

RULES FOR USE OF THE WEBSITES of Bisnode Magyarország Kft. and Bisnode D&B Magyarország Kft.

Users (as the 'User') shall use any of the websites www.bisnode.hu, www.blog.bisnode.hu, www.partnercontrol.hu, www.partnermanager.hu, www.partnerradar.hu and www.partnerpayment.hu (as 'Websites') operated by **Bisnode Magyarország Kft.** (registered office: 1093 Budapest, Közraktár u. 30-32.; company registration number: 01-09-917390; tax registration number: 14735808-2-43; telephone: +36 1 815 8500; fax: +36 1 815 8599; e-mail: info@bisnode.hu; web: www.bisnode.hu, data protection registration number: NAIH-60028/2012; as the 'Service Provider') and **Bisnode D&B Magyarország Kft.** (registered office: 1093 Budapest, Közraktár u. 30-32.; company registration number: Cg. 01-09-167465; tax registration number: 10769931-2-43; telefon: +36 1 815 8500; fax: +36 1 815 8599; e-mail: okirat@bisnode.hu; web: www.bisnode.hu, data protection registration number: NAIH-60029/2012) in accordance with the following provisions:

1. The User may use the Websites exclusively at his own risk and shall accept that the Service Provider shall not be made liable for material and non-material damages arising from the use beyond the liability for premeditated non-performance of an obligation resulting in loss of life, or harm to physical integrity or health.
2. The Service Provider excludes any liability for the conduct of the Websites' users (Users). The User shall ensure not to infringe directly or indirectly the rights of any third party or any law in the course of using the Website.
3. The User shall be fully responsible for his opinions expressed in a text or score that he disclosed on the Website of the Service Provider to rate any of his partner's activity. The Service Provider excludes any liability for any partner rating or the consequences thereof.
4. The User shall be fully and exclusively responsible for his own conduct, in this case the Service Provider fully cooperates with the competent authorities to detect any infringement.
5. The Service Provider is entitled, but not obliged, to monitor the content eventually made available by the User in the course of using the Website, and in respect of the published contents, the Service Provider is entitled, but not obliged, to search for indications of illegal activity.
6. The Websites may contain links to other websites. The Service Provider is not responsible for the privacy policy or any other activity of such websites and webpages.
7. Due to the global nature of the internet, the User shall accept to act in the course of using the Websites also in accordance with the applicable national legislation. If any activity in connection with the use of the Websites is not permitted by the law of the User's state, the User.
8. If the User detects any objectionable content on the Website, he shall immediately notify the Service Provider. If the Service Provider, acting in good faith, considers the notification well-founded, it has the right to immediately delete or modify the information in question.
9. The Website, their graphic elements, texts and technical solutions, and the elements of the Service are all protected by copyright and other intellectual property right laws (trademark law in particular). The Service Provider is the copyright holder or the authorised user of all contents published on the Websites or made available in the provision of services through the Websites (including, among others, all graphics and other materials, the layout and structure of the Website, the applied software and other solutions, ideas, implementation).
10. Saving the Websites' content and its parts on physical or any other data carrier or printing them is only permitted for personal use or upon the prior written consent of the Service Provider. Any use beyond the personal use - e.g. storage in database, transmission, disclosure, making it downloadable, marketing - is only permitted upon the prior written consent of the Service Provider.
11. Further to the explicitly stipulated rights in these General Terms of Use, registration, use of the Websites, or any provision of these General Terms of Use shall not authorise the User to any use or utilisation of any trade name or trademark on the Websites. Beyond the display related to the normal use of the Websites and the necessary temporary multiplication to this end, and the copy for personal use, any form of use or utilisation of these intellectual properties is only permitted upon the prior written consent of the Service Provider.
12. The Service Provider reserves all rights to all elements of its service, in particular to the domain name of www.bisnode.hu, www.blog.bisnode.hu, www.partnercontrol.hu, www.partnermanager.hu, www.partnerpayment.hu and www.partnerradar.hu, the subdomain names thereof, and to all other domain names reserved by the Service Provider, subpages thereof and all its web advertising space. Any activity to list, organise, archive, hack the database of the Service Provider or derive the source code thereof is prohibited, unless the Service Provider specially authorised so.
13. Unless separately agreed or using without specific services for this purpose, it is prohibited to modify or copy the database of the Service Provider or enter new data or overwrite existing data therein by circumventing the area or search engines provided by the Service Provider. The User may only use the Website and the Service properly and during this may not use any automatic system, robot, IT or software solution designed for data collection, large-scale data extraction.