

1. General rules

The opening and use of the websites of Főtaxi Zrt. (www.fotaxi.hu , www.fotaxi.eu) or any of their sub-pages is permitted only with the terms and conditions listed in this legal statement, and in accordance with the Hungarian legal provisions in force at any time. By using the Websites, you agree to the terms and conditions set forth herein. If you do not agree with the terms of this statement or cannot accept these terms for any reason, please do not visit our websites and refrain from opening, reading or using the websites or any of their content.

2. Intellectual property rights

The websites of Főtaxi Zrt., all images, graphics, logos, textual content, data and information, sound, video, animation and their layout on them are protected by copyright. The copyright holder of the content of the websites (especially the photographs) is the content provider, unless another source is indicated in the specific document or other communication is made in connection with the copyright. Use of the intellectual works (e.g. articles, studies) of third parties published by the content provider is exclusively possible in accordance with the provisions of Act LXXVI of 1999 on Copyright. Any use that exceeds these limits requires the consent of the respective author. To reproduce, electronically or otherwise store, transmit, distribute, print or publish the content of the websites in whole or in part, to an extent that exceeds the needs arising from lawful personal use, without the prior express written permission of Főtaxi Zrt. is forbidden. The content of the websites may not be placed in a public or closed database without prior written permission.

The content and form components of the websites may not be altered or used for purposes other than the content of the websites, even with permission to communicate. The information and photographs of the websites can only be used with the indication of the source. Secondary communications must comply with the relevant provisions of, inter alia, Act V of 2013 on the Civil Code, Act C of 2012 on the Criminal Code, Act LXXVI of 1999 on Copyright and the Act CIV of 2010 on the freedom of the press and the fundamental rules of media content.

Unauthorized use of intellectual property and other infringements of intellectual property rights are illegal acts and may result in legal proceedings.

3. Exclusion of liability

The data and information appearing on the websites of Főtaxi Zrt. are for information purposes only. Főtaxi Zrt. strives to the extent necessary to ensure the up-to-dateness of the information appearing on the websites, however, it does not take responsibility for the completeness, accuracy of the information or the conclusions drawn from it. In order to avoid possible misunderstandings and mistakes, please contact Főtaxi Zrt. at the contact details indicated on the websites even before a decision is made in order to confirm and clarify the information read on the websites.

Főtaxi Zrt., as well as the persons acting in its representation and interest, shall not be liable for any damages or other disadvantages arising out of or in connection with the websites, its

opening, use, inoperable condition, malfunction, failure, line or system failure, virus carried by it, or unauthorized alteration of the data by anyone, or any other similar cause.

Fótaxi Zrt. shall not be liable for any material or information created or published by a third party which links to the websites of Fótaxi Zrt. or which unauthorized (without proper authorization) refers to Fótaxi Zrt. as a source.

4. External links

External links on the websites, the content downloaded by following the so-called links is not under the influence of Fótaxi Zrt. If the person is entitled to request, the link will be deleted or modified by Fótaxi Zrt. Fótaxi Zrt. merely provides access to the websites accessible through the use of the links, it has no influence on their operation, in this regard, Fótaxi Zrt. and the persons acting on its behalf do not assume any responsibility for the available websites or the information placed on them, or for the legality of these websites and the information contained therein.

5. Remarketing activity

During the visit to the websites, cookies are stored on your computer, which data files provide information to Fótaxi Zrt. about the user's page visit habits. Remarketing using cookies allows Fótaxi Zrt. to display advertisements to anyone who has previously visited the websites. For example, if a visitor leaves the website without using the service, then remarketing allows Fótaxi Zrt. to contact the visitor again and display relevant ads on the Internet or on Google search pages. When you use the websites for the first time, you must agree to the use of these data files, otherwise you may not visit the websites. By continuing to use the websites, you accept the use of cookies contained in the **Cookie Policy**.

7. The extent of the declaration

This declaration is an integral part of our websites, so what is described here extends to this declaration. If certain elements of this declaration do not or only partially comply with the applicable legislation, the rest of the declaration will nevertheless remain valid in terms of content and validity, the relevant legal provisions shall prevail over the part which has been declared invalid. Fótaxi Zrt. reserves the right to make development, changes, modifications or corrections to the website or any of its contents, including the legal statement and data protection, at any time it deems necessary without prior notice. In the event of a change in the terms of use, Fótaxi Zrt. will publish the changes on the website before it enters into force.