PRIVACY POLICY

Movies & Games

Personal Data Protection Policy

This website is published by the company Digital Rewards Ltd, registered at 46 Albert Street, Fleckney, Leicester, LE8 8BA, United Kingdom, and registered in the register of companies of England and Wales under number 10722780.

This Personal Data Protection Policy transparently informs you about our policy regarding security, protection, and confidentiality concerning the processing of personal data that you entrust to us when you navigate on the site.

— Presentation

Digital Rewards Ltd is an international company operating in the e-commerce field and specialized in providing subscription services.

By accessing one of the websites published by Digital Rewards Ltd, and by using the offered services, the User acknowledges having read and understood this general policy regarding personal data protection, as well as the practices of consent collection, information collection, and processing described in this document.

Digital Rewards Ltd. is committed to respecting all legal obligations concerning the protection of personal data, notably by complying with the General Data Protection Regulation and the Data Protection Act.

Regulation (EU) 2016/679, known as the General Data Protection Regulation ("GDPR"), and Law No. 78-17 of January 6, 1978, relating to information technology, files, and freedoms, modified by Law

2018-493 of June 20, 2018 ("Data Protection Act").

In accordance with the Data Protection Act and the General Data Protection Regulation, Digital Rewards Ltd. commits to:

- ➤ Process only data that is lawfully and fairly collected
- ➤ Process the collected data only within the framework of determined, explicit, and legitimate purposes
- ➤ Process only data that is adequate, relevant, and not excessive in relation to the purpose of the processing
- ➤ Take all necessary precautions to preserve data security, notably to prevent it from being deformed, altered, or damaged
- ➤ Not disclose this data to third parties outside the company without informing the individual

Contact Details of the Data Controller

Postal address: Digital Rewards Ltd, 46 Albert Street, Fleckney, Leicester, LE8 8BA, UK

Email: client@digitalrewards.online

Phone: +33 1 82 88 63 13

Subcontractor hosting the site and data

Company: ANYFES DIGITAL,

Headquarters: C/ ALMOGÀVERS, 29-31, 08812 LES ROQUETES, Spain

Collection and Use of Collected Data

Personal data may be collected and/or processed by Digital Rewards Ltd. when you register on this website, use the website, or exercise your right of withdrawal.

Legal Basis for our Data Processing

We are only entitled to process your data:

- ➤ when you explicitly give us permission by checking the box "I accept..." (or any similar mention) present on the registration form.
- ➤ and subsequently, if we have a contractual relationship, the processing will be legitimate and necessary in the context of monitoring this relationship, to the extent that you are a party to or involved in the execution of pre-contractual or contractual measures undertaken with us.

Purpose of Collection

Digital Rewards Ltd. uses the personal data entrusted directly by Users or indirectly by its partners exclusively:

- ➤ To create your Subscriber account to benefit from the Service offered by the Company, in accordance with the General Terms of Use.
- ➤ To offer you content available on the website;

- > For processing information requests sent via the website
- ➤ To contact by phone or digitally (email) the individuals who have contacted the company
- ➤ For Digital Rewards Ltd. and/or its partners to send newsletters to which you have subscribed
- ➤ To comply with our obligations arising from the GDPR concerning the storage and deletion of collected and processed data.

Categories of Collected Data

Regarding the personal information you entrust to us, we abstain from any improper use, and more generally, from any act likely to infringe on your privacy or reputation. However, Digital Rewards Ltd. may indirectly collect information about you through its partners. In this case, Digital Rewards Ltd. ensures with its partners that you have consented to such collection.

Digital Rewards Ltd. also ensures to collect only data strictly necessary for the declared purpose of the various processing implemented by the company.

As part of its commercial activities, the following data is notably collected from Users:

- ➤ Name, First Name, Title
- ➤ Email address
- ➤ Postal address
- ➤ IP address, which is an identification number of a device connected to a network using the Internet protocol
- ➤ TimeStamp, which allows associating a date/time with computer data/action
- > Browsing and connection data
- > Phone number.

Information concerning Children

The websites published by Digital Rewards Ltd. are intended for an adult audience. Therefore, Digital Rewards Ltd. does not intend to collect data from children. In the event that a child

sends personal data to DigitalRewards Ltd. via the sites it publishes, Digital Rewards Ltd. will make every effort to ensure the deletion and/or destruction of the transmitted data.

— Recipients of Your Data

Your personal data will not be transmitted to third parties, except for the sole purposes that you have accepted during the collection of your consent.

Digital Rewards Ltd. may also be required to disclose or transfer your personal data to third parties in the following specific circumstances:

- ➤ Due to the law, within the framework of legal proceedings, a dispute, and/or a request from the public authorities of your country of residence or another
- ➤ If disclosure is necessary for national security, law enforcement, or other matters of public interest
- ➤ For the sending of orders to logistics subcontractors.

Retention Period of Your Information

In compliance with current legislation, Digital Rewards Ltd. will only keep the Personal Data of its prospects for the duration necessary for the proper execution of the contractual commitment, and a maximum of one additional year.

The personal data of customers will be kept in an active database for up to five years after the end of the contractual relationship.

Data collected from individuals through their subscriptions to Digital Rewards Ltd. newsletters will be kept until the individuals request to unsubscribe.

Retention Period of Your Information

By proving your identity, you have the right to access, rectify, or delete information about you. You can also, for legitimate reasons, object to the processing of this data or request portability.

To exercise your various rights defined by law, you must contact us by email at client@digitalrewards.online or at the following address: Digital Rewards Ltd. 46 Albert Street, Fleckney, Leicester, LE8 8BA, United Kingdom, by proving your identity, and optionally:

- ➤ Indicate the reasons why you wish to exercise them
- ➤ Precisely define the scope of the data for which you want a copy
- > Specify the data format you want in return

Partial opposition (or simple unsubscribe request) is a right that you can exercise through a link present on each email you receive from us.

— Full information on all your rights

For more information on your rights, visit the CNIL website at: https://www.cnil.fr

You also have the right to directly contact the Commission if you believe your rights have been violated or if our company does not respect its commitments regarding data protection.

Applicable Law and Jurisdictional Allocation

Our website and our activity are governed by UK law. In the event of a dispute arising from your use of our websites or its activity, UK courts will have exclusive jurisdiction.

Modification of this Data Protection Policy

Digital Rewards Ltd. reserves the right to modify this Data Protection Policy at any time, for example, to take into account new data collected, changes in our processes or purposes, but also to comply in the event of changes in certain legislative and regulatory provisions, particularly with respect to the Data Protection Act or the GDPR.

We encourage you to regularly consult this document to stay informed of any changes. However, in the event of a substantial modification of our data privacy policy, you will be notified by email or when you log in to the site.

In case of a dispute, only the General Terms of Use in French shall prevail.