E-administration, cybersecurity and municipalities – the challenges of cybersecurity issues for the municipalities in Hungary

Abstract

Today, the digital revolution has also caught up with the administration. The digitalisation of the (public) administration has strong links to the security issues. Digitalisation could be interpreted as one of the tools for the good governance and it has several challenges, as well. In this article the situation and the challenges on the cybersecurity issues of e-administration services and practice of Hungarian municipalities will be analysed. The challenges and risks are significant, because of the fragmented Hungarian municipal system by which the economic power of the Hungarian municipalities is relatively limited. If we look at the regulation it was focused on the development a horizontally integrated e-administration. Although the acts on this system have been passed in the last years, and the former restrictions of the electronic administration have been eliminated, but the practice of the Hungarian e-administration is partly different. The new, enhanced e-administration resulted new challenges, which was partly solved by the radical nationalisation and centralisation of the former municipally performed tasks. The municipal e-administration systems have been built mainly by the largest municipalities,

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but their operation could be further developed, and thus the municipal cybersecurity is a developing part of the Hungarian public administration tasks, as well.

**Key words:** digitalization, e-administration, cybersecurity, Hungary, digitalization of municipal authorities, municipal administration

## Introduction

Today, the digital revolution has also caught up with the administration. E-governance has many advantages. For example, clients are not tied to office hours, do not have to meet with officers, they can access information more easily, and many tools are available to help them make decisions\(^1\). The e-government is an umbrella term: in the literature it covers the government innovation and the government information and services. The aim of e-government is often referred as the paperless office, which means that electronic administration converts paper processes into electronic processes. E-government creates a lot of ways that in governments and citizens can communicate with each other. As a result, clients become the actors of the administrative system\(^2\).

The e-administration and e-government has not only benefit, but it has several risks. During the e-administration sensitive data are used and stored by the administrative bodies, and the sensitive data of the administrative decision-making can be used for these activities. Therefore, it became a major issue to defend the data and information on the citizens of a given administrative unit and the defence of the data and information on the given administrative body. Cybersecurity became an important element of the digitalisation of the public administrations\(^3\).

As we have mentioned, this research focuses on the challenges of the municipal administration in the field of the cybersecurity, especially the role of the municipalities as authorities. The central elements of the review are the analysis of the legal regulation on (municipal) e-Government e-Administration and cybersecurity and secondly the review of the digitalisation of the Hungarian municipalities and especially their responsibilities in the field of the defence against cyber-attacks.

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Methods

First of all, the analysis is based on the methods of the jurisprudence. Therefore, firstly the concept and the legal regulation on the digitalisation of the administrative services will be reviewed, especially the services provided by Hungarian municipalities. As part of this analysis the basic elements of the concept of the e-administrative services will be shortly shown. After that I would like to analyse the framework of the regulation on cybersecurity in the Hungarian municipalities.

The expectations – the legal regulation – and the reality could be compared. Not only the legal regulation has been analysed but we tried to show the framework of the Hungarian challenges, the recent situation of the Hungarian municipal administration and the link between this situation and the cybersecurity challenges.

The analysis of the regulation on the e-Government and its cybersecurity issues in Hungary

Firstly, we would like to examine the analysis of the regulation on e-Government, especially on the e-tools of the authorities in Hungary. After this analysis we would like to review the actual situation of the e-administration in the large Hungarian municipalities. But as a preliminary issue, we would like to analyse the interpretation of the e-services, especially the e-services of the Hungarian municipal administration.

The e-services are different, and the different stages of e-administration is distinguished. Four main stages of the e-government development are distinguished. This classification is based on the integration of the different services and on the complexity of the structures and technology. The first stage is the catalogue, in which the online presence of the government is provided, the main tasks are catalogued, and the several forms could be downloaded. The second stage is the transaction, in which the services and forms are online, and the online transactions are supported by several working databases. The third stage is the vertical integration, in which the local systems are linked to higher systems (within similar functionalities). The fourth stage is the horizontal integration, in which the systems with different functions are integrated and a real one-stop-shop is provided4.

It is highlighted by the literature, that significant investments are required to fulfil these aims, and the costs of these investments are partly related to

the cybersecurity issues\textsuperscript{5}. But the e-government technologies have several prerequisites. After Layne and Lee three vital condition should be fulfilled to implement a successful e-government reform: universal access to the e-government tools, the defence of privacy and confidentiality and – last but not least – the citizen focus in government management\textsuperscript{6}.

The Hungarian public administrative system was a highly decentralised one before the reforms of 2011/2013. After the Democratic Transition a very fragmented and very autonomous municipal system evolved.

\begin{table}[h]
\centering
\begin{tabular}{|c|cccccccccc|}
\hline
Year & 0–499 & 500–999 & 1,000–1,999 & 2,000–4,999 & 5,000–9,999 & 10,000–19,999 & 20,000–49,999 & 50,000–99,999 & 100,000– & All \\
\hline
1990 & 965 & 709 & 646 & 479 & 130 & 80 & 40 & 12 & 9 & 3,070 \\
2000 & 1,033 & 688 & 657 & 483 & 138 & 76 & 39 & 12 & 9 & 3,135 \\
2010 & 1,086 & 672 & 635 & 482 & 133 & 83 & 41 & 11 & 9 & 3,152 \\
\hline
\end{tabular}
\caption{Population of the Hungarian municipalities (1990–2010)}
\end{table}


\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{population.png}
\caption{Population of the Hungarian municipalities (1990–2010)}
\end{figure}

The majority of the tasks of the local authorities belonged to the competences of the local bodies especially as delegated administrative tasks of the officers of the Hungarian municipalities. Therefore, the general first instance body of the Hungarian public administration was the municipal clerk before 2010\(^7\). Therefore the e-Government issue of the Hungarian local government system became a significant element of the Hungarian strategies and service provision.

In Hungary the development of the municipal e-administration was partly a ‘from bottom to top’ initiatives, especially in the large municipalities, but it is highlighted, that primarily the local e-administration was a top-bottom initiative\(^8\). Now a unified government portal has been organised and the local (municipal) systems are integrated in it.

The evolvement of the municipal e-Government system begun at the end of the 20\(^{th}\) century. Several problems have been occurred: firstly, the general administrative knowledge of the citizens and the accessibility to the e-tools were limited. Therefore – and because of the limited form a bottom to the top approach – the online presence of the larger municipalities were provided in the early 21\(^{st}\) century. As it will be reviewed later, the Act XC of 2005 on the freedom of electronic information was a turning point. New platforms were developed in this time, firstly in several sectors (for example in the municipal finances, later in the field of construction administration). An integrated national system has been developed after the Millennia, the www.magyarorszag.hu site and the Government Portal and its Client Gate. Originally the municipalities were not fully integrated, but the tendency of integration has been strengthened. After the reforms of 2010 the integration of the local and central was an important reforms issue\(^9\). A new model of the municipal e-administration was evolved after the amendment of the administrative and tax procedural acts, because the municipalities should provide fully electronic administrative platform in the field of local taxes.

After 2010 the recentralisation and the concentration of the public administration can be observed in Hungary. Till 2013 the municipal clerks were the major 1\(^{st}\) tier authorities in the Hungarian system of the public authorities, but it changed by the establishment of the district offices of the

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county government offices and by the transfer of the competences to the
district and county offices from these municipal officers (who performed
state administration). However, the municipal clerks perform significant
competences, but it should be highlighted, that the majority of the municipal
decisions belongs to the delegated state-tasks (which are actually central
tasks, but because of the grassroot administration they are performed by local
– municipal – bodies).

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Figure 2. Decisions of municipal bodies in Hungary

Therefore, the fragmented local administrative structure has been
a challenge to the Hungarian public administration system. As we have
mentioned, one answer was the centralisation of the competences to the
district and county government offices. Now, the major 1st instance authorities
are these bodies, as it can be seen at the Figure 3.
The second answer of the administrative reforms to the fragmentation of the municipal system was the concentration of the competences. The new Act on the Local Self-Government of Hungary (Act CLXXXIX of 2011) stated, that joint municipal offices shall be established by the small municipalities (municipalities which have less than 2000 inhabitants). Thus, the main form of the rural local administration became the joint municipal offices (see Table 2).

Table 2. Joint municipal offices and independent municipal offices in Hungary (2019)

<table>
<thead>
<tr>
<th>Number of municipalities in Hungary</th>
<th>Independent municipal offices</th>
<th>Joint municipal offices</th>
<th>Number of participant municipalities</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 153</td>
<td>521</td>
<td>749</td>
<td>2632</td>
</tr>
</tbody>
</table>

These transformations impacted the municipal e-services and the cybersecurity issues of them.

It is a main strategic goal for Hungary to modernize its public administration. The goal is to increase the use of modern information and communication technologies in the communication between state institutions themselves and between state institutions and citizens. During the last few years, considerable measures have been taken by the Hungarian government to reform the public administration of the country. The most important results of these reforms
include the reduction of administrative burdens and the simplification of administrative procedures.

From October of 2009 (with Act CXI of 2008) the general administrative procedure rules were amended. Electronic communication between clients and authority became available through the use of an online citizen portal dedicated to this end, called Client Gateway.

In April 2012, with the amendment of the Act CXL of 2004 on the General Rules of Administrative Procedures and Services by the Act CLXXIV of 2011, and the introduction of the so-called regulated electronic administration services, the legal preconditions for e-Government services were established\(^{10}\). In addition to this, in July 2015 a new law on the Hungarian e-ID card has been adopted.

As the scope of the Hungarian e-Government developments continuously grew, the need for a separate e-Government law appeared. Act CCXXII of 2015 on the General Rules for Trust Services and Electronic Transactions (hereinafter referred to as ET Act) kept the achievements of the 2012 reform and further extended the possibilities of electronization of processes.

As of January 2018, a new act regulating administrative procedure entered into force (Act CL of 2016 on the Code of General Administrative Procedure). In Section 26, the new act also regulates the communication of the authorities with clients and utilise the electronic communication means provided by the ET Act as a form of written communication. (It is also allowing electronic communication not in accordance with the ET Act, but that is regarded as oral communication.) The new Procedure Act, according to its general concept, is not containing detailed rules of this form of communication but rely entirely on the ET Act. There is also an option to deliver the decision by the ET Act, in place of an official document, regulated in Subsection 3 of Section 85\(^{11}\).

According to the ET Act, it is mandatory for municipal governments to provide the option for electronic communication for clients. To be precise, it is mandatory for almost all governmental bodies to provide this option. There are only few exception to this rule: when an act or government decree adopted in a vested legislative capacity creates an obligation for the physical presence of the client, or for the submission of documents that may not be obtained in any

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other way; where it is not applicable; when it contains classified information 
or when it is excluded by an international treaty or a directly applicable 
Community legislation that is binding in its entirety\textsuperscript{12}.

Clients shall have the option to make statements, take procedural steps and 
fulfil other obligations either through a single, personalized communication 
interface or through e-governance services platform if it is provided\textsuperscript{13}.

The ET Act contains the general rules of the electronic connection between 
the body providing e-governance services and the client, as well as the 
provisions on the IT cooperation between the body providing e-governance 
services and other bodies. An important provision for local authorities is 
provided in ET Act. According to Section 1 17. b), local authorities are bodies 
providing e-governance services which are obliged to ensure electronic 
administration services as specified in the ET Act from 1 January 2018. ET Act 
Section 9 (1) paragraph a) and b) also states that electronic communication is 
mandatory for economic operators acting as clients and for the legal counsels 
of clients from 1 January 2018. There is an obligation to maintain electronic 
communication, then any statement not in compliance with this regulation 
shall be deemed invalid. The only exception under this regulation is when the 
client can’t maintain electronic communication due to a failure of the system 
on behalf of the authority, when the electronic administration service cannot 
be accessed or when the required forms can’t be reached because of it wasn’t 
provided.

For clients, ET Act does not make electronic communication mandatory 
but it gives them the opportunity to use this form of communication.

In general, it can be said that in any type of cases local authorities provide 
the electronic administration services for their clients via electronic form 
services on their websites or in other cases through e-Paper services. In cases 
in which it is not possible to use electronic forms, clients are required to use 
the e-Paper services. In most cases, the electronic form services can be used 
through Client Gateway, which is the most widely used and most essential 
e-Government application in Hungary.

E-Paper is a general purpose electronic application form, a free, 
authenticated messaging application that connects clients electronically with 
the institutions and bodies connected to the service via the Internet. The 

\textsuperscript{12} See the section 8 of ET Act.  
\textsuperscript{13} See ibidem.
The purpose of the e-Paper service is to enable the client to submit a complaint to the authority electronically for those procedures or simple matters which are not supported by a system of expertise for their frequency or other reasons. The e-Paper service is available through Central Identification Agent, at https://epapir.gov.hu.

As we have mentioned earlier, this process requires significant human and financial resources. The digitalisation and the e-Government investments and reforms in Hungary – as an element of the economic and regional development – is co-funded by the European Union. The support of the digital and e-administration is an important objective of the operational programme supporting the development of the Hungarian public administration and public services (Közigazgatás-és Közszolgáltatás-fejlesztési Operatív Program – KÖFOP). The municipal e-administration projects are funded by this programme, as well.

There is also an online system, called The Local Government Office Portal (hereafter referred to as Portal) which is the location of the e-government administration in the local ASP system. The Portal provides municipalities with a local government ASP system for both natural persons and legal entities, providing the opportunity to use electronically available services for specialist applications.

Through the Portal, the clients can query for a local tax balance, the status of local government affairs electronically initiated by the Portal. They can also initiate an administrative action using it. At present, the local government’s tax, industrial, commercial, estate inventory, estate protection, birth and social affairs are supported by system development through the local ASP system. The application provides customers with the opportunity to track the process of their administrative procedures over the Internet. The Portal is mostly used by smaller municipalities, bigger cities both with and without county rights (which are the scope of this paper) normally use their own websites.

Cybersecurity issues and municipalities in Hungary

Cybersecurity became an important issue of the municipal administration after the Millennials, especially after 2010, when the e-Government and the municipal e-services begun to evolve rapidly. Thus, cybersecurity became
part of the public order and safety policies of the Hungarian administrative system\textsuperscript{14}.

After the challenges of the new era, especially to ensure a better defence of the administrative cyberspace, a new regulatory approach has been evolved after 2010. A general act on the cybersecurity of the central and local government bodies was passed in 2013. This framework act, the Act L of 2013 on the cybersecurity of state and municipal bodies (hereinafter: CSA) follows the major principle of cybersecurity regulations. It is based on the ‘CIA’ principle; thus confidentiality, integrity and availability shall be secured by the cybersecurity activities. Security classes and measures are defined by the Act; however, the detailed regulation can be found in an implementing ministerial decree. Following the general approach, the tiers of cybersecurity defence are defined and regulated by the CSA. The Act follows the general regulation, and especially, because its scope is a very wide one, and even the Hungarian military forces are affected, it follows the NATO regulations as well, not only the EU rules (because of the Hungarian NATO-membership).

A centrally supervised system has been regulated: the major body responsible for cybersecurity issues is in Hungary the Ministry of Interior, because cybersecurity is interpreted in Hungary as mainly a public order and security issue, the military elements are important, but a general regulation has been established. The central body of the cybersecurity issues is one of the national security agencies (which are supervised by the Minister of Interior), by the Special Service for National Security\textsuperscript{15}.

The Hungarian regulation – including the CSA – fit the strict and detailed European and NATO requirements. Thus, the major challenges of the municipal cybersecurity are linked to these requirements. As we have mentioned earlier, in Hungary there are more than 3000 municipalities (for a population which is less than 10 million inhabitants) and there are 1270 independent municipal offices, whose majority are relatively small offices (typically they have less than 20 civil servants). These offices have often lack of resources and lack of human capacities, especially in the field of cybersecurity. Because of the existence of


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Delegated state tasks, these municipalities have links to the central systems, especially to the registrations of the population and their addresses. Therefore these small offices can be an Achilles heel of the Hungarian system, because they are more vulnerable than the national (ised) systems.

Conclusions

The digitalisation and the e-administration are important issues of the public administration reforms of the last decades. The challenges of the new, digital ages resulted the transformation of the traditional administration. As we reviewed, the Hungarian regulation on e-Government and on the digitalisation of the public administration transformed significantly. The regulation was focused on the development a horizontally integrated e-administration. The practice of the Hungarian e-administration is partly different. The municipal e-administration systems have been built by the municipalities (especially by the larger municipalities), but their operation could be developed. The fragmented municipal system and their links to the national systems could be a vulnerable element of the Hungarian cybersecurity system, however, the regulation and the supervision activities are detailed regulated and have evolved quickly during the last years.

Bibliography

Literature
Obecna rewolucja cyfrowa dotarła również do administracji. Z cyfryzacją administracji (publicznej) silnie wiążą się kwestie bezpieczeństwa. Proces ten można postrzegać jako jedno z narzędzi dobrego zarządzania, choć jego realizacja wymaga stawienia czoła kilku wyzwaniom. W niniejszym artykule dokonano analizy stanu cyfryzacji w usługach e-administracji i praktyce węgierskich gmin oraz wiążących się z nią wyzwań i zagrożeń. Są one istotne i wynikają z rozproszonego systemu gmin na Węgrzech i dlatego mają one względnie ograniczone możliwości finansowe. Regulacje w tym zakresie skupiały się na rozwoju integracji poziomej systemu e-administracji. Wprawdzie w ostatnich latach uchwalono przepisy dotyczące tego systemu oraz wyeliminowania funkcjonujących wcześniejszej ograniczeń dla administracji elektronicznej, lecz w praktyce zmiany w węgierskiej e-administracji okazały się częściowo mijać z założeniami. Nowy, udoskonalony system e-administracji doprowadził do powstawania kolejnych wyzwań, z którymi poradzono sobie częściowo poprzez radykalną nacjonalizację i centralizację zadań realizowanych wcześniej przez gminy. System e-administracji budują głównie największe gminy. Jego obsługa wymaga dalszego rozwoju i w związku z tym cyberbezpieczeństwo na poziomie gminnym staje się coraz ważniejszym elementem zadań administracji publicznej na Węgrzech.

Słowa kluczowe: cfyryzacja, e-administracja, cyberbezpieczeństwo, Węgry, cyfryzacja samorządów gminnych, administracja gminna