

Privacy Policy for applications (apps)

Valid from 01.06.2022

The following information applies to all our applications (apps). The use of these apps may involve the processing of personal information. Our intention is for the following information to provide you with an overview of these processes so that you can understand them. In order to ensure fair processing, we would also like to inform you about your rights under the European General Data Protection Regulation (GDPR) and the German Federal Data Protection Act (Bundesdatenschutzgesetz – BDSG).

Stillfront Germany GmbH, Borselstraße 20, 22765 Hamburg (hereinafter referred to as “we” or “us”) is responsible for the data processing.

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1. Contact Us

If you have any questions or suggestions about this information or would like to contact us to exercise your rights, please contact us via:

<https://support.goodgamestudios.com/>

2. General Information on the Processing of Personal Data

The use of the products and services we offer may result in the processing of personal data. The term “personal data” under data protection law refers to all information relating to a specific or identifiable person. An IP address can also be considered personal data. An IP address is assigned to each device connected to the internet by the internet service provider, so that it can send and receive data. When you use the apps, we collect data that you provide yourself. In addition, when you use the app, we automatically collect certain information about your use of it.

We process personal data in compliance with the relevant data protection regulations of the GDPR and the German BDSG. We will only process data where we are legally permitted to do so. When you use these apps, we will process personal data only with your consent (Art. 6 paragraph 1 sentence 1 letter a GDPR), for the performance of a contract to which you are a party, or in order to take steps at your request prior to entering into a contract (Art.



6 paragraph 1 sentence 1 letter b GDPR), for compliance with a legal obligation (Art. 6 paragraph 1 sentence 1 letter a GDPR) or if the processing is necessary for the purposes of our legitimate interests or the legitimate interests of a third party, except where such interests are overridden by your interests or fundamental rights and freedoms which require the protection of personal data (Art. 6 paragraph 1 sentence 1 letter f GDPR).

3. Duration of Storage

Unless otherwise stated in the following sections, we will store the data only as long as necessary to achieve the purpose of processing or to fulfil our contractual or statutory obligations.

4. Transmission of Data

Unless otherwise stated in the following sections, data will be processed on the servers of technical service providers commissioned by us for this purpose. These service providers will only process the data after having received express instructions and they are contractually obliged to guarantee adequate technical and organizational measures for data protection.

Insofar as we refer to integrated services of other providers in this Data Protection Declaration, it can be assumed that personal data will be transmitted to the specified headquarters of these providers. These providers may be based in a so-called third country outside the European Union or the European Economic Area. Further information can be found in the sections describing each service.

5. Data Collection during Downloading

When downloading the app, no information is actively transferred by us to the app store involved (Apple App Store, Google Play, Amazon App Store, Samsung App Store, etc.). If you want to know what data is collected and processed by a given app store during the downloading process, please consult their privacy policy. We have no control over any data collection by



app stores. They are solely responsible for the processing of any of your personal data within the meaning of Article 7(4) GDPR.

6. Access Rights of this App

This app requires various access permissions from your device. These are required to maintain certain functionality of our apps. For example, if you only want to download updates using a wireless connection, the app needs access to your wireless connection. If you would like to purchase additional content via the app, we may need access to the interface required for your app store. Another example is what is referred to as “push notifications”, in which we can use an interface to display a message directly on your device. The access permissions on your mobile device are dependent on the operating system (e.g. Android, iOS, etc.) and the store where the app was purchased (e.g. Google Play Store, Apple App Store, Amazon, etc.).

As a rule, you will receive information prior to the installation as to which access permissions are required by our app. The legal basis for the processing of technically necessary access permissions is Art. 6 paragraph 1 sentence 1 letter b GDPR.

All further access permissions are based on Art. 6 paragraph 1 sentence 1 letter f GDPR. Under “Settings” in Apple iOS, you can get an overview at any time of the content that our apps can access.

You can restrict these access permissions at a later point in time. In Android, various access permissions are also needed on your mobile device. Under “Settings/Apps” you can subsequently check the access rights of our apps.

7. Contact Form

Our app contains a contact form with which you can send us messages. The transfer of your data is encrypted.

The legal basis for processing this data is Art. 6 paragraph 1 sentence 1 letter b GDPR. All data fields marked as mandatory are required for the execution of the contract. If they are not provided, the contractual services



cannot be carried out. The provision of any additional data is voluntary. Alternatively, you can also send us a message to the contact e-mail address.

8. Registration and Login

In order to use certain functions of the app, registration within the app is required. Upon completion of the registration process, a contract of use is entered into.

In the context of this use, only the information you provide is processed. This information can be seen on the registration screen. The legal basis for this processing is Art. 6 paragraph 1 sentence 1 letter b GDPR. It is absolutely essential to provide the information marked as mandatory in order to establish the user relationship. The data provided will only be processed for the purposes stated in the terms of use and they will only be stored for the duration of use. You may terminate your use at any time by deactivating your user account.

9. Facebook Connect

We also offer you the option of easier registration for our games and services through Facebook. You can use your existing Facebook user account for this purpose. By clicking the “Log in with Facebook” link, you can use this registration method via our online portal. To do this, you need to already have a Facebook account or have access to Facebook.

If you would like to register for one of our services using your Facebook account, the first step in the registration process will immediately redirect you to Facebook. Facebook will then ask you to log in or to register. Under no circumstances will we receive your personal access data (user name and password).

In a second step, you will connect your Facebook profile with the service for which you would like to register. At this point, you will be told which data from your Facebook profile will be transmitted to us. This information is usually your “public information” on Facebook and information which you have made available to the public or authorized for the application in



question. Information of this type generally includes your name, profile picture and cover photo, your gender, your networks, your username (Facebook URL), and your user ID number (Facebook ID). We will also use the email address you have saved with Facebook in order to contact you outside of Facebook. You can see an overview of information in your profile that is available to the public via the General Account Settings menu of your Facebook profile (<https://www.facebook.com/settings?tab=applications>).

The legal basis for data collection and storage is your consent, within the meaning of Art. 6 paragraph 1 sentence 1 letter a GDPR.

If you would like to remove the connection between Facebook Connect and our service, please log in to Facebook and make the required changes to your profile. We will then no longer have the right to use information from your Facebook profile. We guarantee the adequacy of data transfer to the third country USA through the agreement of EU standard contractual clauses.

10. Data Processing in our Games

In our games we are able to track and evaluate various actions at the player level. This especially includes contact data provided during registration and your actions during the games. For this purpose, we collect your connection data, such as your IP address. We need to be able to process this information to execute gaming operations. It is, therefore, processed on the basis of Art. 6 paragraph 1 sentence 1 letter b GDPR.

11. External Game Developers

We use data processors for game development which might process personal data upon our instruction. We have entered into data processing agreements with all our processors. Some of our third party processors are located outside of the EU/EEA, with which we have concluded standard contractual clauses with these processors.

12. Payments made through our App



In principle, you can enjoy our games without having to provide personal contact data. If you pay for chargeable activities in our games, your personal data will be collected by the corresponding payment service providers listed.

All payment-relevant data, such as your contact and payment data, are initially collected and processed by the corresponding payment provider. The legal basis for this data processing is Article 6(1)(b) GDPR.

For payments, we collect the geolocation of your IP address, which allows us to determine in which country you are located. The legal basis for this data collection is Art. 6 paragraph 1 sentence 1 letter c GDPR, as the processing is necessary for compliance with a legal obligation. The legal obligation arises from Directive 2006/112/EC (MOSS Directive).

We also receive information from payment providers related to payment fraud prevention. The legal basis for this data collection is Art. 6 paragraph 1 sentence 1 letter c GDPR, as the processing is necessary for compliance with a legal obligation.

13. Newsletter

In the following section, we will inform you about our newsletter as well as other types of business emails and electronic communications and your right to object. By subscribing to our newsletter, you agree to receive it and you agree to the processes described below. The legal basis is your consent pursuant to Art. 6 paragraph 1 sentence 1 letter a GDPR and Section 7 paragraph 2 no. 3 of the German Act against Unfair Competition (UWG). We do not include the following information under the term "advertising communication": Information about technical and organizational processes and information relating to the provision of services to our users.

To subscribe to our newsletter, we use the double opt-in procedure, which serves to confirm your e-mail address. This confirmation is required so that no one can register with an e-mail address that does not belong to them. Subscriptions to the newsletter are logged in order to be able to provide evidence of the registration process in accordance with statutory



requirements. This includes the storage of the login itself, the time of confirmation, as well as the IP address. Any changes to your data stored with the service provider that sends the newsletters are also logged. The processing of this data is necessary in order to be able to prove that consent has been granted. The legal basis results from our legal obligation to document your consent (Art. 6 paragraph 1 letter c in conjunction with Art. 7 paragraph 1 GDPR).

Newsletters are sent with the help of an EU-based external service provider, whom we have engaged for this processing activity in accordance with statutory requirements. The newsletters contain pixels that are retrieved by the server of the service provider that sends the newsletter as soon as the newsletter is opened. Within the scope of this retrieval, some information such as your IP address and time of retrieval are collected. This information is used for technical improvement or to analyze the target groups and their reading behavior on the basis of their retrieval locations (which can be determined using the IP address) or access times. The statistical data collection also includes determining if and when the newsletters are opened and which links are clicked and when they are clicked. For technical reasons, this information can be assigned to the individual newsletter recipients. These analyses are primarily intended to help us to identify the reading habits of our users and to adapt our content to them or to send different content based on user interests. The personalized analysis is performed with your consent, which we obtain when collecting your email address. The legal basis is Art. 6 paragraph 1 sentence 1 letter a GDPR. You can revoke your consent at any time with effect for the future. You can do so easily by using the link at the bottom of each of our communications or by using our support form. Unfortunately, you cannot request separate cancellations for the service provider that sends the newsletter or for the statistical analysis. If you wish to cancel, you must cancel the entire subscription.

14. Use of email address

We can use the email address you provide during registration or payment to keep you informed about similar products and services that we offer. This serves our legitimate interest in contacting existing customers for the purpose of direct marketing. The legal basis is Art. 6 para. 1 lit. f GDPR in



conjunction with. § Section 7 (3) Act Against Unfair Competition. You can revoke your permission at any time without incurring any costs other than transaction costs according to the basic rates. To do this, you can unsubscribe by clicking the link contained in every email.

15. Surveys

We conduct occasional customer satisfaction surveys for our games. For this purpose, we collect and process your contact data as provided in the surveys.

The legal basis for the use of this information is your consent in accordance with Art. 6 paragraph 1 sentence 1 letter a GDPR. Your participation in the survey is voluntary. Your consent to its use may be revoked at any time.

We use the services of SurveyMonkey Inc (San Mateo, One Curiosity Way, San Mateo, California 94403, "SurveyMonkey") to conduct the surveys. SurveyMonkey collects additional information from participants in the form of cookies, which are only intended to ensure that the survey service is fully usable and that the surveys run as intended.

The legal basis for processing this additional information is Art. 6 paragraph 1 sentence 1 letter f GDPR. If you do not participate in our survey, no personal information will be collected.

We guarantee the adequacy of data transfer to the third country USA through the agreement of EU standard contractual clauses.

16. Processing App Log Files

If you use our services, general information (that is not used on an individual basis) is initially stored automatically, i.e. not through registration. For example, our web servers normally store the following information: IP, Device ID, Device Type, OS, time of the server request.

The processing is carried out for the purposes of our legitimate interests, the legal basis of which is Art. 6 paragraph 1 sentence 1 letter f GDPR. This



processing is used for technical administration and the security within the app.

17. Bugsnag

We use the service Bugsnag of Bugsnag Inc. (USA) in some of our games. This service enables us to quickly identify errors in our games that have caused a malfunction or crash and thus improve our service. If an error occurs, the player ID, the player name and, if applicable, details of the page or the app where the error occurred and the data built into them are transmitted to Bugsnag for error evaluation. You can find more information in Bugsnag's privacy policy: <https://docs.bugsnag.com/legal/privacy-policy>

We guarantee the adequacy of data transfer to the third country USA through the agreement of EU standard contractual clauses. The legal basis of the processing is Art. 6 paragraph 1 letter f GDPR, as the service serves our legitimate interest to solve technical errors in a targeted manner. The transmission of the above mentioned information to Bugsnag is technically necessary. Objections against this processing will be handled by our support: <https://support.goodgamestudios.com/>

18. Combating Fraud

We process pseudonymous information, such as the IP address or device ID, for the analysis of signals in order to identify fraud by third parties in the context of customer acquisition. To accomplish this, we are supported by external service providers whom we have ensured are committed to the same statutory requirements. The legal basis of Art. 6, paragraph 1, sentence 1, letter f GDPR. This processing helps the organizational security of the app.

19. Facebook SDK

We use Facebook's Software Development Kit (SDK) within our app. The Facebook SDK is issued and administered by Facebook. By means of this integration, we can link various Facebook services with our app. For example, this enables users to be able to use the Facebook SDK to share



content from our apps within their Facebook timeline or to send messages to other Facebook users. Further information about the Facebook SDK within iOS can be found here: <https://developers.facebook.com/docs/ios>.

For Android, please refer to:

<https://developers.facebook.com/docs/android>.

The legal basis for the storage of this data is Art. 6 paragraph 1 sentence 1 letter b GDPR.

Facebook App Events: We use the Facebook App Events service through the Facebook SDK to track the reach of our advertising campaigns and the use of the Facebook SDK. Facebook merely provides us with an aggregated analysis of user behavior with our app. We have no influence beyond that on the information that will be processed through App Events by Facebook. The legal basis for this processing is Art. 6 paragraph 1 sentence 1 letter f GDPR. In our app settings, you can opt out of using App Events for these purposes.

We guarantee the adequacy of data transfer to the third country USA through the agreement of EU standard contractual clauses.

20. Information about our Facebook Page

When you visit our Facebook Pages, which we use to represent our company or individual products or services, some of your personal data will be processed. The sole controller responsible for the processing of personal data is Meta Platforms Ireland Limited (4 Grand Canal Square, Grand Canal Harbour, Dublin 2 Ireland, "Facebook"). Further information about the processing of personal data by Facebook can be found at <https://www.facebook.com/privacy/explanation>.

Processing of Page Insights

Facebook provides us with anonymized statistics and insights for our Facebook page, which help us to understand the types of actions that people take on our Page (so-called "Page Insights"). These Page Insights are created based on specific information about individuals who have visited our Page. This processing of personal data is carried out by



Facebook and by us as joint controllers. The processing serves our legitimate interest to evaluate the types of actions being taken on our Page and to improve our Page based on these findings. The legal basis for this processing is Article 6 paragraph 1 letter f GDPR. We are in no case able to assign the information obtained via Page Insights to a specific Facebook profile using the “Like” data for our Page.

We have reached an agreement with Facebook to share joint responsibility for the processing, in which the division of data protection obligations between ourselves and Facebook is set out. Details about the processing of personal data for creating Page Insights and the agreement entered into between ourselves and Facebook can be found at https://www.facebook.com/legal/terms/information_about_page_insights_data.

Processing of data that is provided to us via our Facebook pages

We also process data that you make available to us via our Facebook Pages. Such information might be your Facebook user name, your player name in one of our games, contact details or a communication to us. We only process this personal data if we have previously expressly asked you to share this data with us, for example as part of a survey or a competition. This processing will be done by us as the sole data controller.

If you have communicated data to us because you are taking part in a contest, we will only process this if it is necessary to send you a prize. After delivery of the prize, or if you do not win, your data will be deleted. The legal basis for this processing is Article 6 paragraph 1 letter b GDPR.

Personal data that we have collected through surveys will be processed in anonymized form, to ensure that customers are happy with our offers. This processing serves our legitimate interest of continuously improving our offers, and the legal basis therefor is Article 6 paragraph 1 letter f GDPR.

21. Google Marketing Services

On our app we use the marketing and re-marketing services of Google Ireland Limited (Gordon House, Barrow Street, Dublin 4, Ireland; “Google”).



These services allow us to display advertisements in a more targeted manner in order to present advertisements of interest to users. Through remarketing ads and products are displayed to users relating to an interest established by activity on other apps within the Google Network. For these purposes, a code is used by Google when our app is accessed and what are referred to as (re)marketing tags are incorporated into the app. With their help, an individual cookie, i.e. a small file, is stored on the user's device (comparable technologies may also be used instead of cookies). Cookies can be set by various domains, including google.com, doubleclick.net, invitemediamedia.com, admeld.com, googlesyndication.com or googleadservices.com. This file records which apps users have visited, which content they are interested in and which offers have been used. In addition, technical information about the browser and operating system, referring apps, the length of the visit as well as any additional data about the use of the online products and services are stored. The IP address of users is also recorded, although we would like to inform you that within the framework of Google Analytics, IP addresses within Member States of the European Union or in other contracting states to the Agreement on the European Economic Area are truncated.

All user data will only be processed as pseudonymous data. Google does not store any names or e-mail addresses. All displayed ads are therefore not displayed specifically for a person, but for the owner of the cookie. This information is collected by Google and transmitted to and stored by servers in the USA.

One of the Google marketing services we use is the online advertising program Google AdWords. In the case of Google AdWords, each AdWords customer receives a different conversion cookie. Cookies can therefore not be tracked through the apps of AdWords customers. The information collected by the cookie is used to generate conversion statistics for AdWords customers who have opted for conversion tracking. AdWords customers see the total number of users who clicked on their ad and were redirected to a page with a conversion tracking tag. However, they will not receive any information that personally identifies users.

We may include third-party advertisements based on the Google Marketing Service called DoubleClick. DoubleClick uses cookies to enable Google and



its partner apps to place ads based on users' visits to this app or other apps on the Internet.

Google services make use of Google's Tag Manager. For more information about Google's use of data for marketing purposes, please see the summary page: <https://www.google.com/policies/technologies/ads>, Google's privacy policy is available at <https://www.google.com/policies/privacy>

The legal basis for the use of this service is Article Art. 6 paragraph 1 sentence 1 letter f GDPR. If you wish to object to interest-based advertising by Google marketing services, you can do so using the settings and opt-out options provided by Google: <http://www.google.com/ads/preferences>.

A transmission of your data to the USA cannot be excluded. We guarantee the adequacy of data transfer to the third country USA through the agreement of EU standard contractual clauses.

22. Google SDK (Firebase Analytics)

We use the developer platform called "Google Firebase" as well as the associated functions and services of Google Ireland Limited (Gordon House, Barrow Street, Dublin 4, Ireland; "Google"). Google Firebase is a platform for developing apps for mobile devices and websites. Google Firebase offers a variety of features, which are can be found on the following summary page: <https://firebase.google.com/products/> The functions include the storage of apps, including users' personal data, such as content they have created or information regarding their interaction with the apps. Google Firebase also offers interfaces that allow interaction between the users of the app and other services. The analysis of user interactions is carried out using the analysis service of Firebase Analytics. This service helps us to record our users' interactions. Events such as the first time an app is opened, the uninstalling of an app, updates, crashes or the frequency of use of the app are recorded. Certain user interests are also recorded and evaluated. The information processed by Google Firebase may be used with other Google services, such as Google Analytics and Google marketing services. In this case, only pseudonymous information, such as the Android Advertising ID or the Advertising Identifier for iOS, will



be processed to identify users' mobile devices. Additional information on the use of data for marketing purposes by Google can be found on the summary page: <https://www.google.com/policies/technologies/ads>, Google's privacy policy is available at <https://www.google.com/policies/privacy>. The legal basis for use is Art. 6 paragraph 1 sentence 1 letter f GDPR. If users wish to object to interest-based advertising through Google marketing services, they can use the settings and opt-out options provided by Google: <http://www.google.com/ads/preferences>.

A transmission of your data to the USA cannot be excluded. We guarantee the adequacy of data transfer to the third country USA through the agreement of EU standard contractual clauses.

23. AppsFlyer SDK

Our app is analyzed with technologies from AppsFlyer Inc. (111 New Montgomery Street, San Francisco, California 94105). Various session and interaction data are collected from you and stored for this purpose. We need this information to improve the content and usability of our games and to optimize the user experience for you. The session and interaction data are at no time processed in personalized form, but under a pseudonym. For more information on data processing by AppsFlyer, please refer to the privacy policy of the provider:

<https://www.appsflyer.com/privacy-policy/>. Appsflyer is used by various advertising partners such as Jampp Limited (CanalotStudios, 222 Kensal Road, London, United Kingdom). Their privacy policy can be found at <https://jampp.com/privacy.html>. The legal basis for use is Art. 6 paragraph 1 sentence 1 letter f GDPR. If you do not wish to be tracked by AppsFlyer in the future, you can opt out at any time here: <https://www.appsflyer.com/optout>.

We guarantee the adequacy of data transfer to the third country USA through the agreement of EU standard contractual clauses.

24. Microsoft Bing Ads



We use the conversion and tracking tool Bing Ads from Microsoft Corporation (One Microsoft Way, Redmond, WA 98052-6399, "Microsoft") as part of our app. Microsoft stores a cookie on the user's device to enable an analysis of the use of our online services. The prerequisite for this is that the user has accessed our app through an ad from Microsoft Bing Ads. This enables Microsoft and us to know that someone has clicked on an ad, has been redirected to our online services and has reached a predetermined target page. We only see the total number of users who clicked on a Bing ad and were then forwarded to the target page (conversions). No IP addresses are stored. No other personal information about the identity of the user is disclosed. Users can find further information on data protection and the cookies used at Microsoft Bing ads in Microsoft's privacy statement: <https://privacy.microsoft.com/de-de/privacystatement>. The legal basis for the use of this service is Art. 6 paragraph 1 sentence 1 letter f GDPR. If you do not wish to participate in the Bing Ads tracking process, you can communicate your objection to Microsoft here: <http://choice.microsoft.com/de-DE/opt-out>.

We guarantee the adequacy of data transfer to the third country USA through the agreement of EU standard contractual clauses.

25. Taboola

Use of technologies belonging to Taboola Inc. (Taboola Inc., Atrium Tower, 2 Jabotinsky St., 32nd fl., Ramat Gan 5250501 Tel Aviv) allows us to utilize user-specific advertising based on surfing behavior and customer interests. Taboola uses cookies (or similar technologies) to determine which websites you visit frequently and record your movements on our website. Taboola gathers device-related data and protocol data and creates usage profiles using pseudonyms. The usage profiles are not merged with the data about the bearer of the pseudonym and do not allow conclusions to be drawn on personal data. To do this, we communicate your IP address to Taboola. This processing is carried on the legal basis of our legitimate economic interest (Art. 6 paragraph 1 letter f GDPR.) You can object to inclusion in the tracking via the following link: <https://www.taboola.com/privacy-policy#user-choices-and-optout>. Once you have successfully opted out, you will no longer see personalized content/adverts.



26. Pinterest

We use advertising services provided by the social network Pinterest, which is operated by Pinterest Europe Ltd., Palmerston House, 2nd Floor, Fenian Street, Dublin 2, Ireland. We use the site to book advertising space on pins within Pinterest. If you land on one of our offers via a pin we have booked, this information will be processed by Pinterest and communicated to us as statistics (conversion). This allows us to find out, for instance, how many users have clicked on our pins. We obtain no information that allows users to be personally identified. Furthermore, we analyze whether a user then goes on to download our app. Insofar as personal data is processed, this is carried out on the legal basis of article 6 paragraph 1 letter f GDPR. You can object to inclusion in the tracking via the following link:

<https://help.pinterest.com/de/articles/personalization-and-data>

27. Advertising in apps

Our apps allow you to view video sequences from third-party providers funded through advertising. This allows paid content, for example, to be used free of charge. Viewing the videos is voluntary, and must be actively confirmed by you, the user.

The advertising displayed through our partners is either personalized or non-personalized (context-related). The data you provide when using advertising media is collected and analyzed, which will be explained in more detail below. Our SDK service providers **Fyber** (Fyber N.V., Johannisstraße 20, 10117 Berlin) and **Admob** by Google Ireland Limited (Gordon House, Barrow Street, Dublin 4, Irland; "Google") allow us to put this type of ad monetization into practice. If a player decides to watch a video ad, the service providers take over control of the in-game advertising networks. This involves the following parameters being shared via an interface with the advertising networks: Advertising ID, IP address, browser, operating system, version, country, city, placement ID and bundle ID. The aim of this transmission of information is to display the best possible advertising material for the user. The SDKs for the advertising networks mentioned may possibly also process personal data, such as advertising ID and IP address, in order to be able to provide that advertising material.



Fyber also operates its own advertising networks (Fyber Marketplace and Heyzap Ad Network), which are used to display both personalized and context-related advertising. Fyber only uses information from the app's general access permissions for this purpose. This data is processed on our behalf. Further information about Fyber's data processing can be found here: <https://www.fyber.com/gdpr-faqs/>.

The legal basis for the processing is our legitimate financial interests (Art. 6 paragraph 1 letter f GDPR). As a user, you can switch this form of personalized advertising off at any time in our app settings (opt-out). In such a case, all pseudonymous information is anonymized by us, meaning that only context-related advertising will be shown. You can also deactivate personalized advertising in the settings of your mobile device. In order to do this, please follow the instructions below:

Android

1. Depending on your device, you can find the Google settings in one of the following locations: – In a separate app called "Google settings" – Scroll through your main app "Settings" and tap on Google
2. Tap on "Ads"
3. Tap on the toggle button next to Opt out of Ads Personalization

iOS

iOS devices use Apple's Advertising Identifier. Further information on the different options for using this Identifier can be found in the Settings app of your mobile device. This can be found by:

1. Opening "Settings"
2. Selecting "Privacy"
3. Selecting "Advertising"

Here you can choose between specific settings using a toggle button.

Advertising partners

Service partner



1. Service partner, 2. Processing role, 3. Type of ads, 4. Additional information

Unity Ads

1. Unity Technologies, 30 3rd Street, San Francisco, CA 94103, USA
2. Joint controllers
3. Personalized and contextual ads
4. Specific information on privacy and opting out of personalized advertising is also displayed transparently in the video player.
<https://unity3d.com/de/legal/privacy-policy>

Facebook Audience Network SDK

1. Meta Platforms Ireland Limited, 4 Grand Canal Square, Dublin 2, Ireland
2. Joint controllers
3. Personalized ads
4. As a Facebook user, you can switch off personalized advertising on third-party sites in the settings.
<https://www.facebook.com/about/ads>

AdColony

1. AdColony, Inc 11400 W Olympic Blvd #1200, Los Angeles, CA 90064, USA
2. Joint controllers
3. Personalized and contextual ads
4. <https://www.adcolony.com/privacy-policy/>

28. The Right to Object

In accordance with Art. 21 GDPR, you have the right to object to any processing operations executed that use Art. 6 paragraph 1 sentence 1 letter e or letter f of GDPR as their legal basis.

29. Your Additional Rights



As the person concerned, you are entitled to exercise your rights against us. In particular, you have the following rights:

- In accordance with Article 15 GDPR and Section 34 BDSG, you have the right to request information as to whether or not, and to what extent, we process personal data about you.
- You have the right to have us correct your data in accordance with Article 16 GDPR.
- You have the right to have us delete your personal data in accordance with Article 17 GDPR and Section 35 BDSG.
- You have the right to have the processing of your personal data restricted in accordance with Article 18 GDPR.
- You have the right, in accordance with Article 20 GDPR, to receive the personal data concerning you that you have provided to us, in a structured, commonly used and machine-readable format and to transmit this data to another controller.
- You can exercise your rights by contacting us via our [contact form](#).

30. Minor's privacy

The Service is not targeted towards, nor intended for use by anyone under the age of 16. We do not collect personal data from any person we actually know is under the age of 16.

31. Data Protection Officer

You can reach our data protection officer at:

Peter Birgersson
Deloitte AB
Rehmsgatan 11
113 79 Stockholm, Sweden
Stillfront-DPO@deloitte.se

32. Complaints to Government Authorities



If you believe that the processing of your personal data constitutes an infringement of the provisions of the GDPR, you have the right to lodge a complaint with a supervisory authority in accordance with Article 77 GDPR.

33. California Residents Privacy Statement

If you are a California resident, you may be able to exercise different / additional rights granted by California law in relation to the Personal Data / Personal Information about you that we have collected (subject to certain limitations). [Click here for the CA Residents Privacy Statement](#) To exercise these rights, to opt-out, or for any inquiries regarding how we collect, use, disclose and otherwise process personal information of individual residents of the State of California, either online or offline, within the scope of the California Consumer Privacy Act of 2018 (“CCPA”) please contact us via our [support form](#) or send an email to ccpa_requests@goodgamestudios.com.



