Privacy Policy

Welcome to the website http://deuteriumdepletion.com/ (hereinafter referred to as the "Website"). Please read carefully our Terms and Conditions (hereinafter referred to as "Terms") and Privacy Policy before using this Website.

If you have any questions or comments, please refer to the operator of the Website HYD LLC for Cancer Research and Drug Development, being the data controller (hereinafter referred to as "Data Controller").

Data Controller's Data and Contact Information:

Company name: HYD LLC for Cancer Research and Drug Development

Registered seat: H-1118 Budapest, Villányi út 97.

Represented by: Gábor Somlyai PhD

Email: info@hyd.hu
Phone number: +36 (1) 365-1660;

+36 (1) 381-0765

1.) Which data are requested from Users?

In order to register for the conference organized by the Data Controller, (hereinafter referred to as "Conference"), the User have to register on the Website.

The following data are required for registration:

- · Title*
- First name*
- Last name*
- Institute*
- Faculty
- Address
- Country
- · Telephone
- · Special dietary needs

Invoicing details:

- Invoice name*
- Invoice address*
- Contact person*
- Contact person's phone number *
- Contact person's e-mail address *.

Please note that data fields marked with * are compulsory.

2.) The purpose and duration of data processing

Data Controller uses the data given by the Users for providing the services accessible on the Website, for the following purposes:

• In the course of registration for Conference the purpose of the data processing is to register the applications, to keep the register of the applications, to execute the

applications, to handle the tasks regarding to billing and paying the participation fee, and to contact with the Users in connection with the Conference.

Purpose of processing data of special dietary needs (as special data) is to provide special dietary menu during the conference for those who has such need. Giving this information is on voluntary base.

The personal data shall be processed by the Data Controller only for the duration necessary to achieve the purpose of data processing, during the validity of registration and/or for the duration necessary for providing the services reachable on the Website, or until the User requests the deletion of its data or revokes its consent to data processing. The personal data shall be erased immediately when the purpose of data processing ceases to exist or when requested by the User, with the exception of those data that the Data Controller must preserve for the period defined in the legal regulation requiring data processing as a statutory obligation. The Data Controller processes the data required for the purpose of enforcing the claims and rights arising from the contract concluded between the User and the Data Controller for 5 (five) years after the application for the Conference, in accordance with Section 6:22 of Act V of 2013 on the Civil Code. In order to comply with the applicable data preservation obligation, the Data Controller preserves the data of the name and address of the User indicated in the accounting document pursuant to Section 169 of Act C on Accounting for at least 8 years only for the purpose of complying with the accounting obligation.

3.) The legal basis of processing personal data

In case of registration and participation in the Conference the legal basis for data processing is the fulfillment of the contract concluded between the User and the Data Controller on the basis of Article 6 (1) b) of the Regulation of the European Parliament and of the Council (EU) 2016/679 (27 April 2016) 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 (hereinafter referred to as "GDPR") and the statutory provision on compulsory data processing pursuant to Section 169 of Act C on Accounting.

In case voluntary given personal data the legal basis for data processing is voluntary consent of the User given in the course of registration based on the Article 6 (1) a) of GDPR.

In case of special category of data (special dietary needs) the legal basis for data processing is explicit consent of the User given in the course of registration based on the Article 9 (2) a) of GDPR.

The User may give only his/her own personal data on the Website. If the data provided by the User is in relation to a third party (in case of the Contact person), then the consent of the concerned party must be obtained by the User.

4.) Who are the persons to whom the data may be disclosed?

The Data Controller and the data processors commissioned by the Data Controller have the right of access to the personal data according to the relevant and effective legal regulations.

The data are processed by the following data processing parties:

Company name: NetBlaze Group Szociális Szövetkezet Registered office: 8784 Kehidakustány, Forrás u. 3 2a. Registry court: Zalaegerszegi Törvényszék Cégbírósága

Company registration number: 20-02-050340

Tax number: 24804413-1-20

Customer service: phone: +36-30-894-6493, e-mail: info@netblaze.hu

The Data Controller reserves the right to involve other data processors in data process in the future, and to inform the Users about it by amending this Privacy Policy.

Without an expressed statutory provision, the Data Controller may transfer to third party's data suitable for personal identification only with the expressed consent of the particular user.

If the User registers to intranet system where he/she can meet and contact other participants of the Conference, his/her name and company name shall be available to the other users of the inner surface.

5.) User's rights connected to their processed data

Access to personal data

Upon the User's request the Data Controller provides information on whether the personal data of the User are being used for data processing purposes by the Data Controller, and if so, grants access to their personal data and shares the following information with them:

- the purpose(s) of the data processing activity;
- the type of the personal data affected by data processing;
- the legal ground and recipient(s) in the event of transferring the personal data of the User;
- the planned processing period;
- the rights of the User relating to the rectification, erasure and restriction of processing of the personal data, as well as the option to object to personal data processing;
- the possibility of turning to the Authority;
- the data source;
- the name, address of the processors and their activities related to data processing.

The Data Controller shall provide the User with a copy of the personal data processed free of charge. For any further copies requested by the User, the Data Controller may charge a reasonable fee based on administrative costs. If the User submits the request via an electronic channel the requested information shall be sent to them in a widely used electronic format unless the data subject requests a different format.

The Data Controller shall provide the information at the User's request without undue delay, but by no later than within one month from the submission of the request, in a readily intelligible form. The User may submit their request for access through the contact channels specified in this Privacy Policy.

Rectification of processed data

Taking into account the purpose of the data processing, the User may request the rectification of inaccurate personal data or the supplementation of incomplete data from the Data Controller. The Data Controller shall fulfil the rectification requirement without undue delay.

Erasure of processed data (right to be forgotten)

The User has the right to request immediate erasure of their personal data by the Data Controller; upon receiving such requests the Data Controller is obliged to immediately erase the personal data relating to the data subject if any of the following criteria are fulfilled:

- a) the personal data requested to be deleted are no longer needed for the purpose they were obtained for and managed in any way;
- b) the User revokes their consent and there is no other legal ground for data processing;
- c) the User objects to the processing of their personal data;
- d) the personal data was processed unlawfully;
- e) the personal data have to be erased for compliance with a legal obligation in EU or Member State law to which the Data Controller is subject;
- f) the personal data obtained based on consent was collected with the provision of services relating to the information society to children.

Where the Data Controller has made the personal data public (made it available to a third party) and is obliged to erase the personal data pursuant to the above, the Data Controller, shall take into account the available technology and the cost of implementation, shall take reasonable steps to inform controllers, which are processing the personal data of the User, that the User has requested them to erase any links to, or copy or replication of, those personal data as well as to erase any duplicate copies.

Personal data is not required to be erased when data processing is required:

- to exercise rights to freedom of expression and information;
- for compliance with a legal obligation which requires processing by EU or Member State law to which the controller is subject or for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller;
- based on public interest that relates to public health;
- for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes if the right to erasure is likely to render impossible or seriously impair the achievement of the objectives of that processing; or

for the presentation, enforcement or defence of legal claims.

Restriction of data processing

The User has the right to request the Data Controller to, instead of rectifying or erasing, restrict the processing of their personal data, if any of the following criteria apply:

- the User contests the correctness of their personal data. In such cases the limitation shall only
 apply to the time necessary for the Data Controller to verify the correctness of the personal
 data;
- the processing is unlawful, and the User opposes the erasure of the personal data and requests the restriction of their use instead:
- the Data Controller no longer needs the personal data for the purposes of the processing, but they are required by the User for the establishment, exercise or defence of legal claims; or
- the User objected to data processing; in such cases the restriction shall only apply to the time necessary to determine whether the Data Controller's justified needs precede the User's justified needs.

Where processing has been restricted, such personal data shall, except for storage, only be processed with the User's 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 European Union or of a Member State.

The Data Controller shall notify the User, based on whose request the data processing activity was restricted, prior to the lifting of such restrictions.

Notification obligation regarding rectification or erasure of personal data or restriction of processing

The Data Controller shall communicate any rectification or erasure of personal data or restriction of processing carried out to each recipient to whom the personal data have been disclosed, unless this proves impossible or involves disproportionate effort. Upon request, the Data Controller shall inform the User of these recipients.

Right to objection

The User shall have the right to object to the processing of data relating to them, if the data processing

- is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the Data Controller;
- is necessary for the enforcement of the legitimate interest of the Data Controller or a third party.

In case the User objects, the Data Controller shall no longer process the personal data unless they demonstrate compelling legitimate grounds for the processing which override the interests, rights and freedoms of the User or relate to the establishment, exercise or defence of legal claims.

Measures taken by the Data Controller in connection with the request of the User

The Data Controller shall inform the User without undue delay, but no later than within one month from the receipt of the request, of the measures taken in relation to the access, erasure, restriction, objection or data portability request. This deadline may, however, be extended by two months if warranted by the complexity of the request or the number of requests. The Data Controller shall notify the User of any such extension within one month of receiving the request; such a notification shall include the reason of the extension. If the User submits the request via an electronic channel the notification shall preferably be sent to them in an electronic format unless the data subject requests a different format.

If the Data Controller fails to act upon the User's request they shall notify the User, without delay but no later than within one month of receiving the request, of the reasons of such a failure, and shall also inform the User that they may place a complaint at a supervisory authority and may seek judicial legal remedy.

Upon the request of the User, the information, notifications and the measures taken based on their request shall be provided free of charge. Where requests from a User are clearly unfounded or excessive, in particular because of their repetitive character, the Data Controller may either charge a reasonable fee taking into account the administrative costs of providing the information or communication or taking the action requested or may refuse to take action in relation to the request. The Data Controller shall bear the burden of demonstrating the clearly unfounded or excessive nature of the request.

6.) Data security

Data Controller undertakes to ensure the security of data and implement those technical and organizational measures and determine those procedural rules which ensure the protection of the recorded, stored and processed data and also prevent the destruction, unauthorized use and alteration of data. Data Controller also undertakes to draw every third parties' attention to who gets access to the data or to whom the data are transferred with the consent of the Users, to comply with data security requirements.

Data Controller ensures that no unauthorized person get access to, disclose, forward, alter or delete the processed data. Only Data Controller and the employees of the data processors commissioned by Data Controller may have access to the data. Data Controller does not forward the data to any unauthorized third person.

Data Controller makes every necessary measure to avoid any damage, accidental loss or destruction of the data. Data Controller prescribes this obligation to its employees involved in data processing and to the data processors commissioned by Data Controller.

7.) Handling and reporting of data breach incidents

All incidents are considered a data breach incident, which results in the unauthorized processing or controlling of personal data, in particular unauthorized or accidental access, alteration, disclosure, erasure, loss or destruction of personal data controlled, transferred, stored or processed by the Controller, or in its accidental destruction or damage.

The Controller informs the data subjects about the data breach incident through the website of the Controller within 72 hours of detecting the data breach incident.

The Controller keeps a record of data breach incidents for controlling the measures taken in relation to the occurring incidents and for providing information to the data subjects. The record contains the following data:

- the scope of the affected personal data;
- the range and number of data subjects;
- the date and time of the data breach incident;
- the circumstances and effects of the data breach incident;
- the measures taken for the prevention of the data breach incident.

The data contained in the record will be kept by the Controller for 5 years from the detection of a data breach incident.

8.) Remedies available relating to data processing

Data Controller makes every effort to ensure the compliance of data processing with the applicable laws. If you think that we do not meet the related requirements, please contact us by email or by postal mail on the addresses given in the Section 1.

If you feel that your rights concerning personal data protection are being infringed, you have the right to seek remedy at the competent authorities:

- At the Hungarian National Authority for Data Protection and Freedom of Information [Nemzeti Adatvédelmi és Információszabadság Hatóság] (address: 1125 Budapest, Szilágyi Erzsébet fasor 22/C.; ugyfelszolgalat@naih.hu)
- at courts.

9.) Miscellaneous

This Privacy Policy is governed by the Hungarian law, with special regard to the provisions of Act CXII of 2011 on the Right of Informational Self-Determination and on Freedom of Information and the GDPR.

Budapest, 2019.06.13.

HYD LLC for Cancer Research and Drug Development Data Controller