

WEBSITE PRIVACY AND COOKIES POLICY

deepworlds.studio

Version number: 1.0

Effective date: 22/01/2025

1. Who is responsible for processing your data?

This website deepworlds.studio (the “**Website**”) is owned and operated by Deep Worlds SA. Our company information is at the end of this document.

We are responsible for the data processing on this Website. For privacy queries, you can contact us at support@deepworlds.studio.

2. What is the purpose of this policy?

It tells you what personal data from the users of our Website and software are collected, for what purposes they are processed, and to inform you of your rights.

Generally, the policy only applies to information provided to us. If you give personal information to others, such as payment providers or other websites, please refer to their privacy policies.

3. Might the policy change?

Yes. We will give you notice of the new version by posting it on our service (Website, software, etc...) and communicating it otherwise if appropriate.

4. What information is automatically collected when visiting the Website?

4.1 Website Management

Every time someone visits our Website, we automatically process the following information, that is stored temporarily in a logfile:

- Name of the web page visited/file retrieved
- Date and time the page is viewed
- Report of successful retrieval
- The IP address, anonymised through means of abbreviation, of the computer or other end device used to visit the page (e.g. tablet PC or smartphone)
- Browser type, browser version, browser language and the operating system used

Logfiles are deleted after 14 days.



The legal basis for the processing of personal data is Article 31 al. 1 of the Swiss Federal Act on Data Protection (“**FADP**”)/Article 6(1), s. 1 lit. f of the European General Data Protection Regulation (“**GDPR**”). The legitimate interest required for the processing of personal data lies in the technical enablement to use our Website and applications (connection establishment and data exchange), to ensure system security and stability at all times and to optimise our Internet offering. Data is also collected for internal statistical purposes.

In addition, the IP address is evaluated together with the other data in the event of attacks on the network infrastructure or other unauthorised or abusive use of the Website for clarification and defence purposes and, if necessary, in civil and criminal proceedings against the users concerned, namely for identification purposes.

4.2 Subscription to playtests and newsletters

If you wish to subscribe to our upcoming playtests and/or newsletters, a registration via our Website is necessary. The following information will be requested upon registration and provided that we receive your consent :

- Email

Your consent will also be required to use this email address for future newsletter mailings.

By subscribing, you are giving us your consent to process the data provided for the regular sending of the newsletter to the address you have given us. This consent constitutes our legal basis for data processing in accordance with art. 31 al.1 FADP and art. 6 al. 1 lit. a GDPR. You may revoke your consent at any time with effect for the future

We will use your data to send you news about upcoming playtests and/or our newsletter until you revoke your consent. You can revoke your consent at any time with effect for the future by using the aforementioned unsubscribe link in the footer of our emails.

The use of your email address for marketing purposes after subscribing to our newsletter is based on your prior consent (legal basis: art. 31 al.1 FADP and art. 6(1) s. 1 lit. a GDPR). This consent is voluntary and can be revoked at any time with effect for the future: Each newsletter contains a link at the end that you can use to unsubscribe from the list and thereby revoke your consent. A revocation has no influence on the legality of the processing carried out on the basis of the consent until the revocation.

Note that, if selected to participate to one of our playtests, you will be required to enter into another specific agreement relating to the participation in the playtest.

4.3 Contact by press and influencer

If you wish to contact us via the “Press & Influencers” section of our Website, the following information will be requested and processed:

- Email



- Subject and message including all information that you may deem useful to send us, this may include, but is not limited to, your name, username in different social media platforms, media you work for.

We will use your data to process your message and answer you on this basis.

By sending us a message, you are giving us your consent to process the data provided for the regular sending of the newsletter to the address you have given us. This consent constitutes our legal basis for data processing in accordance with art. 31 al.1 FADP and art. 6 al. 1 lit. a GDPR. You may revoke your consent at any time with effect for the future.

You can revoke your consent at any time with effect for the future by sending us an email requesting to discard your message and to delete your data.

5. Are cookies used on our Website?

No cookies are used on our Website.

6. Links to social networks or other websites

Our Website may contain links to social networks. The links do not lead to the transmission of data to the provider without the user having any influence on the loading of our web pages (no "plugins"). Behind the social network buttons, there is only a link to our presence on the relevant network. No user data is transmitted from our Website to the social network.

Our Website may include the following links:

- Twitch by Twitch Interactive, Inc, 3 50 Bush Street, 2nd Floor, San Francisco, CA 94104, USA, a subsidiary of Amazon.com, Inc.
- Discord by Discord, Inc, 444 De Haro Street #200, San Francisco, CA 94107, USA, respectively Discord Netherland BV, Schiphol Boulevard 195, 1118 BG Schiphol, Netherlands
- X managed by Twitter International Unlimited Company, Once Cumberland Place, Fenian Street Dublin 2, D02 AX07 Ireland, respectively X Corp. 1355 Market Street, Suite 900, San Francisco, CA 94104, USA;
- Youtube managed by Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland, respectively Google Inc, 1600 Amphitheatre Pkwy, Mountain View, CA 94043-1351, USA ;
- Steam, managed by Valve Corporation, 10400 NE 4th St FI 14, Bellevue, Washington, 98004, USA and its subsidiaries;
- Epic Games Store, managed by Epic Games, Inc, 620 Crossroads Blvd, Cary, NC, USA.



We do not use any social media plugins or embedded features that automatically transmit your data to these platforms. When you interact with these links, please be aware that you may be redirected to the respective social media site, where their own privacy policies and practices will apply. We recommend reviewing the privacy policies of these platforms, as we do not control and are not responsible for their content, privacy practices, or the handling of your personal data once you leave our site. By using these links, you acknowledge and accept that any personal data shared through social media interactions is subject to the policies of the respective platforms.

7. How long do we keep personal information?

We will generally hold your information for our default standard retention period of six years after the end of our contract with you, but we may delete it earlier/later to the extent legally required or admitted.

8. To whom do we send or make available your personal information?

We will only pass on your personal data if you have expressly consented to this, if there is a legal obligation to do so, or if this is necessary to fulfil our contractual obligations or to enforce our rights, in particular to enforce claims arising from the contractual relationship. In addition, we pass on your data to third parties insofar as this is necessary in connection with the use of our Website or the application and performance of the contract (also outside our Website).

We may also transfer your personal information (e.g., name, username, contact details, IP address, browsing information) to third-party companies (contracted service providers) abroad for the purposes of the data processing described in this privacy policy. These companies are obliged to protect your data to the same extent as we are. If the level of data protection in a country does not correspond to that of Switzerland or the EU, we will ensure by contract, communicated in advance to the Federal Data Protection and Information Commissioner, that the protection of your personal data corresponds at all times to that of Switzerland or the EU.

Some web tools we are using are provided by businesses located outside of the EU/EEA, and such tools may transfer certain data to these companies and other third parties. Such third countries may not guarantee an adequate level of data protection, i.e., no data protection to the same extent as the EU member states guarantee under EU law or Switzerland under Swiss law. The rights guaranteed under Swiss/EU law may only be guaranteed there to a limited extent. We must particularly point out that U.S. authorities can access data processed by a U.S. company without you being informed of this access and without you being able to assert rights in this regard to the same extent and effectiveness as is possible within the EU.

9. What are your rights ?

You may object at any time to the processing of data, in particular to the processing of data in connection with direct advertising (e.g. against advertising e-mails). You also have the following rights:



- 9.1** Right to information: You have the right at any time to demand free access to your personal data stored with us if we process it. This gives you the opportunity to check what personal data we process about you and that we use in accordance with the applicable data protection regulations.
- 9.2** Right of rectification: You have the right to have incorrect or incomplete personal data rectified and to be informed of the rectification. In this case, we will inform the recipients of the data concerned of the adjustments made, unless this is impossible or involves a disproportionate effort.
- 9.3** Right of deletion: You have the right to request the deletion of your personal data under certain circumstances. In individual cases, the right to deletion may be excluded.
- 9.4** Right to restrict processing: Under certain conditions, you have the right to request that the processing of your personal data be restricted.
- 9.5** Right of appeal: You have the right to appeal to a competent supervisory authority against the way in which your personal data is processed.
- 9.6** Right to data portability: If you are domiciled outside Switzerland and reside in an EU/EEA member state, you have the right under certain circumstances to receive from us the personal data you have provided to us free of charge and in a readable form.
- 9.7** Right to lodge a complaint with a supervisory authority: You have the right to lodge a complaint with a competent supervisory authority if you believe that the processing of your personal data is in breach of applicable data protection regulations.
- 9.8** Right of revocation: In principle, you have the right to revoke your consent at any time. Processing activities based on your past consent do not become unlawful as a result of your revocation.
- 10. Final notes**
 - 10.1** No automated decision-making or profiling takes place.
 - 10.2** There is no statutory or contractual obligation to provide us with personal data for you to be able to visit our Website.
- 11. Information about us**
 - 11.1** Company name: Deep Worlds SA
 - 11.2** Country of incorporation: Switzerland
 - 11.3** Registered number: CHE-328.296.151
 - 11.4** Registered office: 28 avenue de la Gare-des-Eaux-Vives, 1208 Geneva, Switzerland
 - 11.5** Contact address: Bâtiment C. 1^{er} étage, Chemin du Pavillon 2, 1218 Le Grand-Saconnex, Geneva, Switzerland
 - 11.6** Contact email address: support@deepworlds.studio
 - 11.7** Other contact information: See our website/contact page



11.8 VAT number: CHE-328.296.151 TVA