

Data Processing-Related Information Note
concerning data processing
by the National Directorate-General for Aliens Policing
in the context of official registers
(Version effective from 8 May 2025)

The purpose of this information note is to provide a schematic, client-oriented overview of the data processing activities of the National Directorate-General for Aliens Policing (hereinafter referred to as Directorate-General) as aliens policing and asylum authority.

Based on the various purposes of data processing, the Directorate-General carries out data processing for administration (and related client contacting), as well as registration (dataset creating) purposes.

Data processing related to administration procedures is closely connected to case processing and its basic purpose is to provide the data necessary for the conduct of the procedure related to the given case, for the identification of persons concerned in the procedure and for the completion of the case. In data processing for administrative purposes, personal data are only indicated in the documents of the given case, as well as, in the administrative tools, and processing thereof is only allowed until a given case document is disposed of.

In the course of its registration-related data processing, from the types of personal data collected on the basis of criteria under legal provisions, the Directorate-General creates a structured dataset, according to given criteria, hence, providing traceability, in the case of electronic registers, retrievability, by various characteristics during the period of data processing defined by law.

1. Designation of the data controller

Data controller: National Directorate-General for Aliens Policing

Representative of the data controller: Pol. Major General Dr. Sándor Gömbös, Police Chief Counsellor, Director General

Data protection officer: Pol. Lieutenant Colonel Dr. Gabriella Pálfy

Place of establishment: H-1117 Budapest, 60 Budafoki út

Postal address: H-1903 Budapest, P.O. Box no. 314

Email address: adatvedelem@oif.gov.hu

Telephone: +36 1 463 9100

2. Legislation on which data processing is based

2.1. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (hereinafter referred to as GDPR)

2.2. Directive (EU) 2016/680 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data by competent authorities for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, and on the free movement of such data, and repealing Council Framework Decision 2008/977/JHA

2.3. Act CXII of 2011 on the Right to Informational Self-Determination and on the Freedom of Information (hereinafter referred to as Act CXII of 2011)

2.4. Detailed rules concerning the data processing of the Directorate-General for the purpose of administration and registration are defined in

a) Chapter VI of Act I of 2007 on the Admission and Residence of Persons with the Right of Free Movement and Residence (hereinafter referred to as Act I of 2007),

b) Chapter VIII and X of Act XC of 2023 on General Rules for the Admission and Right of Residence of Third-Country Nationals (hereinafter referred to as Act XC of 2023) and

c) Chapter X of Act LXXX of 2007 on Asylum (hereinafter referred to as Act LXXX of 2007).

3. Description and purpose of data processing, scope and duration of processed personal data

Data processing lists and registers related to the administrative procedures of the Directorate-General, the purpose of data processing, the scope of personal data processed and the term of data processing are indicated in Annex 1 for persons with the right of free movement, Annex 2 for third-country nationals who are not subject to Act I of 2007, and Annex 3 for those who are subject to Act LXXX of 2007.

4. Legal basis for data processing

Legal basis for data processing is compliance with legal obligation under Article 6 (1) c) of GDPR with regard to the tasks defined in legislation indicated in Point 2.4.

5. Access to data and data protection measures

Authorized administrative officers and case workers of the Directorate-General shall access personal data in order to perform their duties. With regard to the electronic registers, an individual user name and password is assigned to the administrators.

Data processed by the Directorate-General in its registers are transferred beyond the authorisations of Section 81 of Act I of 2007, Sections 272-273 of Act XC of 2023 and Section 87-89 of Act LXXX of 2007, only to bodies that are legally entitled to process such data specified by special legislation, with regard to the principle of purpose limitation.

The data protection system of the data processed by the Directorate-General was created in a way to ensure the security of personal data and their protection against unauthorised or illegal data processing, accidental loss, destruction or impairment by applying technical and organisational measures of up-to-date standards. An incident management protocol has been established by the Directorate-General for managing incidents that might occur.

The physical, personal and administrative, technological data security rules of the Directorate-General guaranteeing the security of personal data are laid down in regulations.

During data processing indicated in Point 3, the Directorate-General relies on legally designated external data processors for certain activities (NISZ Zrt. [“National Infocommunications Service Company Limited”], IdomSoft Kft. [LLC]).

6. Rights related to data processing

6.1. Right to request information and subject’s right to access data

Using the contact details provided in Point 1 (adatvedelem@oif.gov.hu), the data subject can request information in writing from the Directorate-General on whether data processing is in progress, what kind of personal data, and on what legal basis, for what purpose of data process, from what source, how long is processed by the Directorate-General. Furthermore, it can be requested to whom, when and on what legal basis and to which personal data the Directorate-General has provided access or to whom it has transferred personal data. The Directorate-General complies with the request of the data subject without undue delay, but within a maximum of one month. The Directorate-General may charge a reasonable fee, which also compensates for administrative costs, for the provision of a copy containing the processed personal data repeatedly requested by the data subject. The data controller may limit or refuse to comply with the data subject’s request if the legal requirements are satisfied, in which case the data subject shall be notified immediately, and the Directorate-General shall inform the data subject about his/her additional rights related to his/her personal data and how to exercise them.

6.2. Right to rectification

Using the contact details provided in Point 1, the data subject can request in writing that the Directorate-General amend or supplement any inaccurate, incorrect or missing personal data – if the relevant conditions apply – with the statement provided by the data subject and with correct and accurate personal data. In case there is doubt about the accuracy of the rectification of personal data, the Directorate-General shall only mark the personal data with the fact that the data subject has objected to its correctness, accuracy or completeness. The Directorate-General shall comply with the substantiated request within a maximum of one month and shall notify the person concerned accordingly. In case the data subject’s request is rejected, the Directorate-General shall inform the data subject of the circumstances of the rejection, as well as of his/her additional rights related to his/her personal data and how to exercise them.

6.3. Right to erasure

Using the contact details provided in Point 1, the data subject can request in writing that the Directorate-General erase his/her personal data, if the relevant conditions apply. The Directorate-General shall reject the erasure request in the event that it is required to continue storing personal data in order to comply with an obligation which requires the processing of personal data under European Union or Member State law applicable to the Directorate-General as data controller, for the performance of a task carried out in the public interest or in the exercise of official authority vested in the Directorate-General or when it is necessary for the establishment, exercise or defence of legal claims. If there is no such obligation, the Directorate-General shall comply with the request within a maximum of one month and shall inform the person concerned accordingly. In case the data subject's request is rejected, the Directorate-General shall inform the data subject of the circumstances of the rejection, as well as of his/her additional rights related to his/her personal data and how to exercise them.

6.4. Right to blocking (restriction of data processing)

Using the contact details provided in point 1. the data subject can request in writing, that the Directorate-General restrict processing of his/her personal data (by clearly indicating the restriction and ensuring that the marked data is processed separately from other data).

The restriction lasts for as long as the reason indicated by the data subject makes it necessary to store the data. The data subject can request the restriction of data, for example, if he/she believes that his/her data have been unlawfully processed by the Directorate-General, but in order to pursue a supervisory authority or judicial procedure initiated by the data subject or to enforce a legal claim he/she needs the data not to be deleted by the Directorate-General. In this case the Directorate-General shall continue to process the personal data (e.g., the given application) until the competent authority or the court contacts the Directorate-General, then the data is deleted. The data subject is notified if a restriction is ordered. In case the data subject's request is rejected, the Directorate-General shall inform the data subject of the circumstances of the rejection, as well as of his/her additional rights related to his/her personal data and how to exercise them.

6.5. Right to data portability

Using the contact details provided in Point 1, the data subject can request in writing that the personal data provided to the data controller by him/her transmitted directly from one controller to another – where technically feasible – and to receive the personal data provided by him/her in a structured, commonly used, machine-readable format. The right to data portability shall not apply if the data processing is of public interest, or it 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.

6.6. Right to object to the data processing operations of the data controller

The data subject shall have the right to object on grounds relating to his or her particular situation to processing of personal data concerning him or her in case processing is carried out in the public interest or in the exercise of official authority vested in the Directorate-General, or processing is necessary for the performance of such tasks furthermore when the data processing activity is carried out for its legitimate interest.

In this case, the data 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 for the establishment, exercise or defence of legal claims.

7. Procedure for handling requests to access data of public interest

7.1. Legal Framework

Points 5 and 6 of Section 3 of Act CXII of 2011 define the term of *data of public interest* and the term of *data public on grounds of public interest*.

The rules governing access to data of public interest are laid down in Chapter III of Act CXII of 2011.

Based on Point d) of Section 42 of Instruction no. 2/2024 (of 29 August) on Organisational and Operational Rules of the National Directorate-General for Aliens Policing, tasks related to inquiries concerning access to data of public interest shall be handled by the Directorate-General's Legal and Administrative Directorate.

7.2. Means of request submission for access to data of public interest

Anyone may submit a request to access data of public interest:

- a) electronically: via the adatvedelem@oif.gov.hu email address and through ePaper Services (please indicate the following text in the subject field: "Request to access data of public interest"),
- b) in writing: by postal mail to the address H-1903 Budapest, P.O. Box no. 314, and
- c) verbally: at H-1117 Budapest, 60 Budafoki út, in which case a record will be drawn up of the submission of the request.

7.3. Provisions on the data requester

The data requester is required to provide his/her name and contact details. If the requester fails to provide these details, the Directorate-General is not obliged to comply with the data request.

Any request for the same set of data submitted by a given requester within one year may be refused.

7.4. Obligations of the data controller and the related administrative deadline

The Directorate-General is under an obligation to reply to a request. If the Directorate-General qualifies as a data controller, it shall comply with the request to access data of public interest in the shortest possible time, but, the latest, within 15 days from receiving the request, provided that the Directorate-General is capable of complying with the request in the form and manner requested by the requester without disproportionate difficulty.

If the requested data has previously been made public in electronic form, the request may be complied with by providing indication of the public source containing the data. In such cases, the Directorate-General shall indicate the publicly accessible location of the data.

If the data request is extensive, pertains to a large volume of data, or if complying with the request would require a disproportionate use of the labour force resources needed for the Directorate-General's core activities, the aforementioned deadline may be extended once by an additional 15 days. The Directorate-General shall inform the requester of the extension within 15 days of receiving the request.

7.5. Possible grounds for refusing a request to access data of public interest

The Directorate-General may refuse to comply with a data request if complying with the request would necessitate:

- a) the acquisition or collection of data that is not under its control; or
- b) the generation of new data by comparing data of public interest data or data public on grounds of public interest with the data already in its possession.

The Directorate-General shall refuse to comply with a data request if:

- a) the requested data is not considered data of public interest;
- b) the requested data constitute personal data;
- c) if the Directorate-General is not the data controller of the requested data;
- d) complying with the request would contravene the provisions of Act CLV of 2009 on the Protection of Classified Data;
- e) the requester fails to provide his/her name, designation, and the contact details via which any information or notification regarding the data request can be provided.

If the data request pertains access to multiple pieces of data and any of the above conditions applies to any of the data, the Directorate-General shall comply with the request in part, providing only the data that meet the conditions stipulated in Act CXII of 2011.

The Directorate-General shall inform the requester in writing within 15 days from receiving the request of the complete or partial refusal to comply with the request, including the reasons for the refusal and the available legal remedies.

7.6. Cost implications of a data request

Up to the amount of the costs incurred, the Directorate-General may establish a cost reimbursement for complying with a data request if the incurred cost exceeds the minimum reimbursement amount defined in Government Decree No. 301/2016 (of 30 November) on the Amount of Reimbursement Claimable for Complying with a Request for Data of Public Interest (hereinafter referred to as the Government Decree).

According to the Government Regulation, the cost reimbursement may be set as follows:

- a) a minimum amount of HUF 10,000,
- b) a maximum amount of HUF 190,000.

In determining the amount of the cost reimbursement, the following two cost factors may be taken into account:

- a) the cost of the data carrier containing the requested data, and
- b) the cost of delivering the data carrier with the requested data to the requester.

After payment of the cost reimbursement in advance and complying with the data request, the requester may request separate information regarding the actual costs of providing the data and the calculations supporting them. If the amount initially charged exceeds the actual costs, the Directorate-General will refund the difference to the requester.

7.7. Legal remedies

In the event of a refusal of a request to access data of public interest or if the deadline for complying with the request expires without result, as well as for a review of the cost reimbursement established for complying with the data request, the requester is entitled to initiate proceedings before the court. Legal proceedings must be initiated within 30 days from the date of notification of the refusal, from the expiry of the deadline without result, or from the expiry of the deadline for the payment of the cost reimbursement.

Alternatively, the requester may decide to initiate an investigation by the Hungarian National Authority for Data Protection and Freedom of Information (hereinafter referred to as NAIH) (www.naih.hu) on a procedure of the Directorate-General deemed unlawful, citing that a rights violation has occurred or that there is an imminent risk thereof with respect to the exercise of the right to access data of public interest or data public on grounds public interest.

8. How to exercise rights in relation to data processing

8.1. Appealing to the supervisory authority

In case the data subject wishes to exercise his/her right of appeal in relation to the processing of his/her personal data, he/she may contact NAIH on the basis of Article 55(1) to (3) of GDPR and Section 52 of Act CXII of 2011.

NAIH contact information:

Mailing address of the organization: H-1363, Budapest, P.O. Box no. 9

The phone number of the organization: +36 1 391-1400

The email address of the organization: ugyfelszolgalat@naih.hu

8.2. Initiating legal proceedings

In case the data subject learns about the unlawful processing of his/her personal data, he/she may initiate a civil lawsuit against the Directorate-General. The conduct of the lawsuit falls under the competence of the court. The lawsuit can be filed at the court as per the data subject's place of residence – to the discretion of the data subject (the list and contact details of the courts shall be found via this link <https://birosag.hu/ugyfeleknek/torvenyszekek>).

Annex 1

Description of data processing	Data format	Legal basis for data processing	Scope of data subjects	Source of data	Means of access	Cost of copying	Purpose of data processing	Scope of processed personal data	Term of data processing
Sub-register of EEA nationals holding registration certificates	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. a) of this information note	EEA nationals holding registration certificates	data subjects	as set out in Chapter VI of Act I of 2007	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	Such central, - with the exception of natural personal identification data - public register, whose purpose is the separate process of the data of EEA nationals holding registration certificates	Personal data according to §76 of Act I of 2007	§77 of Act I of 2007
Sub-Register of holders of residence cards	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. a) of this information note	holders of residence cards who are subject to Act I of 2007	data subjects	as set out in Chapter VI of Act I of 2007	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	Such central, - with the exception of natural personal identification data - public register, whose purpose is the separate process of the data of holders of residence cards	Personal data according to §76 of Act I of 2007 and data according to §76A	§77 and §76E of Act I of 2007
Sub-Register of holders of long-term or permanent residence cards	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. a) of this information note	holders of long-term or permanent residence cards who are subject to Act I of 2007	data subjects	as set out in Chapter VI of Act I of 2007	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	Such central, - with the exception of natural personal identification data - public register, whose purpose is the separate process of the data of holders of long term or permanent residence cards	Personal data according to §76 of Act I of 2007 and data according to §76A	§77 and §76E of Act I of 2007
Sub-Register of EEA nationals and family members subject to expulsion or under ban on entry and stay	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. a) of this information note	EEA nationals and family members subject to expulsion or under ban on entry and stay who are subject to Act I of 2007	data subjects	as set out in Chapter VI of Act I of 2007	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	Such central, - with the exception of natural personal identification data - public register, whose purpose is the separate process of the data of EEA nationals and family members subject to aliens policing coercive	Personal data according to §78 (1) of Act I of 2007	§78 (3)-(4) of Act I of 2007

							measures		
Sub-Register of EEA nationals and family members subject to restriction of personal freedom or affected by some form of emergency	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. a) of this information note	EEA nationals and family members subject to restriction of personal freedom or affected by some form of emergency who are subject to Act I of 2007	data subjects	as set out in Chapter VI of Act I of 2007	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	To create a separate database in order to provide consular protection to ensure the fulfilment of obligations of notification deriving from international agreements to EEA nationals and family members subject to restriction of personal freedom or involved in incidents (such as death or accident)	Personal data according to §79 (1) of Act I of 2007	§79 (3) of Act I of 2007
Sub-Register of EEA nationals and family members whose travel document or personal identification document was reported lost or stolen	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. a) of this information note	EEA nationals and family members whose travel document or personal identification document was reported lost or stolen who are subject to Act I of 2007	data subjects	as set out in Chapter VI of Act I of 2007	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	To create such central, - with the exception of natural personal identification data - public register, whose purpose is the separate process of the data of EEA nationals and family members whose travel document or personal identification document was reported lost or stolen in order to provide them with new documents and to ensure the authentication of documents.	Personal data according to §80 (1) of Act I of 2007	§80 (2) of Act I of 2007
Sub-Register of family members of third-country nationals applying for a visa or holding a permit in lieu of a visa or holding a visa for a validity period not	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. a) of this information note	family members of third-country nationals applying for a visa or holding a permission substituting visa or holding visa for a validity period not	data subjects	as set out in Chapter VI of Act I of 2007	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	Such central, - with the exception of natural personal identification data - public register, whose purpose is the separate process of the data of family	Personal data according to §76/B (1) of Act I of 2007	§76/B (2) of Act I of 2007

exceeding 90 days			exceeding 90 days who are subject to Act I of 2007				members of third-country nationals applying for a visa or holding a permit in lieu of a visa or holding a visa for a validity period not exceeding 90 days		
Temporary Sub-register of data needed to issue local border traffic permits	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. a) of this information note	Persons applying for local border traffic permits who are subject to Act I of 2007	data subjects	as set out in Chapter VI of Act I of 2007	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	To create such a temporary central database, in which the aliens policing authority shall process the data of applicants necessary to issue local border crossing permits	Facial image and fingerprint data defined in Council Regulation (EC) 380/2008	§76D of Act I of 2007
Fingerprint registration and transfer based on Article 9 of VIS Regulation	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. a) of this information note	Persons applying for a visa at a road, water or air border crossing point (BCP) of Hungary who are subject to Act I of 2007	data subjects	as set out in Chapter VI of Act I of 2007	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	In case a visa application is filed at the road, water or air BCP of Hungary, the aliens policing authority that registers the fingerprint of the applicant, shall transfer the fingerprint data to the aliens policing authority that is responsible for the assessment of the application to register it in the Visa Information System.	§77/A (1) of Act I of 2007	§77/A (2)-(3) of Act I of 2007

Description of data processing	Data format	Legal basis for data processing	Scope of data subjects	Source of data	Way of access	Cost of copying	Purpose of data processing	Scope of processed personal data	Term of data processing
Sub-Register of visa applications and issued visas, and permits in lieu of visas	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	To create such a central public database – with the exception of natural personal data and addresses- to process the data of visa applications and issued visas, or permits in lieu of visas that enables the entry and stay of third-country nationals subject to Act XC of 2023.	Personal data according to § 254 (1) and (2) Act XC of 2023	§ 254 (2), (4), and (5) of Act XC of 2023
Sub- Register of residence permit applications and issued residence permits	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	To create such a central public database with the exception of natural personal data and addresses- to process the data separately concerning the legal stay of a third-country national.	Personal data according to § 256 (1) and (2) Act XC of 2023	§ 256 (3)-(4) of Act XC of 2023
Temporary sub-register of data needed to issue local border traffic permits	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	To create such a temporary central database, in which the aliens policing authority shall process the facial image and fingerprint data of applicants necessary to issue local border traffic permits until final and executive decision is made of the application.	Facial image and fingerprint data defined in Council Regulation 380/2008	§ 257of Act XC of 2023
Sub-Register of the host and the invited third-country nationals	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the	Inviting and invited third-country nationals who are subject to	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29	To create such a central public database – with the exception of	Personal data according to § 270 (1) of Act XC of 2023	§ 270 (2) of Act XC of 2023

		legislation indicated in point 2.4. b) of this information note	Act XC of 2023			February)	natural personal data and addresses- to process the identification data provided in the context of obligations undertaken in the invitation letter to which the authorities have given their consent.		
Sub-Register of third-country nationals holding a temporary residence certificate	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Concerned third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February)	To create such a central public database – with the exception of natural personal data and addresses- to process the identification data in the context of a certificate of temporary residence that has been issued due to a reason described in § 30 (1) of Act II of 2007 and only allows stay in Hungary excluding exit or return.	Personal data according to § 258 (1) Act XC of 2023	§258 (2) Act XC of 2023
Sub-Register of issued immigration permits and permanent residence permits, as well as of applications for interim residence cards, national residence cards, EU residence cards and of issued interim permanent residence permits, national permanent residence permits or EC permanent	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Concerned third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February)	To create such a central public database – with the exception of natural personal data and addresses- to process the identification data in the context of residence of third-country nationals	Personal data according to § 259 (1) Act XC of 2023	§259 (2)-(3) Act XC of 2023

residence permits, interim residence cards, national residence cards and EU residence cards									
Sub-Register of third-country national applicants for a travel document or a single journey travel document	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February)	To create such a central public database for the purpose of keeping a separate register of data related to applications for a travel document or a single journey travel document of third-country nationals subject to Act XC of 2023	Personal data according to § 260 (1) Act XC of 2023	§ 260 (2) Act XC of 2023
Sub-Register of third-country nationals, whose travel document or document evidencing right of residence was reported lost or stolen	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February)	To create such a central public database – with the exception of natural personal data and addresses- to ensure the authenticity of documents and to provide the third-country national, whose documents have been reported lost or stolen, with new documents.	Personal data according to § 261 (1) Act XC of 2023	§ 261 (2) Act XC of 2023
Sub-Register of data of third-country nationals in connection with the notification of their place of accommodation or place of abode	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part VIII of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February)	To create such a central public database – with the exception of natural personal data and addresses- of third-country nationals that processes the data registered in connection with the registration of their place of accommodation	Personal data according to § 147 (1) Act XC of 2023	§ 256 Act XC of 2023

							or place of abode during an aliens policing procedure		
Sub-Register of the data of third-country nationals who have been ordered to leave the territory of Hungary or the territory of all Member States of the European Union, or who are subject to compulsory confinement, expulsion ordered under immigration laws, expulsion ordered by the asylum authority, expulsion by court order, exclusion, detention prior to expulsion or detention under immigration laws	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	To create such a central public database – with the exception of natural personal data and addresses- whose purpose is to fulfil the cooperative duties of Hungary deriving from its EU obligations in terms of third-country nationals who have been ordered to leave the territory of Hungary or the territory of all Member States of the European Union, or who are subject to compulsory confinement, expulsion ordered under immigration laws, expulsion ordered by the refugee authority, expulsion by court order, detention prior to expulsion or detention under immigration laws	Personal data according to § 262 (1) Act XC of 2023	§ 262 (3) Act XC of 2023
Sub-Register of third-country nationals in connection with requesting and authorizing assistance provided in cases of transit for the purpose of expulsion by air	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	To create such a central public database – with the exception of natural personal data and addresses- whose purpose is to process special data necessary for the execution of third-country nationals' expulsion by air.	Personal data according to § 262 (2) Act XC of 2023	§ 262 (4) Act XC of 2023

Sub- Register of third-country nationals subject to prohibition of leaving the country	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	To create such a central public database – with the exception of natural personal data and addresses- whose purpose is to identify third-country nationals against whom a body has ordered an outbound travel restriction	Personal data according to § 263 (1) Act XC of 2023	§ 263 (2) Act XC of 2023
Sub- Register of third-country nationals who are detained, arrested or taken into custody in Hungary, or affected by some extraordinary event (i.e. death, accident resulting in serious injury, etc.)	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. b) of this information note	Third-country nationals who are subject to Act XC of 2023	data subjects	as set out in Part X of Act XC of 2023	HUF 3000 (Minister of Interior Decree 10/2024 (of 29 February))	To create such a central public database – with the exception of natural personal data and addresses- for the purpose of keeping a separate register of third-country nationals subject to coercive measures in criminal proceedings and exceptional occurrences in order to fulfil obligations under international treaties	Personal data according to § 267 (1) Act XC of 2023	§267 (2) Act XC of 2023

Annex 3

Description of data processing	Data format	Legal basis for data processing	Scope of data subjects	Source of data	Way of access	Cost of copying	Purpose of data processing	Scope of processed personal data	Term of data processing
Asylum registry	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. c) of this information note	Refugees, beneficiaries of subsidiary and temporary protection, persons authorised to stay, persons seeking recognition and persons under the scope of Dublin procedure subject	data subjects	as set out in Chapter X of Act LXXX of 2007	Free of charge (pursuant to §34 (5) of Act LXXX of 2007)	To process the data of refugees, beneficiaries of subsidiary and temporary protection, persons with tolerated stay, persons seeking recognition and persons under the scope of Dublin	Personal data according to §82 and §83 (1) of Act LXXX of 2007	§83 (2) of Act LXXX of 2007

			to Act LXXX of 2007				procedure subject to Act LXXX of 2007 in the context of their residence and the registration of the data related to their stay and the care and support they are entitled to, as well as the changes that have occurred in these data to establish their status of being refugees, beneficiaries of subsidiary and temporary protection, persons with tolerated stay and to ensure connecting rights, furthermore to establish the entitlement to care and support defined in Act LXXX of 2007, to establish personal identity, to prevent parallel procedures and to prevent multiple applications.		
Management of the EUODAC system	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. c) of this information note	Third-country nationals or stateless persons who are subject to Act LXXX of 2007	data subject	as set out in Chapter X of Act LXXX of 2007	Free of charge (pursuant to §34 (5) of Act LXXX of 2007)	In order to establish conditions for the definition of a Member State that shall examine an application for international protection lodged in one of the Member States by a third-country national or a stateless person and for the efficient application of procedural	Personal data according to §83(3) point a) of Act LXXX of 2007	Regulation (EU) 604/2013 Regulation (EU) 1077/2011

							regulations.		
Data processing to conduct searches according to Articles 21 and 22 of VIS Regulation	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. c) of this information note	Persons seeking recognition older than 12 years of age who are subject to Act LXXX of 2007	data subject	as set out in Chapter X of Act LXXX of 2007	Free of charge (pursuant to §34 (5) of Act LXXX of 2007)	To ensure access in case of persons seeking recognition older than 12 years of age, based on Articles 21 and 22 of Regulation No. 767/2008/EC of the European Parliament and of the Council of 9 July 2008 (hereinafter: VIS Regulation) concerning the Visa Information system (VIS) and the exchange of data between Member States on short-stay visas (VIS Regulation).	Personal data according to §83(3) point b) of Act LXXX of 2007	§83 (6) of Act LXXX of 2007
Management of the SIS II system	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. c) of this information note	Foreign nationals who are subject to Act LXXX of 2007	data subject	as set out in Chapter X of Act LXXX of 2007	Free of charge (pursuant to §34 (5) of Act LXXX of 2007)	For the search of documents issued based on Act LXXX of 2007 that have been reported missing, stolen or destroyed and to handle alerts entered in the Schengen Information System.	Data according to the provisions of §83 (7a) of Act LXXX of 2007	§83 (7b) of Act LXXX of 2007
Data processing of the Directorate-General according to §84 (3)-(4) of Act LXXX of 2007	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation indicated in point 2.4. c) of this information note	Foreign nationals placed in the transit zone, at reception centres who are subject to Act LXXX of 2007	data subject	as set out in Chapter X of Act LXXX of 2007	Free of charge (pursuant to §34 (5) of Act LXXX of 2007)	To create a partially public register processed by the asylum authority that is necessary to care for persons placed in the transit zone and to record the persons placed at reception centres.	Personal data according to § 84 (1) of Act LXXX of 2007	§84 (2) of Act LXXX of 2007
Registration for recognition as a beneficiary of temporary protection	electronic	Article 6 (1) c) of GDPR with regard to the tasks defined in the legislation	Person who have applied for recognition as a beneficiary of temporary	data subject	as set out in Chapter X of Act LXXX of 2007	Free of charge (pursuant to §34 (5) of Act LXXX of 2007)	The Directorate-General stores data provided by the person who has applied for	-alphanumerical personal data -data of place (only when using application)	In the context of persons applying for recognition as beneficiaries of temporary

		indicated in point 2.4. c) of this information note	protection				recognition as a beneficiary of temporary protection for registration in advance. The application can only be submitted in person, however the law allows that the alphanumerical data of the foreign national be registered on a platform, specially created for this purpose. There are two platforms available for registration: 1.) www.enterhungary.gov.hu of the Directorate-General, and 2.) via a mobile application that can be downloaded from www.oif.gov.hu and its subdomains.	-pictures taken by the user	protection, the data registered on the electronic platform are entered in the asylum database. In the context of those, who have previously registered, but do not submit an application as an asylum seeker, the data registered on the electronic platform shall be deleted by 31 December 2023.
Voice records of phone calls received by the Call Center of the National Directorate-General of Aliens Policing	electronic	Article 6 (1) a) of GDPR	the person phoning the Call Center	data subject	Article 15 (1) of GDPR	In line with Article 15 (3) of GDPR the first copy is free of charge, while a reasonable fee may apply for additional copies requested by the subject to cover administrative costs.	To record the phone calls to enable the examination of a contingent complaint.	<ul style="list-style-type: none"> - telephone number - recording that is apt for the identification of natural persons and/ or - the scope of personal data mentioned during the call 	The data processor stores the voice recording that contains the personal data of the data subject, and is apt for the identification of a natural person, for 30 days after recording.