

**STATEMENT ON DATA PROCESSING**  
**concerning the data stored by DLM Consulting Kft.**  
**(1037 Budapest, Zay u 24. 2. em. 207.; Cg. 01-09-693947; hereinafter referred to as: „DLM”)**

DLM undertakes to preserve, protect and handle as confidential business secret any data, information, documents obtained in the course of the performance of the services and takes all reasonable measures as possible to ensure the adequate protection thereof.

DLM shall use the confidential data and confidential information only for the purpose of performing the services and may disclose the data and information brought to DLM's attention only upon the prior written consent of the other party, except if DLM is obliged by law to disclose such data and information.

DLM undertakes that all data and information delivered to them under the Contract shall qualify as business secret, therefore shall be handled as confidential and shall not be disclosed to third parties or used to any purpose other than the one determined in the Contract.

The above mentioned obligation of confidentiality shall be effective during the performance of the services and also for an unlimited period following the termination thereof for any reason.

In the present statement, DLM undertakes not to make available for unauthorized third parties any data received from the Client in any form and stored on the electronic data storage devices of DLM in accordance with the provisions of the Contract. DLM also undertakes to take all reasonable measures as possible in order to prevent unauthorized third parties from access to the data stored on such electronic data storage devices. In case of a breach of its obligation, DLM undertakes direct, unlimited and full liability for all damages of the Client and any third party where the extent of the damages as well as the casual link between DLM's breach of contract and the occurrence of the damages is verified by the Client. DLM also undertakes to indemnify the Client against all liabilities arising from DLM's breach.

Parties agree that in case of any difference of discrepancy between the provisions contained in this Statement and the provisions included in other sections of the Contract, the provisions of the present Statement shall prevail.

DLM declares that it will not process any data which qualifies as personal data in accordance with Act CXII of 2011 on the right of information self-determination and the freedom of information (hereinafter referred to as: the Act) in the course of its services under the Contract, however if the data stored on the electronic data storage devices of DLM and delivered to DLM by the Client qualify in whole or in part as personal data, then based on the services, DLM shall be regarded as a data processor in accordance with the provisions of the Act, which means that DLM shall carry out only technical data processing based on the contract concluded with the Client as data controller.

**By executing the present Statement, the Client declares that he/she understands and accepts the information on the data processing specified in the Contract and in the present Statement and consents to the processing of data.**

Budapest, 2012.01.01