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## TERMS OF USE

### Services

The services are provided by Magyarország Barátai Alapítvány (1067 Budapest, Eötvös u. 24. I/10.; registry: 7. PK.60.273/2011/3; tax number: 18219612-1-41; from now on referred to as „Service Provider”) in accordance with the terms and conditions defined herein. You accept them by logging on.

In accordance with point 2§ (c) of the Act CVIII of 2001 (hereinafter referred to as "Electronic Communication Law") on certain legal aspects of information society services and information society, the Service Provider is qualified as an intermediary service (provides free storage accessible to all).

Based on the 7.§ (3) paragraph of the Electronic Communication Law, the Service Provider is not required to moderate the blogs, check or edit their content, namely, the intermediary is not required to seek facts or circumstances that indicate illegal activity, therefore, it is not required to preliminary check or monitor content uploaded by users.

For notifying infringing content use the [office@friendsofhungary.hu](mailto:office@friendsofhungary.hu) e-mail address.

The service can only be used at your own risk. You are responsible for the operations performed by your user name and for keeping your password protected.

### Contents

By content we understand all data entered in services by users, including blogs, entries (photo, text, audio, video) and comments.

You can only upload contents that do not violate the privacy rights of any third party.

With regards to uploaded contents you entitle the Service Provider to display them (or their parts, extracts, etc.). Displaying happens – where possible – with acknowledging the source.

If you do not agree with one of the use of your specific content, you can ask the Service Provider to eliminate it from the given interface. The Service Provider will do this if technically possible.

Normally, we display your contents maintaining all rights, but if you give more lenient terms of use, they will be used.

*The above reservation of rights protects you, which means that your contents cannot be used by others even if they appear on the secondary interfaces of the services.*

According to the act on copyright, apart from eligibility concerning the above-mentioned content-related use, by uploading any work protected by copyright you give license to the Service Provider for an indefinite period to use the contents for managing operations required in services, namely for storing copying, modifying, distributing, transmitting, publishing, reproducing, editing, translating and formatting the works. The Service Provider can pass this permission to affiliates being in direct or indirect ownership relation with it or to necessarily involved subcontractors.

The licenses, granted by the User to the Service Provider by accepting these terms of use, are not affected by the termination of use of service, furthermore, the transferred user rights extend on contents deleted in the meantime, but accidentally archived by the service provider.

You are not allowed to upload any content in violation of applicable laws. You are not allowed to place any codes that affect the operation of our or readers' systems.

The Service Provider provides an interface solely and exclusively for content placement, thus the Service Provider only „stores information provided by the recipient (hosting service)“.

By using the service you agree that if the content placed by you – including ads placed by you – is infringing or violates the Service Provider's interests in any respect, the Service Provider is entitled to eliminate it either on its own initiative or at the request of interested parties in relation to the content.

Due to the above, the Service Provider reserves the right to modify the uploaded contents or to eliminate them completely in justified cases.

### **Advertisements**

In your uploaded contents or in connection with them, you can place promotional contents which correspond to the regulations formulated herein. You can deviate from this only with the prior written permission of the Provider.

In accordance with point 3.§ k) of the Act XLVIII of 2008 (Advertisement Law) on the fundamental conditions and certain limitations of business advertising activity) you are qualified as an advert

publisher in respect of the advertisements placed by you, and based on the 23. § (1) point of the Advertisement Law, you are responsible for the advertisements. You bear the responsibility of any damage caused by a breach of the statutory provisions.

With regards to the advertisements that you place, according to the Advertisement Law you have to keep record of the customers of the advertisements.

### **Others**

We reserve the right to change these terms and conditions. You will be notified of any changes at your first login after the modification.