

**Pro Bono Children Europe –
A European Child Justice
Clearinghouse (PBCE)
Data Protection Notice**

Latest update: 2022

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1. GENERAL INFORMATION

PILnet Foundation (“**Foundation**”) connects civil society organizations to pro bono lawyers in PILnet’s global legal network who provide them with free, high-quality legal assistance.

The Foundation and the Alliance des Avocats pour les Droits de l’Homme (“**AADH**”) coordinates the provision of free and confidential legal services to nearly 200 NGOs, associations and institutions dedicated to the protection of human rights, regardless of their national or international dimensions.

The Foundation and AADH operate the Pro Bono Children Europe – A European Child Justice Clearinghouse (“**PBCE**”) together (as “**PBCE Representatives**”), which offers support to children’s rights organizations and their underaged clients by helping in identifying pro bono support for their legal needs. PBCE is a regional clearinghouse launched in the framework of the CLEAR-Rights: enhancing legal assistance for children in conflict with the law in Europe.

The aim of the PBCE is to:

- Improve access to justice for children;
- Strengthen the resilience of children’s rights NGOs;
- Promote and support legal pro bono work in the field of children’s rights;
- Support and enhance collaborations and exchange of good practices in the field of child justice.
- PBCE is built as a working group of the European Pro Bono Alliance, and it is comprised of volunteering organizations of the Alliance.

PBCE Representatives process information in connection with the operation and functioning of the PBCE. The PBCE Representatives’ activities affect the following people:

- NGO partners; clearing houses partners; law firms and lawyers (pro bono members); contributors; company members; training participants; job applicants (interns); and other individuals, seeking legal support (“**Individuals**”).

This information qualifies as “*personal data*” as defined in point 1 of Article 4 of the General Data Protection Regulation 2016/679 of the EU (“**GDPR**”).

This data protection notice (“**Notice**”) provides information regarding the processing of this personal data and the rights and remedies of the individuals with regards to said data processing.

Contact details of the Foundation:

The registered seat of the Foundation: 1055 Budapest, Honvéd utca 22/A. II/1.

The registration number of the Foundation: 18-01-0000167

The Foundation is registered at the Tribunal of Szombathely

The telephone number of the Foundation: +36 1 617 2668

The e-mail address of the Foundation: probono@pilnet.org

The website of the Foundation: <https://www.pilnet.org/our-work/europe-eurasia/hungarian/>

Contact person for the Foundation and his / her contact details: Krisztina Molnár, kmolnar@pilnet.org

Contact details of AADH:

The registered seat of AADH: Maison du Barreau 4 boulevard du palais 75001 Paris, France

The registration number of AADH: 51959493100015

The AADH is registered at the prefecture of Police of Paris

The telephone number of AADH: +33 9 88 02 50 08

The e-mail address of AADH: info@aadh.fr

The website of AADH: www.aadh.fr

Contact person for the Foundation and his / her contact details: Mrs Noanne Tenneson, 0767877282

According to Article 26 of the GDPR, where the Foundation and AADH jointly determine the purposes and means of the processing of personal data, they shall be „joint data controllers”. In practice, this means that they shall in a transparent manner determine their respective responsibilities for compliance with the obligations under the GDPR, in particular as regards the exercising of the rights of the Individuals, and their respective duties to provide the mandatory data protection information, by means of an arrangement between them. The arrangement shall duly reflect the respective roles and relationships of the joint data controllers vis-à-vis the Individuals. The essence of the arrangement shall be made available to the Individuals. The Individuals may exercise their rights under the GDPR vis-à-vis the Foundation or AADH (in particular the rights and remedies in Section 7 of this Data Protection Notice).

General contact point at the data controllers: Ms Giulia Patane and Ms Noanne Tenneson at dataprotection@pbce.org

2. UPDATES AND AVAILABILITY

The PBCE Representatives reserve the right to unilaterally modify this Data Protection Notice with immediate effect subsequent to such modification, subject to the limitations provided for by law and the requirements of advance notification to the individuals in due time, if necessary. The PBCE Representatives may modify this Data Protection Notice, particularly when it is required as a result of changes in the laws, the practice of the data protection authority, business needs or individuals’ needs, any new activity involving personal data processing or any newly revealed security exposures, or if it is deemed necessary because of individuals’ feedback. When communicating in relation to this Data Protection Notice or privacy issues, or otherwise keeping in contact with individuals, the PBCE Representatives may use the contact details of individuals available to the PBCE Representatives in order to get or keep in contact with individuals. Upon the request of an individual, the PBCE Representatives will, for example, send a copy of the latest updated version of this Data Protection Notice to individuals or certify that a certain individual has read the Notice.

3. SPECIFIC DATA PROTECTION TERMS

In certain cases, specific privacy-related terms and conditions may also be applicable to certain individuals; said individuals will be duly notified thereof. Such specific terms and conditions are provided for in connection with cookies that are used on the website of the PBCE Representatives.

In each case, individuals are obliged to make the relevant personal data available to the PBCE Representatives in accordance with the applicable laws. Individuals shall especially be in possession of adequate and informed consent, or any other appropriate legal basis, for making personal data available to the PBCE Representatives (for example if the data of contact persons and family members are given). If the PBCE Representatives become aware that any personal data of a data subject was disclosed without his/her consent or any other appropriate legal basis, then the PBCE Representatives may immediately delete such personal data, and the data subject is also entitled to exercise the rights and remedies set forth in this Data Protection Notice. The PBCE Representatives will not be liable for any loss or harm which may arise from any breach of the above undertaking and representation of any individual.

4. SCOPE OF THE DATA AND THE PURPOSE OF ITS PROCESSING

The table below describes the scope of the processed personal data, the purposes, the legal basis,

the duration of the processing and the scope of the persons authorised to have access to the data. Where a purpose of processing is required for pursuing a legitimate interest of the PBCE Representatives or any third party, then the PBCE Representatives will perform a balancing test of the underlying interests, which is available upon a request submitted to the PBCE Representatives by means of the contact details listed hereinabove.

The PBCE Representatives expressly wish to draw the attention of the individuals to their right of objection to the processing of their personal data on grounds relating to their particular situation at any time where the processing is based on a legitimate interest, including cases where the processing takes the form of profiling. In such cases, the PBCE Representatives shall cease to process the personal data unless it can prove that the processing has to be continued due to compelling legitimate reasons which override the interests, rights, and freedoms of the individuals, or which relate to the submission, the enforcement, or the protection of legal claims. If personal data is processed for the purpose of direct marketing, individuals may at any time object to the processing of their personal data for that purpose. Said grounds for objection include profiling if it is connected to direct marketing.

Where this Data Protection Notice indicates the relevant limitation period for the enforcement of claims as the duration of data processing, then any event which interrupts the limitation period shall extend the term of the data processing until the new date when the underlying claim may lapse (Section 6:25 (2) of Act V of 2013 on the Civil Code – the “**Civil Code**”). If the limitation period is interrupted, the claim can be enforced within one year from the time when the reason for interruption ceases to exist or, in respect of a limitation period of one year or less, within three months, even if the limitation period has already lapsed or there is less than one year or less than three months, respectively, remaining from it (Section 6:24 (2) of the Civil Code).

Purpose of the processing	Legal basis of the processing	Scope of processed data	Data retention period and data transfers
<p>Managing the PBCE membership of NGOs, lawyers, law firms, and other companies participating in the PBCE programme.</p>	<p>Article 6 (1) (e) of the GDPR – the data processing is necessary for the performance of a task carried out by the PBCE Representatives in the public interest, i.e. supporting the children’s rights organisations and their underaged clients by helping in identifying pro bono support for their legal needs.</p>	<p>Contact details (name, e-mail address, username for communications, such as Skype or other online communications platform ID) of the employees of the PBCE Representatives’ NGO partners.</p> <p>Name, contact details, jurisdiction and field of law of lawyers and law firms providing the pro bono legal assistance.</p>	<p>The PBCE Representatives will retain the personal data of the cooperating lawyers and the NGO partners' data for the duration of their PBCE membership.</p>
<p>Connecting the PBCE Representatives’ NGO partners and their clients (possibly children) with lawyers/law firms who can provide legal services to these Individuals.</p>	<p>Article 6 (1) (b) of the GDPR – the personal data are necessary to take steps at the request of the potential client seeking legal assistance, or, if agreed by the potential client, to provide the legal services to her/him.</p> <p>The PBCE Representatives cannot arrange for the provision of the legal services to the potential clients without the personal data.</p>	<p>In addition to the contact data listed above:</p> <p>Age, gender, and nationality of the Individual (if it is necessary in connection with the relevant case, e.g. in case of immigration or trafficking cases, or if the nature of the case may require a female lawyer to handle it; nationality is also important to understand the applicable laws in relation of an asylum request etc.).</p> <p>The description of the Individual’s case.</p>	<p>In addition to the data retention periods listed above:</p> <p>The PBCE Representatives will retain the personal data of the clients/Individuals for one year after the completion of the case (i.e. following up the given case and develop the functioning of the PBCE based on the conclusions of the case) – unless the relevant Individual asks for the deletion of her/his personal data earlier.</p> <p>Data sharing:</p> <p>The requests will be collected via Google form (manageable by both and with notification to both the Foundation and AADH). The PBCE Representatives will process the requests (share</p>

Purpose of the processing	Legal basis of the processing	Scope of processed data	Data retention period and data transfers
		<p>Any information provided in the so-called “intake form”. The purpose of the intake form is that once it is completed, one of the PBCE staff members will be in touch to verify the organization’s eligibility and confirm the details of the pro bono request. This request will then be circulated to the legal professionals within the PILnet global pro bono network. Once PBCE has identified the best match for the legal needs, the staff member will introduce the relevant Individuals directly to the lawyer or firm and facilitate their engagement.</p>	<p>with their networks of lawyers) directly and may share with other national clearinghouses in the European Pro Bono Alliance. For example, if the request relates only to Italy, the PBCE Representatives will refer them to the Italian member of the European Pro Bono Alliance. The list of the European Pro Bono Alliance is available here: https://www.pilnet.org/our-work/european-pro-bono-alliance/members/.</p> <p>In addition, if the national clearing houses cannot handle the case or if the PBCE Representatives failed to found a pro bono lawyer to handle the relevant Individual’s case, the PBCE Representatives may share the request on the mailing list of PBCE Lawyers. List of the PBCE Lawyers contains the contact details of the lawyers who filled in the Pro Bono Children Europe - Clearinghouse Expression of Interest Form.</p> <p>The PBCE Representatives can also share the requests with the PILnet Global Clearinghouse (lawyers who subscribed to PILnet Clearinghouse mailing lists), if necessary.</p> <p>The relevant Individuals can ask the PBCE Representatives not to share their personal data, as outlined above.</p>
Recruitment and managing job applications received by	Article 6.1 (b) of the GDPR (data processing is necessary in order to take steps at the request of the applicant, to	Name, e-mail address, phone number, qualifications, CV, cover	The Foundation will store the personal data for 1 year.

Purpose of the processing	Legal basis of the processing	Scope of processed data	Data retention period and data transfers
<p>the PBCE Representatives.</p>	<p>assess the application prior to entering into a contract of employment).</p> <p>The PBCE Representatives cannot assess the job application without the relevant personal data.</p>	<p>letter and any other personal data provided directly by the applicant.</p>	
<p>Sending advertisements and marketing newsletters by email to PBCE members, partners’ employees, prospects and interested persons.</p>	<p>Article 6 (1) (a) of the GDPR – voluntary consent of the partners, members, and Section 6 (1) of Act XLVIII of 2008 on the Basic Requirements and Certain Restrictions of Commercial Advertising Activities – prior, clear and express consent of the individual.</p> <p>Consent may be withdrawn at any time, without limitation and reasoning, free of charge. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.</p> <p>Without consent, the PBCE Representatives are not permitted to send out advertisements and newsletters by email.</p>	<p>Name and email address of the potential recipients.</p> <p>Contact details of the persons who are in contact with the PBCE Representatives: the names and the organisations they represent and other data they may provide in the Expression of Interest Form.</p>	<p>If an individual withdraws consent, then personal data has to be deleted.</p> <p>Unless the individual objects to the processing of his/her data, contact details can be used also after the relevant communication or event for the same purposes. The PBCE Representatives store the data for 5 years after the last contact made with the individual (Section 6:22 (1) of the Civil Code – claims lapse in 5 years).</p>
<p>Processing of personal data related to the trainings provided by the PBCE Representatives.</p>	<p>Article 6 (1) (b) of the GDPR – the personal data are necessary to take steps at the request of the individual asking for the training, or, if agreed by the individual, to provide the training to her/him.</p>	<p>The contact details (i.e. names and the organisations they represent and other data they may provide in connection with their participation – for example, regarding events - anticipated time of arrival,</p>	<p>The PBCE Representatives will store the personal data of the PBCE members, who have participated on trainings until the termination of the membership. Based on the data retained, the PBCE Representatives can see who has been trained and can handle cases.</p>

Purpose of the processing	Legal basis of the processing	Scope of processed data	Data retention period and data transfers
	The PBCE Representatives cannot hold the training without the personal data.	preferred training, or another event etc.); e-mail and username for communications, such as Teams or Zoom or other online communications platform ID	

5. DATA PROCESSORS

The PBCE Representatives engage the following contractual partners for carrying out tasks related to data processing operations in addition to the ones listed above. Such contracting parties act as so-called “data processors” (i.e. they process the personal data defined in this Data Protection Notice on behalf of the PBCE Representatives).

The PBCE Representatives should only use data processors that provide sufficient safeguards, in particular in terms of expertise, reliability and resources, for the implementation of technical and organisational measures which ensure that the requirements of the GDPR are met. Said safeguards should include the security of processing. The particular tasks and liabilities of the data processor are provided for in the data processing agreement made between the PBCE Representatives and the data processor. After the completion of the processing on behalf of the PBCE Representatives, the processor shall, at the choice of the PBCE Representatives, return or delete the personal data, unless there is a requirement to store the personal data under European Union or Member State law to which the processor is subject.

Data processor	Tasks
BlueRay Infokommunikációs Tanácsadó, Fejlesztő és Szolgáltató Korlátolt Felelősségű Társaság (registered seat: 1141 Budapest, Gödöllői utca 139. fsz. 1. ajtó)	Providing IT services.
Tutao GmbH (registered seat: 30449 Hannover, Deisterstr. 17., Germany - https://tutanota.com/)	Providing encrypted email service; endpoint encryption and two-step identification.
Google Forms (part of Google Cloud's enterprise services - https://cloud.google.com/privacy?hl=en)	Creating and sharing online forms and surveys and analysing responses in real-time.
Google Drive - https://www.google.com/drive/	Storing, sharing, and collaborating on files and folders from a mobile device, tablet, or computer.

6. TECHNICAL AND ORGANISATIONAL DATA SECURITY MEASURES

The PBCE Representatives protect the personal data it processes primarily by restricting the access to the information and by clearly specifying users' rights. Only the persons who require access in order to fulfil the above-mentioned purposes and/or are authorised to have access are entitled to access the systems and instruments used for processing the personal data referred to in this Data Protection Notice. These persons include, e.g., designated team members or departments (e.g., in respect of user data that are required for the use of the PBCE Representatives IT systems, the IT Department).

The PBCE Representatives ensure the safe and legitimate use of the e-mail accounts, shared folders on Google Drive and the Internet, and the desired level of awareness of the members of the PBCE Representatives related to such use by applying the following measures:

The PBCE Representatives expect that the encrypted e-mail accounts are only accessible to designated, authorized members within the Foundation and AADH.

The PBCE Representatives ensure that the personal data collected via Google Form and stored on a shared folder on Google Drive are only restrictively accessible to the Foundation and AADH accounts, which are protected with two factors authentication.

7. DATA PROTECTION RIGHTS AND REMEDIES

7.1 Data protection rights and remedies

The detailed rights and remedies of the individuals are set forth in the applicable provisions of the GDPR (especially in Articles 15, 16, 17, 18, 19, 20, 21, 22, 77, 78, 79, 80, and 82 of the GDPR). The summary set out below describes the most important provisions and the PBCE Representatives provide information for the individuals in accordance with the above articles about their rights and remedies related to the processing of personal data.

The information shall be provided in writing, or by other means, including, where appropriate, by electronic means. When requested by the individual, information may also be provided orally, provided that the identity of the individual is verified by other means.

The PBCE Representatives will respond without unreasonable delay to the request of an individual in which such person exercises his/her rights about the measures taken upon such request (see Articles 15-22 of the GDPR), with said response by no means to occur later than one month after receipt thereof. This period may, if needed, be extended for a further two months in light of the complexity of the request and the number of requests to be processed. The PBCE Representatives shall notify the individual about the extension and also indicate its grounds therefor within one month of the receipt of the request. Where the request has been submitted by electronic means, the response should likewise be sent electronically, unless the individual requests otherwise.

If the PBCE Representatives do not take any measure upon the individual's request, it shall so notify the individual without delay, but by no means later than one month after receipt thereof, stating why no measures will be taken. Additionally, the PBCE Representatives shall inform the individual about the individual's right to lodge a complaint with the data protection authority and to file an action for remedy with the courts.

7.2 The individual's right of access

- (1) The individual has the right to obtain confirmation from the PBCE Representatives with regards to whether or not personal data concerning them is being processed. In such a case, the individual is entitled to have access to the relevant personal data and to the following information:
 - a) the purposes of the processing;
 - b) the categories of personal data concerned;
 - c) the recipients or categories of recipient to whom the personal data has been or will be disclosed, specifically including recipients in third countries and/or international organisations;
 - d) where possible, the envisaged period for which the personal data will be stored, or, if not possible, the criteria used to determine that period;
 - e) the right of the individual to request from the PBCE Representatives rectification or erasure of personal data, or restriction of processing of personal data concerning the individual, or to object to such processing;
 - f) the right to lodge a complaint with a supervisory authority;
 - g) where the personal data is not collected from the individual, any available information as to its source.
- (2) Where personal data is forwarded to a third country, the individual is entitled to obtain information concerning the adequate safeguards of the data transfer.

- (3) The PBCE Representatives provide a copy of the personal data undergoing processing to the individual. The PBCE Representatives may charge a reasonable fee based on administrative costs for requested further copies thereof. Where the individual submitted their request by electronic means, the information will be provided to them in a commonly used electronic form unless otherwise requested by the data subject.

7.3 Right to rectification

The individual has the right to request that the PBCE Representatives rectify inaccurate personal data which concerns them without undue delay. In addition, the individual is also entitled to have incomplete personal data completed e.g. by a supplementary statement or otherwise.

7.4 Right to erasure ('right to be forgotten')

- (1) The individual has the right to request that the PBCE Representatives erase the personal data concerning them without delay where one of the following grounds applies:
- (a) the personal data is no longer required for the purposes for which it was collected or otherwise processed by the PBCE Representatives;
 - (b) the individual withdraws consent on which the processing is based, and there are no other legal grounds for the processing;
 - (c) the individual objects to the processing and there are no overriding legitimate grounds for the processing;
 - (d) the personal data has been unlawfully processed;
 - (e) the personal data has to be erased for compliance with a legal obligation in Union or Member State law to which the PBCE Representatives is subject;
 - (f) the collection of the personal data occurred in connection with the offering of services regarding the information society.
- (2) If the PBCE Representatives have made the personal data public and it is later obliged to delete it as a result of the above stated grounds, it will take reasonable steps to delete it, taking into account the available technology and the costs of implementation. These reasonable steps include technical steps in order to inform processors who carry out processing that the individual has initiated a request for the links leading to the relevant personal data, or the copies or reproductions thereof, be deleted.
- (3) Paragraphs (1) and (2) shall not apply to the extent that processing is necessary, among other things, for:
- a) exercising the right of freedom of expression and information;
 - b) compliance with a legal obligation which requires processing by European Union or Member State law to which the PBCE Representatives are subject;
 - c) archiving purposes in the public interest, scientific or historical research purposes or statistical purposes insofar as the right referred to in paragraph (1) is likely to render impossible or seriously impair the achievement of the objectives of that processing; or
 - d) the establishment, exercise, or defence of legal claims.

7.5 Right to restriction of processing

- (1) The individual has the right to obtain a restriction of processing from the PBCE Representatives where one of the following applies:
- a) the accuracy of the data is contested by the individual, for a period enabling the PBCE Representatives to verify the accuracy of the personal data;

- b) the processing is unlawful, and the individual opposes the erasure of the personal data and requests the restriction of its use instead;
 - c) the PBCE Representatives no longer need the personal data for the purposes of the processing, but the individual requires it for the establishment, exercise or defence of legal claims;
 - d) the individual has objected to processing pending the verification of whether the legitimate grounds of the PBCE Representatives override those of the individual.
- (2) Where processing has been restricted under paragraph (1), such personal data shall, with the exception of storage, only be processed with consent of the individual 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.
- (3) The PBCE Representatives inform the individual whose request has served as grounds for the restriction based on the aforesaid, before the restriction of processing is lifted.

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

The PBCE Representatives will communicate any rectification or erasure of personal data or restriction of processing to each recipient to whom the personal data has been disclosed, unless this proves impossible or involves disproportionate effort. The PBCE Representatives shall inform the individual about those recipients if they so request.

7.7 Right to data portability

- (1) The individual has the right to receive the personal data concerning them, which they have provided to the PBCE Representatives in a structured, commonly used, and machine-readable format and have the right to transmit that data to another controller without hindrance from the PBCE Representatives, where:
- a) the processing is based on consent or on a contract; and
 - b) the processing is carried out by automated means.
- (2) In exercising the right to data portability pursuant to paragraph (1), the individual shall have the right to have the personal data transmitted directly from one controller to another (thus from the PBCE Representatives to another controller), where technically feasible.
- (3) Exercising the aforesaid right shall be without prejudice to provisions concerning the right to erasure ('right to be forgotten') and, further, this right shall not adversely affect the rights and freedoms of others.

7.8 Right to object

- (1) **The individual has the right to object, on grounds relating to his/her particular situation, at any time to the processing of personal data concerning them for the purposes of legitimate interests. In such a case, the PBCE Representatives will no longer process the personal data unless it demonstrates compelling legitimate grounds for the processing which override the interests, rights, and freedoms of the individual, or for the establishment, exercise or defence of legal claims.**
- (2) **Where the processing of personal data serves direct marketing purposes the individual is entitled to object to the processing of personal data regarding them for such purposes, including profiling, in so far as the latter relates to direct marketing.**

- (3) If the individual objects to the processing of personal data with the aim of direct marketing, then the personal data can no longer be processed for this purpose.
- (4) In connection with the use of services related to information society, the individual may resort to their right of objection, with deviation from Directive No 2002/58/EC, by means of automated devices based on technical requirements.
- (5) Where personal data is processed for scientific or historical research purposes or statistical purposes, the individual, on grounds relating to their particular situation, has the right to object to the processing of personal data concerning them, unless the processing is necessary for the performance of a task carried out for reasons of public interest.

7.9 Right to lodge a complaint with a supervisory authority

The individual has the right to lodge a complaint with a supervisory authority, in particular in the Member State of their habitual residence, place of work, or place of the alleged infringement if they consider that the processing of personal data relating to them infringes the GDPR. In Hungary, the competent supervisory authority is the Hungarian Authority for Data Protection and Freedom of Information (<http://naih.hu/>; address: 1055 Budapest, Falk Miksa utca 9-11.; postal address: 1363 Budapest, Pf.: 9; telephone: +36-1-391-1400; fax: +36-1-391-1410; e-mail: ugyfelszolgalat@naih.hu). In France, the competent supervisory authority is the Commission Nationale de l'Informatique et des Libertés (<https://www.cnil.fr/en/home>; address: 3 Place de Fontenoy, Tsa 80715, 75334 Paris Cedex 07, France; telephone: +33 (0)1 53 73 22 22).

7.10 Right to an effective judicial remedy against a supervisory authority

- (1) The individual has the right to an effective judicial remedy against a legally binding decision of a supervisory authority concerning them.
- (2) The individual has the right to an effective judicial remedy where the supervisory authority that is competent does not handle a complaint or does not inform them within three months on the progress or outcome of the complaint lodged.
- (3) Proceedings against a supervisory authority shall be brought before the courts of the Member State where the supervisory authority is established.

7.11 Right to an effective judicial remedy against the PBCE Representatives or the processor

- (1) Without prejudice to any available administrative or non-judicial remedy, including the right to lodge a complaint with a supervisory authority, any individual has the right to an effective judicial remedy where they consider that their rights under the GDPR have been infringed as a result of the processing of their personal data in non-compliance with the GDPR.
- (2) Proceedings against the PBCE Representatives or a processor shall be brought before the courts of the Member State where the PBCE Representatives or processor has an establishment. Alternatively, such proceedings may be brought before the courts of the Member State where the individual has habitual residence. In Hungary, the general court has jurisdiction in these kinds of proceedings. The proceedings can be brought - according to the choice of the individual concerned - before the general court where one has its habitual residence or place of stay. Information on the competent courts and their contact details is available at www.birosag.hu.