

PRIVACY NOTICE

Predion Kft.

I. Introduction

This document constitutes the privacy notice of Predion Korlátolt Felelősségű Társaság (registered seat: H-2724 Újlengyel, Dózsa György utca 11., company registration number: 13-09-246197; hereinafter: “**Predion**” or “**Controller**”). Predion, acting as controller, acknowledges this notice as binding upon itself and undertakes to ensure that all processing of personal data related to its activities complies with the requirements set out in this notice and in the applicable laws in force. The privacy notice relating to Predion’s data processing activities is continuously available at www.predion.eu.

Predion shall be entitled to unilaterally amend the content of this privacy notice and its data processing practices from time to time. Predion shall inform users in advance or within an appropriate time period of material changes affecting the data processing practices. Predion places particular emphasis on ensuring that the personal data of users, business partners and other data subjects receive adequate protection and that their right to informational self-determination is fully respected during data processing. Predion processes personal data confidentially and takes all technical, organisational and security measures reasonably expected to ensure data security. Below we describe in detail the principles and practices of the Controller relating to the Predion system and mobile application and its data processing activities.

Use of the Predion Mobile Application

The Predion mobile application may be used through mobile phones and other mobile devices. The Predion system/application is also available for use via the Predion website. Most functions of the application are available only after registration. Unless expressly provided otherwise in this Notice, any reference herein to the Predion system shall also be understood as a reference to the Predion application, and any reference to the Predion application shall also be understood as a reference to the Predion system.

II. Registration and Use of the Predion System/Mobile Application

Purpose of data processing: The purpose of the processing is to enable registered users of the application to place predictions via the application regarding sports event results and other events related to sports events, participate in prediction competitions with other users of the application, create groups for prediction competitions and invite other persons thereto, and follow the progress and results of sports events. In the future, depending on subscription status, the application may also provide users with access to additional news relating to sports events, teams and athletes.

The purpose of the data processing further includes the preparation of statistics, monitoring use of the application, documenting and logging statements and activities made by users during use of the application.

Legal basis for processing data provided during registration: The voluntary consent of the data subject [Article 6(1)(a) GDPR].

Categories of personal data processed

a) Information provided by you

During registration you may provide the following information:

- your username and email address;

- your selected country and language;
- your password used to access the application (stored in encrypted form);
- your declaration whether you are over the age of 16;
- other legal declarations relating to the use of the application;
- other personal information provided by you during your interactions with us.

b) Information collected by automated means

We may collect information from your device through automated technology when you use the application. Automated technology may include cookies, local shared objects or web beacons.

Certain information collected during your potential subscriptions, purchases and use of the application (date and time of purchase, value of purchase, name and code of purchased product) may be used for creating anonymous statistics and for targeting advertisements displayed or sent to you so that you receive offers relevant to your interests.

We may also collect the following information concerning you:

- the date and time of downloading, registration and last opening of the application;
- the date and time of legal declarations made by you;
- information regarding certain offers provided to you, their status, the date, time and location of viewing and redemption thereof;
- display and viewing of push notifications, clicking on push notifications and number of clicks;
- geographic location and time of recording;
- the operating system and browser type used on your computer or mobile device;
- the type and settings of your device;
- your unique device identifier (UDID) or mobile device identifier (MEID);
- serial numbers of your device and device components;
- mobile advertising identifiers (IDFA, IFA) or other similar identifiers;
- the referring website or application; and
- all activities relating to your use of our mobile application, such as which pages you visit within the application.

Deadline for erasure of data: Following 2 years of user inactivity, the user account and the data associated with it will be deleted.

Possible consequences of failure to provide data: The data subject may not be able to use the application or certain services thereof.

Modification and deletion of data; support for the application: The provided data, including modification or withdrawal of consents, may be managed in the “Profile” menu. Deletion of the registration may be initiated under the “Profile” menu item of the Application.

III. Subscription and Other Purchases

In the currently available version of the Predion application, users are not able to subscribe or make other purchases; however, Predion intends to make such functionalities available in the near future. In view of the fact that such functionalities are currently unavailable in the application, the information relating to subscriptions or any other purchases contained in this section and elsewhere in this privacy notice shall become effective (subject to any necessary amendments) only if such functionalities become available to users.

IV. Marketing Communications, Advertisements and Customer Relationship Notifications

1. Marketing communications

If the user consents thereto during registration or subsequently, the user may receive segmented (classified into categories based on certain data) or personalised offers concerning discounts relating to the mobile application. Such marketing communication may take the form of push notifications, in-app banners (advertising tiles displayed within the application), e-mails or other formats.

Consent relating to marketing communication may be modified at any time after registration under the “Profile” menu item of the Application.

Purpose of processing: Offering and providing discounts and new or special functionalities to the user, exercising rights and performing obligations arising therefrom, enabling the collection and redemption of points related to subscriptions/purchases if a loyalty programme is introduced, and sending segmented and personalised offers relating to promotions. The purpose of processing also includes monitoring use of the application and documenting and logging the user’s declarations and activities within the application.

Legal basis for processing: Voluntary consent [Article 6(1)(a) GDPR].

Categories of personal data processed: The date, time and place of sending, viewing and using a given offer; the name and content of the offer (including alphanumeric code/QR code/downloadable file where applicable); where relevant, the number of redeemed points; redeemed coupon code; total purchase amount.

Deadline of data deletion: Two years.

Data transfers; joint controllership: If a partner company also participates in providing the offer, provision of the offer may involve transfer of data. In such cases, information concerning the partner’s data processing activities shall also be separately indicated in relation to the relevant offer. By participating in the use of discounts, functionalities or other opportunities provided by the offer, the data subject acknowledges having reviewed the data processing conditions contained in the specific notice.

Consequences of failure to provide data: The data subject may not use the discounts or functionalities provided by the offers and may not receive segmented or personalised marketing communications.

2. Automated display of advertisements

If the user registers and uses the application, advertisements may automatically appear during use of the application. These advertisements are displayed within the application interface (e.g. in-app banners, advertising tiles or other display formats).

Advertisements may be displayed generally or in segmented form based on certain data related to use of the application. Display of advertisements forms part of the use of the application and no separate consent is required for such display.

If you log into the Predion mobile application from a device running iOS 14.5 or newer or Android 12 or newer operating systems, we may not automatically process the mobile advertising identifier (e.g. IDFA for iOS or Google Ad ID for Android) and personal data relating to your use of the application, and we may not send personalised push notifications to you unless you expressly consent thereto via the pop-up window displayed within the application.

Even without consent, you may still receive offers/advertisements from us; however, such offers will not be personalised and will instead be general in nature and unrelated to your interests.

The user may avoid the display of advertisements by discontinuing use of the application, deleting the user account through the “Profile” menu item within the application, or potentially through future subscription functionalities.

Purpose of processing: Ensuring operation and financing of the application through the display of advertisements, provision of content related to the use of the application, measuring and optimising advertisement effectiveness, and improving user experience.

Legal basis for processing: Legitimate interest of the controller [Article 6(1)(f) GDPR].

Categories of personal data processed: Data relating to use of the application (e.g. viewed interfaces, clicks, interaction times), technical data (e.g. device type, operating system, unique identifiers), and other data necessary for displaying advertisements and measuring their effectiveness.

Deadline for deleting data: Two years.

Data transfers; joint processing: In connection with the display of advertisements, the controller may engage advertising service providers to whom data necessary for displaying advertisements and measuring their effectiveness may be transferred.

Consequences of failure to provide data: Processing of such data forms an integral part of use of the application, therefore the application cannot be used without such processing.

Advertisements displayed within the application on the mobile device are served based on automated decision-making.

Logic applied during automated decision-making: Personal data provided by the user, geographic location, external factors (e.g. weather, time of day), and data relating to purchases/subscriptions and user activities within the application may be used for advertisement targeting and displaying personalised marketing messages.

Effect of profiling on the data subject: Different personalised marketing messages may be displayed for individual users. Pursuant to Article 22(3) GDPR, the user may request human intervention by the controller, express their point of view and contest the decision.

3. Customer Relationship Notifications

The Controller may send notifications to users registered in the Predion application regardless of whether they consented to e-mail communications if changes occur in contractual terms, services, data processing practices or technical solutions that are relevant to users. Such processing is necessary for maintaining contact within the contractual relationship with users and for ensuring the secure and uninterrupted operation of services.

Purpose of processing: Providing information on amendments to contractual terms, communication of technical innovations or changes, and sharing important service-related information.

Legal basis for processing: Legitimate interest of the controllers [Article 6(1)(f) GDPR].

Please note in particular that, in relation to data processing based on legitimate interest, the data subject has the right to object: the data subject shall have the right to object, on grounds relating to his or her particular situation, at any time to the processing of his or her personal data. In such case, the controller shall no longer process the personal data unless the controller demonstrates compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject, or which relate to the establishment, exercise or defence of legal claims.

Categories of personal data processed: E-mail address, date and time of customer relationship communications and their content.

Deadline for data deletion: Processing of data for this purpose ceases upon deletion of the registration.

Other Data Processing Activities of the Application

Please be informed that data processed during use of the application may also be accessed by the provider of your device's operating system and/or the manufacturer of your device. For details of such data processing, please contact the relevant controller.

Location Data: By using the application – subject to separate user authorisation – we may collect data regarding the precise or approximate location of your device. For this purpose, we use geolocation and other technologies such as GPS, WiFi, Bluetooth or proximity to mobile towers in order to support certain functionalities of the application. Most mobile devices provide the possibility for users to withdraw consent for collection of such information within the device or browser settings.

If you wish to learn how to prevent us from collecting data relating to your precise location, we recommend that you contact your mobile service provider, the manufacturer of your device or the developer of the operating system running on your device. Certain services may not function properly without location services.

Analytics: Statistical reports may be prepared on the basis of the processing activities described in this notice. Such reports are not capable of identifying individuals and the analytical systems are accessible only with anonymous data.

Fraud Prevention: By using Google Cloud Platform, Firebase App Check, we monitor potentially abusive activities (e.g. suspicious, high-volume or irregular user attempts). Users acting contrary to the applicable rules may be excluded from use of the mobile application.

Legal basis for processing: The legitimate interest of the joint controllers, as fraud prevention is necessary to ensure the integrity of the application and the security of users and the controller [Article 6(1)(f) GDPR].

Please note in particular that, in relation to data processing based on legitimate interest, the data subject has the right to object: the data subject shall have the right to object, on grounds relating to his or her particular situation, at any time to the processing of his or her personal data. In such case, the controller shall no longer process the personal data unless the controller demonstrates compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject, or which relate to the establishment, exercise or defence of legal claims.

Processors Engaged in the Operation of the Application

NAME	REGISTERED OFFICE	PROCESSOR TASK
Google, LLC	1600 Amphitheatre Parkway, Mountain View, CA 94043, United States of America. Adequacy of data transfer ensured through standard contractual clauses under Article 46(2)(c) GDPR.	hosting-related administration, monitoring abusive activities
Cloudflare Inc	101 Townsend St, 94107 San Francisco, California, United States of America. Adequacy of data transfer ensured through standard contractual clauses under Article 46(2)(c) GDPR. List of authorised subprocessors: https://www.cloudflare.com/gdpr/subprocessors/	provision of cloud-based cybersecurity services
Functional Software, Inc. d/b/a Sentry	Praterstraße 40/3/3.1, 1020 Vienna, Austria. Website:	crash reports, performance data, session replay data

NAME	REGISTERED OFFICE	PROCESSOR TASK
	sentry.io privacy@sentry.io	Email: Adequacy of data transfer ensured through standard contractual clauses under Article 46(2)(c) GDPR.

Market Research Database

Purpose of processing: Registration and segmentation of market research participants, sending invitations to market research activities and conducting market research.

Legal basis for processing: Voluntary consent of the data subject [Article 6(1)(a) GDPR]. Only persons over the age of 16 may participate in market research.

Categories of personal data processed: Identification number, name, address, e-mail address, telephone number and other personal data provided by the data subject during the market research.

Duration of processing: Until withdrawal of the data subject's consent.

Consequences of failure to provide data: The data subject may not participate in the market research.

Processors: Different processors may participate in the processing of personal data in connection with different market research activities. The relevant processor shall be communicated to data subjects prior to commencement of the given processing operation.

Anonymous market research may also be conducted where data subjects cannot be identified. In such cases, persons providing data shall be separately informed of the anonymous nature of the data collection and analysis.

V. Data Processing Relating to the predion.eu Website

Logging of the predion.com server

The website www.predion.eu does not perform application-level logging; however, the infrastructure providers (Google Firebase Hosting and Cloudflare) may record IP addresses as part of their server operations.

Data Processing by External Service Providers

The HTML code of the portal contains embedded links pointing to external servers independent from Predion Kft., including tracking pixels. The user's device therefore directly connects to the server of the external service provider. Please note that such providers may collect user data (e.g. IP address, browser information, operating system data, mouse movements, visited page address and date of visit) and place cookies on the user's device due to direct communication with the browser.

Potentially personalised content may be served by the servers of external service providers.

Cookie Management on predion.eu

The website available at predion.eu may use cookies.

Cookies are variable-content alphanumeric information packets sent by the web server and stored on the user's device for a predefined validity period. Cookies enable retrieval of certain visitor data and tracking of internet use. Cookies therefore make it possible to determine the interests, internet usage habits and website visit history of the user.

Because cookies function as identifiers through which returning visitors may be recognised by the website, valid usernames and passwords may also be stored through their use.

When a browser sends back a previously stored cookie during a website visit, the service provider placing the cookie may connect the current visit with previous visits; however, because cookies are domain-specific, this is only possible with respect to the provider's own content.

Cookies alone are not capable of identifying users personally; they only identify the visitor's computer or device, from which conclusions may be drawn regarding the user's activities.

Cookies may originate partly from the website's own server and partly from partner service providers as third-party cookies. In such cases, the server of the external service provider is directly connected to the user's computer.

While cookies necessary for operation of the website are processed on the basis of the controller's legitimate interest [Article 6(1)(f) GDPR], statistical and advertising cookies may only be processed based on the explicit consent of the website visitor [Article 6(1)(a) GDPR].

Please note that accepting cookies may also result in cookie data being processed outside the European Union or the European Economic Area. In certain countries (such as the United States), this may entail the risk that data may be accessed for security and surveillance purposes without notice or available legal remedy. The legal basis for transfer of data to unsafe third countries is Article 49(1)(a) GDPR. The data subjects shall also be entitled, in relation to the data processing activities described in this section, to the rights set out in this Privacy Notice.

VI. Predion on Social Media

Predion intends to establish a presence on various social media platforms where it may publish content and display advertisements. Our objective is to present our services and products to users of social media platforms, communicate with them and provide opportunities for interaction between users.

When operating social media platforms, operators communicate directly with users' devices and may therefore become aware of network identifiers (IP addresses), place and retrieve cookies on devices, request personal data during registration and collect additional data during use of their services.

Users independently accept the contractual terms, privacy notices and cookie policies of such providers. Predion has no influence over such policies, and the providers themselves provide the relevant information through their own online channels.

Such processing operations constitute joint processing with Predion.

VII. Contact

Correspondence with Predion

If you wish to contact our company, you may do so via the contact details indicated in this notice or made available within the application or on the website.

Predion deletes all incoming e-mails together with the sender's name, e-mail address, date and time and other personal data contained in the message no later than three years following communication of the data, unless further retention is necessary due to an ongoing matter.

Please note that if you contact our company, our staff members may access the available data to the extent necessary to respond to your request and handle your matter.

Purpose of processing: Responding to inquiries, distinguishing inquiries from one another and ensuring retrievability.

Legal basis for processing: the controller has a legitimate interest in responding to inquiries submitted by interested persons, distinguishing such inquiries from one another, and ensuring retrievability [Article 6(1)(f) GDPR].

Categories of personal data processed: Name, e-mail address, date, time and other personal data contained in messages.

Duration of processing: Three years.

Possible consequences of failure to provide data: The data subject may not be able to contact Predion.

Data Processors

NAME	REGISTERED OFFICE	PROCESSOR TASK
Google, LLC	1600 Amphitheatre Parkway, Mountain View, CA 94043, United States of America. Adequacy of the data transfer is ensured by standard contractual clauses pursuant to Article 46(2)(c) GDPR.	hosting services

Other Data Processing Activities

Information on data processing activities not listed in this Notice shall be provided at the time the data are collected. We hereby inform our clients that courts, public prosecutors, investigating authorities, authorities conducting misdemeanour proceedings, administrative authorities, the National Authority for Data Protection and Freedom of Information, and other bodies authorised by law may contact the controller for the purpose of requesting information, disclosure or transfer of data, or provision of documents.

Predion shall disclose personal data to authorities only to the extent and in the scope that is indispensable for achieving the purpose of the request, provided that the authority has specified the exact purpose and scope of the requested data.

Details and Contact Information of the Controller

Name: Predion Korlátolt Felelősségű Társaság

Registered seat: H-2724 Újlengyel, Dózsa György utca 11.

Company registration number: 13-09-246197

Name of the registering court: Company Court of the Budapest Environs Regional Court

Tax number: 33016825-1-13

E-mail: info@predion.eu

VIII. Rights of Data Subjects and Available Remedies

The data subject may request information regarding processing of personal data concerning them, rectification of personal data, and – except for mandatory processing operations – erasure, withdrawal of consent, restriction of processing, and may exercise the right to data portability and the right to object via the methods indicated upon collection of the data or through the controller’s customer service.

Right to Information

Upon request by the data subject, Predion shall take appropriate measures to provide all information relating to processing of personal data referred to in Articles 13 and 14 of the GDPR and all information under Articles 15–22 and 34 of the GDPR in a concise, transparent, intelligible and easily accessible form, using clear and plain language.

Right of Access

The data subject shall have the right to obtain confirmation from the controller as to whether or not personal data concerning him or her are being processed and, where such processing is taking place, the data subject shall have the right to access the personal data and the following information: the purposes of the processing; the categories of personal data concerned; the recipients or categories of recipients to whom the personal data have been or will be disclosed, including in particular recipients in third countries or international organisations; the envisaged period for which the personal data will be stored; the right to request rectification, erasure or restriction of processing and to object to such processing; the right to lodge a complaint with a supervisory authority; information concerning the source of the data; the existence of automated decision-making, including profiling, and meaningful information about the logic involved, as well as the significance and the envisaged consequences of such processing for the data subject. Where personal data are transferred to a third country or to an international organisation, the data subject shall have the right to be informed of the appropriate safeguards relating to the transfer.

Predion shall provide the data subject with a copy of the personal data undergoing processing. For any further copies requested by the data subject, the controller may charge a reasonable fee based on administrative costs. Upon the request of the data subject, Predion shall provide the information in electronic form.

The right to information may be exercised in writing via the contact details indicated above. Upon request by the data subject, information may also be provided orally, following credible verification and identification of the data subject’s identity.

Right to Rectification

The data subject may request rectification of inaccurate personal data and completion of incomplete personal data.

Right to Erasure

The data subject shall have the right to obtain from Predion, upon request and without undue delay, the erasure of personal data concerning him or her where one of the following grounds applies:

- the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed;
- the data subject withdraws the consent on which the processing is based and there is no other legal basis for the processing;
- the data subject objects to the processing and there are no overriding legitimate grounds for the processing;
- the personal data have been unlawfully processed;
- the personal data must be erased for compliance with a legal obligation under Union or Member State law applicable to the controller;
- the personal data have been collected in relation to the offering of information society services.

Erasure of data may not be requested where processing is necessary: for exercising the right of freedom of expression and information; for compliance with a legal obligation under Union or Member State law applicable to the controller requiring processing of personal data, or for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller; for reasons of public interest in the area of public health; for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes; or for the establishment, exercise or defence of legal claims.

Right to Restriction of Processing

At the request of the data subject, Predion shall restrict processing where one of the following conditions applies:

- the accuracy of the personal data is contested by the data subject, in which case the restriction shall apply for a period enabling verification of the accuracy of the personal data;
- the processing is unlawful and the data subject opposes the erasure of the personal data and requests the restriction of their use instead;
- the controller no longer needs the personal data for the purposes of the processing, but the data subject requires them for the establishment, exercise or defence of legal claims; or
- the data subject has objected to the processing; in such case, the restriction shall apply for the period pending verification whether the legitimate grounds of the controller override those of the data subject.

Where processing has been restricted, such personal data shall, with the exception of storage, only be processed with the consent of the data subject, 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. Predion shall inform the data subject in advance of the lifting of the restriction of processing.

Right to Data Portability

The data subject shall have the right to receive personal data concerning them in a structured, commonly used and machine-readable format and transmit such data to another controller.

Right to Object

The data subject shall have the right to object, on grounds relating to his or her particular situation, at any time to the processing of personal data concerning him or her where such 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 controller, or for the purposes of the legitimate interests pursued by the controller or by a third party, including profiling based on those provisions.

In the event of an objection, the controller shall no longer process the personal data unless the controller demonstrates compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject, or which relate to the establishment, exercise or defence of legal claims.

Where personal data are processed for direct marketing purposes, the data subject shall have the right to object at any time to the processing of personal data concerning him or her for such direct marketing purposes, including profiling insofar as it is related to such direct marketing.

Where the data subject objects to processing for direct marketing purposes, Predion shall no longer process the personal data for such purposes.

Automated Decision-Making and Profiling

The data subject shall have the right not to be subject to a decision based solely on automated processing – including profiling – which produces legal effects concerning him or her or similarly significantly affects him or her.

The foregoing shall not apply where the decision:

- is necessary for entering into, or performance of, a contract between the data subject and the controller;
- is authorised by Union or Member State law applicable to the controller, which also lays down suitable measures to safeguard the rights and freedoms and legitimate interests of the data subject; or
- is based on the data subject's explicit consent.

Right to Withdraw Consent

The data subject shall have the right to withdraw consent at any time. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.

Procedural Rules

The controller shall provide the data subject with information on the action taken in response to a request pursuant to Articles 15–22 GDPR without undue delay and in any event within one month of receipt of the request. Where necessary, taking into account the complexity and number of the requests, that period may be extended by a further two months. The controller shall inform the data subject of any such extension within one month of receipt of the request, together with the reasons for the delay.

Where the data subject submitted the request electronically, the information shall be provided electronically, unless otherwise requested by the data subject.

If the controller does not take action in response to the data subject's request, the controller shall inform the data subject without undue delay and at the latest within one month of receipt of the request of the reasons for not taking action, as well as of the possibility of lodging a complaint with a supervisory authority and seeking a judicial remedy.

Predion shall provide the requested information and notices free of charge.

Where the request of the data subject is manifestly unfounded or excessive – in particular because of its repetitive character – the controller, taking into account the administrative costs of providing the information or communication or taking the requested action, may charge a reasonable fee or refuse to act on the request.

The controller shall communicate any rectification, erasure or restriction of processing carried out by it to each recipient to whom the personal data have been disclosed, unless this proves impossible or involves disproportionate effort. Upon request, the controller shall inform the data subject about such recipients.

The controller shall provide the data subject with a copy of the personal data undergoing processing. For any additional copies requested by the data subject, the controller may charge a reasonable fee based on administrative costs.

Where the data subject submitted the request electronically, the information shall be provided in electronic format, unless otherwise requested by the data subject.

Compensation and Damages

Any person who has suffered material or non-material damage as a result of an infringement of data protection legislation shall have the right to receive compensation from the controller or processor for the damage suffered.

The processor shall be liable for damage caused by processing only where it has failed to comply with obligations specifically directed to processors under applicable law, or where it has acted contrary to or outside the lawful instructions of the controller.

Where more than one controller or processor, or both the controller and the processor, are involved in the same processing and are responsible for any damage caused by the processing, each controller or processor shall be held jointly and severally liable for the entire damage.

The controller or processor shall be exempt from liability if it proves that it is not in any way responsible for the event giving rise to the damage.

Complaint

If you have any questions or concerns relating to Predion's processing of personal data, please contact us at: info@predion.eu

Right to Judicial Remedy

The data subject may bring proceedings before the courts in the event of infringement of their rights.

Proceedings Before the Data Protection Authority

Complaints may be lodged with the Hungarian National Authority for Data Protection and Freedom of Information:

Name: National Authority for Data Protection and Freedom of Information

Registered office: H-1055 Budapest, Falk Miksa utca 9-11.

Postal address: H-1363 Budapest, P.O. Box 9.