

**Dear Customer,**

Please be informed that in accordance with Point 7 of General Terms and Conditions, **the following Points of Beta Blue Kft's General Terms and Conditions are modified as of 1 March 2017.**

Registered seat:: 1103 Budapest, Gergely utca 112/C.

Point 4.3.: The Customer also undertakes to examine before every departure whether or not the On-Board Unit is in working order, as well as to check whether or not the appropriate toll fee category is set and the necessary financial coverage is available for the payment of the toll fee. The Service Provider shall not be held liable for any damage arising from failure to fulfill the above obligations.

Point 4.10.: The Customer acknowledges that the GTC applicable to toll declaration operators in force and effect between the National Toll Payment Services and the Service Provider includes highly important provisions on the electronic toll system, acknowledgement of which is vital for the Customer. In order to use the electronic toll system, the Customer shall undertake to read the GTC in force and effect between the National Toll Payment Services and the Service Provider at [www.hu-go.hu](http://www.hu-go.hu), and undertakes to be bound by it, and adhere to the provisions thereof as they are consequently applicable to the Customer as well.

Point 5.5.: In accordance with the Universal Toll Fee Service Provider's decision or the relevant provision of the implementing regulation, the toll fee service provider shall be entitled to ban certain on-board units from the UD System (blacklist them, that is list them as invalidated on-board units). Data retrieval concerning blacklisted on-board units is refused. Contractual toll fee payers are informed by the toll fee service provider (NÚSZ Zrt.) electronically regarding placement on the blacklist or deletion from the blacklist. The Service Provider (Toll Declaration Operator) does not assume liability for any damage arising in the period of refusal due to debt or blacklisting, moreover, during the above period, the Customer (Contractual Toll Payer, road user) shall ensure the acquisition of permit to use the road via other means (e.g. purchasing a route ticket).

Point 5.6.: The Service Provider shall only be obligated to pay fines imposed on the Customer in the event that the Customer resorted to any and all available legal remedies, and utilized them to the fullest, and such legal remedies have failed, or in the event that there were no legal remedies available.

**[For the full content of the modified GTC, click here.](#)**

In the light of Section 7 of the GTC, please note the following:

7. Modification of the contract
  - 7.1. The Parties agree that the Service Provider shall perform the data reporting contributor's duties on the basis of the relevant laws and the contract signed with NTPS. The Service Provider notifies the Customer that NTPS has maintained its right to unilaterally modify the contract signed with the Service Provider.
  - 7.2. In light of this, the Parties agree that the Service Provider shall be entitled to unilaterally modify the provisions of this GTC to make sure it complies with the legislation and the provisions of the contract valid between the Service Provider and NTPS.

7.3. The Service Provider shall notify the Customer of the scheduled modification at least eight days in advance. The Service Provider may unilaterally modify the contract by sending the wording of the modification to the Customer via e-mail or by publishing it on the Webcontrol webpage. If the Customer does not agree with the modifications, it is entitled to terminate the contract within eight days after the notification.

Yours faithfully,

Customer Service

iData Kft.

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