

Privacy Policy

Regarding the usage of the GiftHunter Application

Validity: 22.05.2018.

Preamble

1. These Terms and Conditions apply to the conditions of use, user rights and obligations and rights holders of the application **GiftHunter** (henceforth GiftHunter, Application or Software) developed by the Service.

General Information

2. The developer of the application and the Service provider is Imre Berényi entrepreneur (henceforth Service).
3. Public Data of the Service:

Name:	Imre Berényi (self-employed)
Seat:	6640 Csongrád, Hársfa street 92.
Place of Business:	6640 Csongrád, Hársfa street 92.
Postal Address:	6640 Csongrád, Hársfa street 92.
Registration Number:	9102075
Tax Identification Number:	64237989-1-26
E-mail Address:	imre@berenyisoft.hu

Terms

4. **GiftHunter/Application:** Designed to run and function as a mobile application on mobile phones. Service gives users the right to use the application according to the standing order terms and conditions. The users can use the services and acquire the products offered by shops and the available promotional products in the application.

5. **User:** At least 18 years old natural person, registered in the application GiftHunter. By installing and the application on the mobile phone the user agrees to our terms and conditions.
6. **Service Provider:** The entrepreneur Imre Berényi is the owner and the operator of the GiftHunter Application and Service.
7. **Service:** The Service Provider guarantees that the user receives the represented Promotional products in the application for free, offered and rendered accessible by shops via the GiftHunter Application. The Application is a complex of information technology, platform and marketing service. These promotional products based on the offer of the shops can be chosen in the application and obtained in the shops.
8. **Mobile device:** Mobile phone, smartphone, tablet, phablet and other mobile communication, mobile devices suitable to run the GiftHunter Application and also the device used by the user in order to run the application.
9. **Shop:** Any natural or legal entity or other entity without legal status, who becomes a party in agreement with the Service Provider, registered as a Shop and its product is available in the application and can be obtained by the user as a promotional product. The Shop accepts the identification number given by the Service Provider. The material goods and benefits are ensured to be given to the user. The content of these products are represented by the Service, nevertheless, the service is not regarded as a reseller.
10. **Website:** The Service can be found on the website <http://www.gifthunter.hu>, where additional information can be found about the GiftHunter Application.
11. **T&Cs.:** The terms and conditions that detail the rules that apply to fulfilling a particular contract concerning the Users and the Shops. Users and Shops must agree the terms and conditions to form a contract. It is published by the Provider on the website.

Scope of Privacy Policy

12. This Privacy Policy includes information of any natural or legal person and user.
Every personal information is valid, and accessible publicly in registered offices.
The Terms in this Privacy Policy are the same as in the T&Cs, except for under the 5. Point in the list.

Necessary Information

13. The following information are necessary:

- a. username,
- b. full name,
- c. e-mail address,
- d. password,
- e. mobile phone number,
- f. chosen language,
- g. age (under 18 or above),
- h. in case of shops: seat,
- i. identification number,

14. Automatically collected data: Information of the mobile device used during the signing, which are generated during usage. These information are automatically fixed in the Application, particularly the Internet Protocol address (IP), language setting, operating system, and internet service (ISP) and time stamp.

The information are stored automatically after logging in, it can be changed only if the User asks it otherwise.

The information is kept in secrecy. The information shall be deleted immediately when the purpose of the data management is implemented.

Purpose of the Data Management

15. The Service Provider manages the information, data for the following reasons:
- a. Registration in the Application,
 - b. Service Usage,
 - c. User identification,

- d. Creating contract concerning the Application and the available services in the Application,
- e. Assuring the communication between the Service Provider and the User,
- f. Complain management, Customer Service,
- g. Statistical, survey purposes,
- h. Invitation email of an Application Survey to the User,
- i. Improvement, development of the efficacy in the Application,
- j. Market research,

Data Governance Policy

16. Data Governance Policy includes the freedom of self-determination, information freedom (according to 2011. CXII. Act 5. § 1. paragraph “a” point. The Users willingly give their personal information in the Application. Personal information can be managed according to the 2001. CVIII. law (name, birth name, mother’s birth name, birth place and date).

17. By accepting the Terms and Conditions, the user approves of using the given information by the GiftHunter Application according to the Privacy Policy.

Data Management

18. The Service Provider manages every data and information in the Application.

Data Management Period

19. After data logging, the data are stored for 5 years by Service Provider except when it is asked otherwise.

Authorized People in the Data Management

20. The Service Provider and the employees of the Provider are entitled to know the information and data of the Users.

Information and Effective Remedies of the Concerned Parties

21. According to the 14.-19. §, the following points can be requested by the User:

- a. information about personal data management,
 - b. correction of personal data,
 - c. Deleting or blocking of personal data.
22. The User can institute a legal action towards the Service Provider at Court of Law Szeged or at the National Authority for Data Protection and Freedom of Information in case of personal data infringement.

Data Safety

23. Data are stored on the central server of the Service Provider.
24. The Service Provider is obliged to store the information and prevent any third party to access them according to the 7. §.
25. If the Service Provider notices any misuse or any unauthorized usage, the User must be informed within 24 h. The User must cooperate with the Provider in order to solve the problem, necessary data should be given to the Service Provider and public authorities.
26. If the Service Provider complies with the point above, the Service Provider is not responsible for any unauthorized access.

The modification of the Privacy Policy

27. The Provider will then, in its wisdom decide whether to modify the Terms and Conditions or not whenever it is necessary.
28. This Terms and Conditions and its modification shall be displayed on a visible platform, on the opening site of the website by the Provider. It must be accessible and printable directly free of charge. The modification of the Terms and Conditions enters into force after 8 (eight) day.
29. The User is informed of the Terms and Conditions modification by the Provider after the first signing to the application. The User accepts the modification after logging in, and clicking on the Terms and Conditions.
30. In the case when the User does not refuse the modification of the Terms and Conditions within 8 days, it is considered to be accepted.
In the case when the User objects the Terms and Conditions and it is not accepted, the User is entitled to abrogate the contract within 15 days period of notice in written form.

Szeged, 2018.