

DESTRUCTIVE CREATIONS
Privacy Policy

This privacy policy („Privacy Policy”) is a document which determines terms and conditions on which DESTRUCTIVE CREATIONS Sp. z o.o. based in Gliwice, KRS (Court registration no.) 0000842570 (“DC” or “Destructive Creations”) may collect information and data (including personal data) concerning users (“User” or collectively “Users”).

The use of services and games created or published by DC requires acceptance of this Privacy Policy. For queries concerning this Privacy Policy, contact DC by e-mail at: support@destructivecreations.pl

By registering in the Game, on the Website, via Social logins, through Online Services, or any other methods of data collection, but not limited to these means, on a computer, consoles, mobile phone or streaming services, you agree to provide us with sincere and genuine information about you and you consent that your personal data may be disclosed to DC and its corporate affiliates for the purposes of collecting and processing your data in accordance with these Terms and Conditions. We will refer to this process as the “Registration Process”.

User is a natural person who uses Services provided by DC. Personal Data of persons under the age of 16 are subjected to particular protection, in particular its collection requires obtaining consent of statutory agent (e.g. parent, legal guardian). In the event that DC obtains Personal Data of User under the age of 16 in an unaware or uncommitted manner, DC after receiving information in that respective area shall take all necessary legal actions (e.g. upon request of statutory agent).

Customer data is subject to electronic data processing. Where applicable, DC may transmit personal data to the Supplier of Products and Services purchased by the Customer, service partners or joint venture companies, some of which may also be outside the European Economic Area, including USA, subject to appropriate security measures and legal provisions.

Thus, without prior notice, DC may store and use your personal information, provide your personal information to DC affiliates or third parties, its affiliates or its third parties for the purpose of:

- order processing, including processing your online payment and informing you of the status of your order;
- charging and delivering for the ordered Products;
- helping secure and improving the security of your order and transactions (for example by applying anti-fraud filters);
- registering your purchase with the Supplier (for warranty, technical support, or other purposes);
- the putting through to customer service and technical support;
- informing you about Product upgrades, special offers, other products, services and information (including third parties), market research, newsletter, or survey and evaluation fill-in (in the case, you opted to receive these communications);
- improving the usability of the Registration Process
- providing you with access to restricted areas
- complying with legal requirements;
- implementing the terms and conditions, including the investigation of potential violations;

And for other lawful purposes.

Certain data, such as the types of services used and the number of users we receive each day, may be used by DC for statistical, marketing, promotional or other lawful purposes. This kind of information is collected in aggregated or statistical form, without identifying users individually.

If you have expressly accepted it during the Registration Process, we may transmit your data to our business partners for information and prospecting purposes. If you accept, DC and its partners may send you information in the context of specific and ad hoc promotional campaigns or newsletters. These partners are specially chosen by DC and are recognized for the quality of their products and services.

You may request to no longer receive emails from us for marketing purposes at any time by clicking on the link provided and inserted at the bottom of each email that we or any of our partners will address you.

This data is securely stored in DC's information system.

User at any time is entitled to exercise of the right to object (forbid) as regards processing of his/her Data, as well as use other type of rights concerning obtaining information or protection, in particular User have the right to: (1) access to Personal Data, (2) request to delete Personal Data, (3) request to rectify or correct Personal Data, (4) request to restrict the processing of Personal Data, (5) request to transfer Personal Data to another entity, (6) submit complaint to a data protection authority - President of the Data Protection Office or other offices. However, in some cases exercising one or more of the mentioned rights may result in limitation of possibility of use by User of one or more Services provided by DC in which processing Data is required. Similarly, DC may be obliged to store (keep) Data upon binding law regulations. In each case User who exercised one of his/her rights shall receive a proper response from DC with indication of activities and their justification.

Users may withdraw the consent for DC to use, store, transfer, disclose or otherwise process their information at any time via: support@destructivecreations.pl

User is also entitled to benefit from help provided by state (local) data protection authorities, in particular upon contact with office of the President of the Data Protection Office or other offices.

The Customer's data are kept as long as his account is active as well as for a period of three months from the date of closing.

The data is then archived and returned exclusively in the context of litigation, during the period of the legal prescription.

The Customer has a right to access, modify, rectify, erase and, where applicable, to portability of his personal data.

The right of access, modification, correction and deletion provided for in the preceding paragraph is exercised by contacting the DC's customer service at the following email address: support@destructivecreations.pl

If need be, the Customer is informed of his right to define guidelines for the storage, erasure and communication of his personal data after his death.

The Customer also has a right to portability on its data that has been processed using automated processes.

The Customer expressly acknowledges that once he has shared content to a social network, an application or a third-party Internet site, DC is no longer responsible for the performance of its right

to erase on these sites. If needed, the Customer should contact the publishers of the applications through which it shared the content in order to exercise his rights.

Use of DC's products and services requires User's acceptance of this Privacy Policy. If User does not accept those regulations, User should terminate Use of Products and Services provided by DC or contact with Data Protection Officer in order to dispel any legal or factual doubts.

DC publish the current version of this Privacy Policy on their website: www.destructivecreations.pl. The content of Privacy Policy may change or be updated from time to time. In such cases, the amended Privacy Policy shall come into force 30 days after its publication. In case when User does not accept amended Privacy policy, User should terminate any use of DC's Products and Services or contact DC by e-mail: support@destructivecreations.pl

DESTRUCTIVE CREATIONS Sp. z o.o.

Version 1.1: 15 May 2021