

PRIVACY POLICY

This Privacy Policy („**Policy**”) is designed to inform you about how we collect, use, and share your Personal data, your rights regarding the information you provide to us when you use our application The Witcher Old World Bestiarium Extension - in particular in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, also known as the General Data Protection Regulation ("**GDPR**"), which entered into force on May 25, 2018.

Contents:

1. Basic definitions.
2. What Personal data do we collect and process, what is the purpose of processing and what is the legal basis?
3. How long do we process your Personal data for?
4. Who has access to your Personal data?
5. What are your rights regarding your Personal data?
6. Analytics
7. Automated Decision Making
8. Cookies
9. Final provisions.

1. BASIC DEFINITIONS

- 1) Application - application The Witcher Old World Bestiarium Extension provided by Controller;
- 2) Personal data – any information relating to you, that allows your identification i.e.: name or surname or nickname, e-mail address, phone number, IP address, etc.
- 3) Controller (“we”, “our”, “us”) – GO ON BOARD sp. z o.o. sp. k. with its registered office in Poznań (61-805) at the following address: ul. Św. Marcin 24, entered into the registry of entrepreneurs of the Polish National Court Register kept by the District Court for Nowe Miasto & Wilda in Poznań, VIIIth Commercial Division under KRS number 0001158727, holder of Business entity statistical number (REGON): 381862670, Polish taxpayer’s identification number (NIP): 7792499880;
- 4) GDPR - Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of Personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation);
- 5) Services – all services provided to you by us;
- 6) You, User – a player who uses our application The Witcher Old World Bestiarium Extension.

2. WHAT PERSONAL DATA DO WE COLLECT AND PROCESS, WHAT IS THE PURPOSE OF PROCESSING AND WHAT IS THE LEGAL BASIS?

We collect and process data based on which we can link you as a player with your identity as a natural person that you provide us with, such as your name. We process such data for the purpose of enabling your gameplay, and such processing is necessary for the performance of a contract between you and us (legal basis: Article 6.1(b) of the GDPR). Providing us with such data is not your legal obligation, but it is necessary for you to make use of our Services and use our Application.

Moreover, we collect gameplay data in order to provide the necessary information for the game development. Such data may typically include gameplay-related information such as: choices made in the game and reaction time, the popularity of particular character or scenario in the game, players' achievements, time spent in the Application. To the extent this data may constitute the Personal data within the meaning of the GDPR we process such data for the purpose of development of our Application which constitutes our legitimate interest (legal basis: Article 6.1(f) of the GDPR).

Please also be aware that in case you contact us or create a claim, we will collect and store your Personal data such as name, surname, e-mail address, phone number, etc. in accordance with our legitimate interest for the period specified in point 3 (based on the art. 6.1(f) of the GDPR).

We collect and process your personal data, including but not limited to your name, surname, email address and phone number, only if you provide your explicit consent for marketing purposes, in accordance with Article 6(1)(a) of the GDPR.

We may also process your Personal data if it is necessary for us to comply with our legal obligation (based on the art. 6.1(c) of the GDPR) or if you give us your consent to the processing for one or more purposes (based on the art 6.1(a) of the GDPR).

Additionally we may process the following information: device manufacturer and model, platform type, operating system and version running on the system or device; language; processor information, such as model, number of current processors, frequency, and instruction set support flags; graphics card type and vendor name; graphics card driver. To the extent this data may constitute the Personal data within the meaning of the GDPR we process such data for the purpose of development of our Application which constitutes our legitimate interest (legal basis: Article 6.1(f) of the GDPR).

3. HOW LONG DO WE PROCESS YOUR PERSONAL DATA FOR?

We store your personal data related to your use of our mobile Application as long as you use our Application and we process the data necessary to perform the contract for the duration of the contract (as long as you have our mobile Application downloaded, with active account) and no longer than 3 years after its termination;

We store the User's analytical data for no longer than 18 months;

We store data necessary to respond to User inquiries for as long as it is necessary to resolve the matter or as long as required by law regarding the limitation of claims and no longer than 6 years after termination of the contract;

We process data necessary to establish or pursue any claims or defend against such claims for the limitation period of such claims.

We process data necessary to comply with our legal obligation for the limitation period of such an obligation.

We process your Personal data on the basis of your consent until the withdrawal of your consent or by the time the purpose, for which it was collected, ceases to exist.

4. WHO HAS ACCESS TO YOUR PERSONAL DATA?

In any case of processing your personal data by us, you can be sure that only the following will have access to your personal data:

- i) authorized employees and associates who are obliged to maintain confidentiality and not use it for purposes other than those for which we collected it,
- ii) entities supporting us in the provision of services, on the basis of relevant agreements, e.g., entities providing legal, consulting, hosting and telecommunications services.

All these entities will have access only to necessary information.

We may transfer the User's personal data outside the European Economic Area (in particular to the USA) on the basis of a decision on an adequate level of data protection in a third country, standard contractual clauses, or binding corporate rules. If we process the User's personal data outside the European Economic Area, we ensure that we apply appropriate legal safeguards and verify suppliers located in a third country. If you want to learn more about data transfers, we will be happy to answer any questions and provide more detailed information on the transfer of personal data. In particular, the User can always obtain information from us on (1) whether their personal data is transferred outside the EEA, (2) in which country their personal data may be processed, (3) which entities and on what basis have access to their personal data.

We may also be required to provide specific information relating to you to public authorities for the purposes of proceedings conducted by them. In this case, the information is provided only if there is a proper legal ground.

5. WHAT ARE YOUR RIGHTS REGARDING YOUR PERSONAL DATA?

You have the following rights:

- 1) Right of access. At any time, you can obtain from us confirmation as to whether or not your Personal data are being processed and access your Personal data.
- 2) Right to rectification. If you know that the information relating to you is incorrect or incomplete, you have the right to request the rectification of the data.
- 3) Right to withdraw the consent. You can withdraw your consent at any time, without affecting the legality of the processing, which was performed prior to this withdrawal.
- 4) Right to erasure ("right to be forgotten"). The GDPR gives you the right to obtain from us the erasure of all your Personal data. We are obligated to make your request, only if one of the following grounds applies:

- a) Your Personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed;
 - b) You withdrew consent on which the processing is based and where there is no other legal ground for the processing;
 - c) You object to the processing and there are no overriding legitimate grounds for the processing;
 - d) You object to the processing for direct marketing purposes;
 - e) the Personal data have been unlawfully processed;
 - f) the Personal data have to be erased for compliance with a legal obligation in European Union or Member State law to which the controller is subject;
 - g) the Personal data have been collected in relation to the offer of information society services referred to in Article 8(1) GDPR.
- 5) Right to restriction of processing. You can also obtain the restriction of processing, where one of the following applies:
- a) You contest the accuracy of the Personal data – for a period enabling us to verify the accuracy of the Personal data;
 - b) the processing is unlawful but you oppose the erasure of your Personal data and you request the restriction of their use instead;
 - c) we no longer need your Personal data for the purposes of the processing, but they are required by you for the establishment, exercise or defense of legal claims;
 - d) You have objected to processing – only until the dispute is resolved.
- 6) Right to data portability. You have right to receive your Personal data in a structured, commonly used and computer-readable format and have the right to transmit those data to another controller, when:
- a) the processing is based on your consent or on a contract, and
 - b) the processing is carried out by automated means.
- 7) Right to object. According to GDPR you have the right to object:
- a) to processing of your personal data where it is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the Administrator - on grounds relating to your particular situation;
 - b) to processing of your personal data where it is necessary for the purposes of the legitimate interests pursued by us or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the User which require protection of personal data, in particular where the data subject is a child, including profiling - on grounds relating to your particular situation;
 - c) at any time - to processing of your personal data for direct marketing purposes, including profiling, to the extent that it is related to such direct marketing;
 - d) to processing of your personal data for scientific or historical research purposes or statistical purposes - on grounds relating to your particular situation.

If, despite your objection, we consider that there are valid legitimate grounds for further processing of your Personal Data that override your interests, rights and

freedoms, we may continue to process your Personal Data. If you do not agree with the above assessment of our situation, you have the right to lodge a complaint with a supervisory authority.

- 8) Right to lodge a complaint with a supervisory authority. Due to our actions as a Controller, you have the right to lodge a complaint with a supervisory authority, in particular in the Member State of your habitual residence, place of work or place of the alleged infringement.

If you want to lodge a complaint in Poland, the function of the supervisory authority is held by the President of the Data Protection Office / Prezes Urzędu Ochrony Danych Osobowych (PUODO). A detailed description of the procedure for lodging a complaint to PUODO is available on the website maintained by PUODO which you can access by clicking the following link: <https://uodo.gov.pl/>.

For efficient implementation of your rights, please send all requests to the e-mail address: gdpr@goonboard.com with the subject: "GDPR's demand", indicating which right you want to exercise.

6. ANALYTICS

We may use Firebase Crashlytics, which is an analytical tool designed to collect and analyze data about Users of mobile applications and allows us to perform, diagnose, report errors, and track bugs. Detailed information on the scope and principles of data collection can be found [here](#) and [here](#).

We may also use Google Analytics. Google Analytics are files used by Google to analyze how the application is used and to create statistics and reports on the operation of the application. Google does not use the collected data to identify the User, nor does it combine this information to enable identification. Detailed information on the scope and principles of data collection can be found [here](#).

7. AUTOMATED DECISION MAKING

We will process your personal data in an automated manner. However, we do not use any information provided by you for the purposes of automated decision-making, including profiling.

8. DATA STORAGE AND TRACKING TECHNOLOGES USED IN APPLICATION

The Application relies on local data storage mechanisms and third-party services that serve purposes such as maintaining user preferences, ensuring proper operation of the Application, enabling authentication, measuring usage statistics, diagnosing technical issues, and providing marketing communication (with the user's prior consent where required). The table below specifies in detail the categories of data stored or processed, their retention period, and whether they are necessary for the functioning of the Application.

The table below describes in detail the data used in Application:

Type	Name	Retention time	Necessary
Preference	User settings (personal settings, language) stored in local database	Until app uninstall	Yes
Functional	Session data (auth token, user id) stored in local database	Until app uninstall	Yes
Game state	Game progress stored in local database	Until app uninstall	Yes
Statistical & Analytical	Google Analytics for Firebase events	14 months	Yes
Technical Diagnostics	Firebase Crashlytics error reports	90 days	Yes
Marketing	FCM push token	Until user unenrolls / app uninstall	No (opt-in)

9. FINAL PROVISIONS

We constantly review our Policy and strive towards making it better. That is why we reserve the right to amend this Policy from time to time. Each amendment to the Policy will be published in the Application and will be effective from the date of publication.