the Hungarian National Authority for Data Protection and Freedom of Information (Nemzeti

Adatvédelmi és Információszabadság Hatóság)

Registered seat: 1125 Budapest, Szilágyi Erzsébet fasor 22/c.

Mailing address: 1530 Budapest, Pf. 5

Telephone: +36(1)3911400 Telefax: +36(1)3911410

E-mail address: ugyfelszolgalat@naih.hu

Website: http://naih.hu

5.5.3. Right to a court

You – regardless of your right to complaint – may file an action with the courts if your rights under the GDPR and the Privacy Act have been violated.

Any action against our company may only be filed with a Hungarian court.

You may file the action with the court of your jurisdiction. The Courts of Hungary and their jurisdiction are available at the following link: http://birosag.hu/torvenyszekek

The legislation referenced in this privacy policy:

- a) GDPR: REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL 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)
- b) Privacy Act: Act CXII of 2011 on Informational Self-Determination and Freedom of Information
- c) Accounting Act: Act C of 2000 on Accounting