



Privacy policy

We consider it extremely important to protect the personal data that is made known to us during our activities. FuturAqua Plc. processes personal data confidentially and takes all necessary security, technical and organizational measures in order to ensure the protection of data.

During our activities, we process the data of natural and legal persons (hereinafter: Data subject) in the manner and to the extent necessary for that purpose.

You can read our Privacy policy below. You can read about the data processing in groups of cases that may help you to find information more easily.

You can find this Privacy policy at www.futuraqua.eu website.

Data controller:

The company keeps records of the owners of the issued shares and tokens, and the data controller is FuturAqua Plc. relating to the data processing specified in this Privacy policy.

Our contact details:

In person: 7011 Alap, Dózsa György út 81-83.

Mailing address: 7011 Alap, Dózsa György út 81-83.

Phone: +36 30 636 4757

Email: info@futuraqua.eu

1. What entitles FuturAqua Plc. to process the data?

In order to perform our duties, it is essential that we process personal data. Act LIII of 2017 empowers us to process data.

2. What type of data do we process?

DATA	WHY	WHAT IS THE LEGAL
Family name and first name	In order to clearly identify you and to perform our duties under the Act on Prevention and Combating of Money Laundering and Terrorist Financing.	Data processing is our obligation deriving from law.
Name at birth:	In order to clearly identify you and to perform our duties under the Act on Prevention and Combating of Money Laundering and Terrorist Financing.	Data processing is our obligation deriving from law.
Place of birth	In order to clearly identify you and to perform our duties under the Act on Prevention and Combating of Money Laundering and Terrorist Financing.	Data processing is our obligation deriving from law.
Date of birth	In order to clearly identify you and to perform our duties under the Act on Prevention and Combating of Money Laundering and Terrorist Financing.	Data processing is our obligation deriving from law.
Mother's maiden name, Name at birth and Family name	In order to clearly identify you and to perform our duties under the Act on Prevention and Combating of Money Laundering and Terrorist Financing.	Data processing is our obligation deriving from law.
Address of residence	In order to clearly identify you and to perform our duties under the Act on Prevention and Combating of Money Laundering and Terrorist Financing.	Data processing is our obligation deriving from law.

Temporary address	In order to clearly identify you and to perform our duties under the Act on Prevention and Combating of Money Laundering and Terrorist Financing.	Data processing is our obligation deriving from law.
Address for service	In order to clearly identify you and to perform our duties under the Act on Prevention and Combating of Money Laundering and Terrorist Financing.	Data processing is our obligation deriving from law.

3. Do we engage a data processor?

Yes. We do not perform all the tasks ourselves in connection with the shares that are admitted to trading. Furthermore, the tokenization process requires special IT expertise and the generation of the tokens is performed by a specialized IT company.

The Civil Code of Hungary enables us to entrust a data processor. In describing the data processing process where we entrust a data processor, we name the data processor and the activity which he performs. We strictly define how the data processors of FuturAqua Plc. can process the data and we regularly monitor their activities for the data processors.

4. Who can have access to the data?

The data may be available to the colleagues of FuturAqua Plc. and the employees of our data processor. The orderly functioning is monitored by the designated organizational unit. In this way, the data can also be made available to the auditors, if this is indispensable. The data may also be available to the employees of FuturAqua Plc.'s subcontractors as data processors, who participate in the performance of the activity.

5. What entitles FuturAqua Plc. to process the data?

In order to perform our duties, it is necessary that we process personal data. The Act LIII of 2017 empowers us to process data. In case of possession of shares or tokens, we need your personal data in order to comply with the requirements of the Act on Prevention and Combating of Money Laundering and Terrorist Financing and thus to fulfil our duties within the legal operation of the company and in case of the tokens it is necessary for the registration of those entitled. In case of acquiring the token, the holder of the token gives its consent to the data processing at the same time of the acquisition, and if the data subject refuses to give his consent, we will not be able to give the token to him.

6. For what purpose do we process the data?

We process the data for the purpose of registering the current owners and holders of the shares purchased and tokens acquired by you.

Data processor:

AQUA-IT Kft.

Seat: 9372 Csapod, Ciráki utca 11.

Mailing address: 9372 Csapod, Ciráki utca 11.

Phone: 36 1 2410111

E-mail: info@aquait.hu

7. What are your rights in relation to your data (rights of Data subjects)?

1) Rights of the Data subjects:

All data subjects (natural persons identified or identifiable by data processing) have the following rights in relation to data processing:

- a) Right to information at the beginning of data processing
- b) Right of access to data
- c) Right to rectification
- d) Right to erasure, right to be forgotten, right of restriction
- e) Right to data portability
- f) Right to object
- g) Rights in relation to automated decision making and profiling.

a) At the beginning of the data processing, the data controller shall inform the data subject about the following:

- the fact of processing of data:
- about what data will be processed
- for what purpose will data be processed
- for how long data will be processed
- whether to engage a data processor
- to whom he allows access to the data.

b) The Data subjects may at any time request information on the processing of data relating to them, including

- what data related to them is processed by the data controller,
- from where the data are obtained by the data controller (source of the data),
- the purpose for which the data controller processes their data (the purpose of data processing),
- what entitles the controller to process the data (on its legal basis),
- when and for how long the data controller processes their data (on its duration),
- whether the data controller engages a data processor to process its data.
- If the data controller engages a data processor, then who is the data processor and what is its address, what will he do with the data (about its data processing activities),
- Can anyone access and do something illegally with your data (data breach) and, if yes, what were its effects? What the data controller has done to deal with this situation and protect your data (the remedial actions taken)?
- Has the Data Controller transferred your data to anyone and, if so, what authorized the Data controller to do so (on the legal basis of the data transfer) and to whom he has transferred your data (on the recipient of the data transfer)?

The controller shall respond to the requests for information within 25 days at the latest.

c) The Data subject may request the rectification of his personal data. If incorrect or unreal data is processed by the data controller, the data subject may request for its modification. E.g. you can request that we modify your email address in our registration. The data subject shall prove whether the data to be modified is correct and he shall also prove that he is entitled to request the modification of the data. This is to avoid mistakes and abuse of rights. If it is not clear whether the processed data is correct or accurate, the Data controller does not correct the data, he marks it only, thus indicates that it has been objected to by the data subject, but it may not be incorrect. The person concerned will be notified thereon.

d) The data subject may request the deletion of his data, (the data controller and data processor processing the data may not further process or register the data requested to be deleted). The data subject may also request that the Data Controller does not delete his data and do not continue to use it (blocking of data). Some data shall not be deleted or blocked by the Data controller; their processing is required by law. The data subject will be notified on the deletion or blocking. If the data controller has disclosed the data and is obliged to delete it and, taking into account the available technology and costs, the data controller will take reasonable steps to delete the data from everywhere.

e) The data subject has the right to receive the data transferred by him to the data controller in a machine-readable form that can be accessed widely and to transmit them to another data controller, except for exercising the right of public interest or official authority.

The data subject may object to the processing of data relating to him. Where there is justified opposition, the data processing will be terminated by the data controller and the data will be blocked. Data processed based on law shall not be deleted or blocked, even if the data subject objects to the mandatory data processing.

f) The analysis and processing (profiling) of the characteristics extracted from the personal data of the data subject may only take place with his express consent. When making a decision based on the processing of personal data, the data subject has the right to object, request an explanation and / or human intervention.

Where can you reach FuturAqua Plc. if you would like to exercise your rights?

FuturAqua Mineral Water Production and Asset Management Public Limited Company

Address: 7011 Alap, Dózsa György út 81-83.

Mailing address: 7011 Alap, Dózsa György út 81-83.

Email: info@futuraqua.hu

Phone: +36 30 636-4757

Data protection officer: Ottó Gábor Gáncs

Address: 9400 Sopron, Patak u. 10.

Mailing address: 9400 Sopron, Patak u. 10.

Phone: 36 1 2410111

11. Data security measures

FuturAqua Plc. takes all organizational and security measures to protect the personal data it processes. The employees of FuturAqua Plc. undertake strict confidentiality rules in the written statement and shall act in accordance with these confidentiality rules in the course of their work. The employees have access to the data only to the depth and amount required by their job.

The internal network is protected by a multi-level firewall.

We protect our internal networks from external attacks with multi-level, active and complex protection against malicious code (e.g. virus protection).

Access to the IT system of FuturAqua Plc. is possible via encrypted data connection. The data transfers take place exclusively through a closed system with the public service providers and our data processors.

We do our best to ensure that our IT tools and softwares provide adequate protection.

Due to the continuous improvement, all the performed operations can be controlled and monitored through the complete logging and the incidents and access can be detected.

12. Where to turn to protect your rights?

If you complain about the processing of your personal data by FuturAqua Plc., we recommend that you contact FuturAqua Plc. first with your complaint. We will investigate your incoming complaint and make every effort to handle it properly.

If, nevertheless, you still complain how FuturAqua Plc. processes your data or wish to contact the authority directly, you can lodge a complaint with the competent supervisory authority, the National Authority for Data Protection and Freedom of Information (in Hungarian: Nemzeti Adatvédelmi és Információszabadság Hatóság (address: 1125 Budapest, Szilágyi Erzsébet fasor 22/c, postal address: 1530 Budapest, Pf.: 5. Email: ugyfelszolgalat@naih.hu, honlap: www.naih.hu).

You have to right to file for court action in order to protect your data in addition to those indicated above. The action falls within the jurisdiction of the general court competent based on your address or place of residence.

The terms used in this Privacy policy are interpreted in accordance with the explanatory provisions of the Act CXII of 2011 on Informational Self-Determination and Freedom of Information and in accordance with the definitions defined in the General Data Protection Regulation (Regulation 2016/679/EU) (hereinafter referred to as the 'GDPR').