

Customer Information

Application for judicial review / bringing administrative proceedings regarding fine(s) imposed by administrative decisions / orders or with information notes

inNOVA forms included in the Information

Case group: Administrative proceedings (judicial review)

Identifier	Title of form
TK-120101	Keresetlevél (kérelem) közigazgatási határozat vagy végzés, illetőleg tájékoztatóval kiszabott bírság bírósági felülvizsgálata / közigazgatási per indítása iránt
	Application for judicial review / bringing administrative proceedings regarding fin(s) imposed by administrative decisions / orders or with information notes

This information is effective as of 01 February 2020.

The customer, with the exceptions of administrative orders against which separate and independent appeals cannot be lodged, may bring administrative proceedings against definitive rulings and decisions. In case of rulings and decisions that can be appealed, administrative proceedings can be initiated if any of the parties entitled to appeal has lodged his/her appeal and his/her appeal has been heard and determined.

In case of administrative decisions or orders that are judicially reviewable, applications, unless otherwise provided for by the law, can be submitted **within thirty days** upon the notification of the contested action to the administrative authority that is involved in the contested action. If the administrative action need not be communicated, the application, in the absence of the provisions of the applicable law, must be submitted within thirty days upon first becoming aware of such an action, but not later than a year from when the cause of the action arose.

In case of actions in multi-level jurisdictions, the application must be submitted to the administrative authority initially involved (first instance).

In accordance with the Act CCXXII of 2015 on the general rules of electronic administration and trust services, the party obligated to communicate electronically must submit the application by submitting the TK-120101 form by electronic means. Submitting the application by electronic means can also be chosen by the customer not obligated to communicate electronically.

Unless otherwise provided for by the law, submitting the application shall have no suspensive effect on the administrative action taking effect; the suspensive effect to be ordered can separately be requested from the court.

The procedure is subject to fees and charges, the amount of which in case of decisions, in the absence of the provisions of the applicable law, shall be HUF 30,000, in case of orders it shall be HUF 10,000. No fees must be paid in advance (right of prenotation), the amount must subsequently be paid by the party obligated to pay upon the ruling of the court.

If it is the customer's representative who turns to the authority with the application, his/her entitlement must be adequately demonstrated (by attaching the authorization or any other document verifying authorization to the application).