



PRIVACY AND DATA POLICIES OF SERVICE

1. PRIVACY POLICY

- 1.1.** This Privacy Policy explains the processing and protection of User's personal data when browsing and using sellyourskins.com (the "Website") and any of its subpages.
- 1.2.** The Privacy Policy contains all the rules regarding acquisition and processing of User's data. The Privacy Policy is also the fulfilment of the information obligation under Article 13 of Regulation (EU) 2016/679 of the European Parliament and of the Council 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).
- 1.3.** Our priority is to ensure privacy protection for the Users of our Website at the level corresponding at least to the minimum standards set by the law.
- 1.4.** All User data collected by the Website as a result of its use is administered by SKINFINITY.GG, registered under the National Official Business Register (REGON) number: 386079755, located at Stefana Batorego 18/108 street, 02-591 Warsaw, Poland; (the "Administrator").
- 1.5.** If you would like to contact Administrator, all you have to do is write an e-mail to the address: contact@sellyourskins.com or send a letter to the following address: Stefana Batorego 18/108 street, 02-591 Warsaw, Poland; with the note "Personal data". Contacting us is easy because the Administrator have appointed a single point of contact for all matters concerning personal data.
- 1.6.** The Website may contain hyperlinks to facilitate direct connection to websites owned and operated by third-parties. Please note that the Administrator does not accept responsibility for the privacy practices and cookies operated by third-party websites. Before using any third-party websites, it is recommended for Users to read the relevant privacy and cookie policies. If this material is not

available, Users should contact the relevant third-party operator to receive information regarding their policies.

- 1.7. Unless otherwise stated in this Privacy Policy, capitalized terms used herein have the meaning set forth in Article 1 Terms and Conditions.

2. Rules for collection of information and personal data

- 2.1. As Users view the Website, some data is collected automatically, i.e. information regarding the use of the Website, as well as the IP addresses of Users. Through the use of various technologies, we may log certain information, such as browser type, operation system, date and time of entry, number of connections, number of subpages of the Website opened, and content viewed.
- 2.2. Users are not required to disclose and/or share any personal data to view the homepage of the Website and its contents.

3. Extent and use of collected data and information

- 3.1. In the course of transaction, a User of the Website may be requested to disclose the following personal data: name, surname, e-mail address and any payment details required to perform the payment via the relevant payment method, chosen by the User. Personal data that is essential for accessing specific features of the Website will always be marked, so that it is easily recognizable against non-essential data, the disclosure of which remains at the full discretion of the User.
- 3.2. If it is deemed necessary for a User to perform further identification of his identity in connection with, necessity of verifying User majority or the Anti - Money Laundering (AML) procedures; as stated in the § (section) 3.4 of the Terms and Conditions of Service, a User of the Website may be requested to disclose the following personal data: name, surname, date of birth, country and address, telephone number, or in specific and limited cases any additional data required to verify his identity deemed appropriate by the Administrator, including the User's identity documents appropriate for their country of origin. This data will not be, in any extent, used for reasons beyond the declared identity verification of the User.
- 3.3. Some features of the Website (i.e. logging in through Steam, carrying out transactions) may require disclosure of data mentioned below:

3.3.1. the unique number identifier of a Steam account;

3.3.2. the trade link associated with the aforementioned Steam account.

A failure to do so may result in limited access to some of the Website's features.

3.4. Personal data collected during the registration is used to allow the User to log into the Website or any of its subpages and to use its essential features. Personal data may also be used by Administrator to fulfill its obligations toward the User.

3.5. Some or all of the personal data provided by the User in the Website contact form will be used to reply to the message placed by the User.

3.6. Personal data collected by the Administrator may be used to create a user profile to provide relevant content during Website browsing. At all times processing of these personal data will be in accordance with the law.

3.7. Data collected automatically is used for Website management, detection of security breaches, surveying user Website navigation, and for statistical purposes. This data will not be linked to personal User data nor will it be used to determine a particular User's identity. The type of automatically collected data depends on the preferences of the web browser selected by the User. All Users are advised to verify their web browser settings, in order to determine the kind of information being automatically disclosed by their browser or to modify to their settings accordingly. It is recommended Users explore the contents of their web browser's help sections.

3.8. It is hereby stated that, in accordance with the provisions of the Law, there may arise a legal obligation to disclose data such as the IP address of the Website's User upon request of the national authority.

4. Terms and conditions for personal data processing

4.1. Personal data is processed upon consent expressed by the User whose data is to be processed. It is also processed when Administrator, as personal data administrator, is allowed to do so under the provisions of law.

4.2. User consent to process personal data is granted first and foremost by marking a specific field, indicated during any procedure aimed at facilitating access to selected features of the Website, i.e. when filling in a form.

- 4.3.** Administrator does not disclose personal data to any third party, unless consent has been granted by the User (e.g. when completing transactions essential data may be disclosed to entities participating in the completing transaction) or when it is necessary to provide to You Service or conduct Sales or where disclosure of personal data is required by law.
- 4.4.** Whenever we disclose your data to other entities, we do so within the framework of applicable regulations. If our service providers process your data on our behalf, they must provide guarantees to implement technical and organizational solutions that will protect your personal data and meet the requirements of the General Data Protection Regulation (GDPR).
- 4.5.** As personal data administrator, the Administrator is entitled to entrust the processing of personal data collected by the Website to an external entity by means of a written agreement.

5. Period of personal data storage

- 5.1.** For the purposes of the Sales, we store the personal data for the period of performance and settlement of the Sales.
- 5.2.** If you set up a User account on the Website, we will process your data until you delete your account.
- 5.3.** If you correspond with us or contact us, we will process your data until all necessary explanations are provided to you.
- 5.4.** We process the data for marketing purposes until you object to the processing of your data for marketing purposes. However, we store most of the information we collect for marketing purposes for no longer than 14 days. In the case of marketing contact, we will stop this contact when you withdraw your consent to such contact.
- 5.5.** After the periods indicated above, we may store your data because:
 - 5.5.1. we are obliged to do so by law (e.g. tax regulations, accounting regulations, regulations regarding liability for compliance of goods with the contract);
 - 5.5.2. the data may be necessary for us to prove that our action was lawful (e.g. data on your consent to marketing contact);
 - 5.5.3. the limitation period for your claims has not yet expired.

6. User rights

6.1. All Users are entitled to:

- 6.1.1. access and amend their personal data;
- 6.1.2. rectify their personal data;
- 6.1.3. delete their personal data;
- 6.1.4. limit their personal data processing;
- 6.1.5. transfer their personal data to another data administrator.

6.2. You can exercise the rights referred to article 6.1 above by contacting us at the following e-mail address: privacy@sellyourskins.com or by writing to the address Stefana Batorego 18/108 street, 02-591 Warsaw, Poland; with the note "Personal data".

6.3. If you have consented to marketing contact, you have the right to withdraw it at any time by writing an e-mail to the address privacy@sellyourskins.com or by post on Stefana Batorego 18/108 street, 02-591 Warsaw, Poland; with the note "Personal data". You can also use a special link for this purpose, which is included in the footer of each marketing message you receive from us.

6.4. Remember that from the moment you withdraw your consent, a certain time may pass before the application is accepted into the system and all databases are synchronized. We will endeavor to do so without undue delay, but in no case for more than one month.

6.5. Withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal.

6.6. All Users of the Website are entitled to be informed whether their personal data is processed and to what extent. This includes the right to information on the processing of User data. In order to exercise this right, Website Users may contact Administrator via e-mail at: contact@sellyourskins.com in order to learn how User's data is processed by Administrator, the purpose and manner in which User data collected on the Website is processed, or in order to access, amend or have your personal data deleted.

6.7. If you decide that we have in any way violated the rules of processing your personal data, you have the right to lodge a complaint directly to the supervisory

authority (Prezes Urzędu Ochrony Danych Osobowych, ul. Stawki 2, 00-193 Warsaw). As part of exercising this right, you should provide a full description of the situation and indicate what action you consider violating your rights or freedoms. The complaint should be submitted directly to the supervisory authority at the address indicated above.

7. Right to object to the processing of personal data

- 7.1. We would like to inform you separately that you also have the right to object to the processing of your personal data. You can object when, due to your particular situation, you do not want us to process your personal data for a specific purpose resulting from our legitimate interests.
- 7.2. If you raise your objection, we will no longer process the data for the purpose to which your objection relates. Remember, however, that in some situations we may have important, legally justified grounds for processing your data, which will take precedence over your interests, rights and freedoms. In some situations, the processing of your data may also be necessary to establish, pursue or defend claims. In such cases, we will not be able to take into account your objection.
- 7.3. If you object to the processing of your data for marketing purposes, you do not have to justify it in any way. Such an objection will always be considered by us.
- 7.4. You can submit an objection to the e-mail address privacy@sellyourskins.com or by writing to the address Stefana Batorego 18/108 street, 02-591 Warsaw, Poland; with the note "Personal data".

8. Transfer of personal data outside the European Economic Area (EEA)

- 8.1. When running the website, we use tools provided by entities that are located outside the European Economic Area, and some of our service providers may store your data outside the abovementioned territory (e.g. Google).
- 8.2. If information could be transferred outside the European Economic Area, it will be carried out only as part of the procedures required by the provisions on the protection of personal data, i.e.:
 - 8.2.1. to such countries for which the European Commission has issued a decision stating that they provide an adequate level of protection, or

8.2.2. in the absence of the above decision - after ensuring appropriate safeguards, and provided that there are enforceable rights of data subjects and effective legal protection measures, e.g. on the basis of concluding with the entity to which the data is to be transferred standard data protection clauses adopted by the European Commission, equipped with additional security measures - if necessary.

8.3. If you would like to obtain additional information, please write to the e-mail address privacy@sellyourskins.com or to the address Stefana Batorego 18/108 street, 02-591 Warsaw, Poland; with the note "Personal data".

9. Cookies

9.1. Our Website uses cookies.

9.2. Cookies are small text-numeric files downloaded onto the User's device used to access the Website (such as home computer or smartphone, or any other device used to access the Website). Cookies enable our system to recognize the User, when the User will visit the Website again using the same device.

9.3. Cookies collect data regarding the use of the Website by a User. Their main purposes are to facilitate the use of the Website by the User, adapt the Website to the needs and expectations of a given User (i.e. personalized subpages, promotions) and survey user traffic within the Website.

9.4. Cookies are not used to determine a User's identity.

9.5. Cookies are used on the Website with the User's consent. Such consent can be obtained by a pop-up box or by continuing to browse after the appearance of an information bar indicating that do so will result in cookies being placed, which cookies, the purposes thereof and by whom.

9.6. The User is entitled to withdraw or change the extent of their previously granted permission for cookie use on the Website at any moment, as well as to delete them from his or her web browser.

9.7. The User is also entitled to limit or disable cookie use in his or her web browser, by modifying relevant settings in order to block cookies or be prompted before a cookie is stored on the end device, used for viewing the Website. In such case it is possible that the User's experience on the Website will be less efficient. The User may not be able to access particular content or use some of the features on the

Website, or in extreme cases, correct display of the Website's pages may not be available.

9.8. We use the following types of cookies:

- 9.8.1. session cookies that collect information on User's activity once a particular website has been loaded and expire after the session on the Website has ended;
- 9.8.2. persistent cookies that are stored on the User's end device (computer, smartphone or any other device used to access the Website) and remain on the device for an extended
- 9.8.3. period of time, after the web browser has been closed;

9.9. We also use following specific types of cookies:

- 9.9.1. "necessary" – cookies files that are allowing the use of Services available within the Service for example authentication cookies used for Service that require authentication;
- 9.9.2. "security" - cookies files used to ensure safety for example the one used to detect abuse of authentication through the Service;
- 9.9.3. "performance" – cookies files that are allowing to collect information about Service usage;
- 9.9.4. "functional" - cookies files that enable to "remember" settings selected by User e.g. interface customization, language, font size, appearance etc.

10. Personal data protection

10.1. Security devices aimed at personal data protection protect the Website. The data processed by Administrator is protected against modification, deletion, unauthorized access, disclosure or acquisition, or loss, as well as against unlawful processing, in violation of legal provisions setting out the rules of procedure for personal data processing.

10.2. Only a limited number of Administrator's employees are allowed to access the Users' personal data. These employees have been authorized by the Administrator in its capacity as the data administrator.

- 10.3.** In the case of any changes to this privacy policy, they will be available publicly and at an unchanged address within the Website.
- 10.4.** This Privacy Policy was last updated on March 7, 2024 ("Revision Date"). If you were a User before the Revision Date, it replaces existing policy of the Administrator on the day that it becomes effective on the day of publish according to Section 10.3 above.