

GDPR

Personal data processing as part of providing services of the **Messenger - Text & Call** mobile application operated by the company **Rocket IT Solutions Kft.**, **Akácos utca 4, Csomád 2161, Hungary.**

Data saved from the **Messenger – Text & Call** mobile application contain information that are deemed Personal Data in accordance with Section 4 of Act No. 122/2013 Coll., on personal data protection and on changes and additions to certain acts, as amended. Therefore, this personal data may only be processed with a consent of the Person Concerned. Prior to using the mobile application, the Person Concerned declares that all Personal Data provided by the Person Concerned is accurate and grants consent to the **Rocket IT Solutions Kft.** company to processing his/her Personal Data. The mobile application of **Rocket IT Solutions Kft.** cannot be used without granting the consent with Personal Data processing. The application will not be functional.

Providing personalized communication service to the Person Concerned as the mobile application user is the purpose of Personal Data processing. Based on the consent of the Person Concerned provided for the purposes specified in the previous sentence, **Rocket IT Solutions Kft.** is authorized to store the Personal Data of the Person Concerned from the mobile application and use this data exclusively for statistical purposes in the effort to improve the quality of the product.

The disclosure/provision of the Personal Data under the decision of the Person Concerned may be terminated and renewed at any time. Upon a written request of the Person Concerned, **Rocket IT Solutions Kft.** is obliged to delete the Personal Data.

The saved data of the Person Concerned does not include this person's name. The data includes: contact e-mail and IP address, all exclusively for statistical processing to improve the product quality for customers using the mobile application.

Rocket IT Solutions Kft. does not require any additional details. Under no circumstances will **Rocket IT Solutions Kft.** request any details belonging to the specific category defined in the provisions of Article 13 of the Act on Personal Data Protection.

Rights of Persons Concerned

A Person Concerned is entitled to request the following from the Operator by a written request:

- confirmation whether this person's personal data is processed or not;
- information on personal data processing in the mobile application to the extent of the Operator's identification details, purpose of Personal Data processing, list of Personal Data, and the necessary additional information in a generally understandable form;
- information about the source from which the Operator obtained the Personal Data for processing;
- list of Personal Data subject to processing;
- correction or disposal of his/her incorrect, incomplete or outdated Personal Data subject to processing;
- disposal of his/her Personal Data if the purpose of processing ceased to exist;
- disposal of his/her Personal Data subject to processing if the law is breached;
- blocking his/her Personal Data due to withdrawal of the consent prior to the expiry of its validity.

Based on a written request, the Person Concerned is entitled to present its objections to the Operator as regards:

- processing of his/her Personal Data if the Person Concerned assumes that this data is or will be processed for direct marketing purposes without a consent of the Person Concerned, and request disposal of this Personal Data.

The Person Concerned may exercise the rights specified above in writing in a letter sent by mail to the company's address or by electronic mail to the e-mail address support@rocketitsolutions.eu

If the Person Concerned is not fit to perform legal acts to the full extent, the legal representative of the Person Concerned may exercise the rights of this person. If the Person Concerned is no longer alive, the rights of this person may be exercised by this person's next of kin.

The Operator is obliged to process requests and objections of the Person Concerned without undue delay but no later than 30 days of the day of their delivery to the Operator.