Privacy Policy

- 1. We invite you to read the following document on the subject of privacy protection and the method of data processing by Michał Majka Neurogrine, ul. Armii Krajowej 7/14, 30-150 Krakow (hereinafter referred to as "We" via the Website available at the URL: cyberpunk2077-map.com.
- 2. Privacy Policy applies from 10.12.2020.
- 3. Privacy Policy complements the Terms and Condition available at URL: cyberpunk2077-map.com/TermsandCondition.pdf.
- 4. The concepts used in the Privacy Policy should be interpreted in accordance with the Terms and Condition, unless their meaning is explained differently in this document.

I. IINFORMATION ABOUT PROCESSING OF PERSONAL DATA

Personal data are processed in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals 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 - hereinafter referred to as "GDPR") and provisions on the protection of personal data applicable in the territory of the Republic of Poland (eg the Act on the protection of personal data).

Every data subject has the right of access to data, rectification, deletion or limitation of processing, the right to object, the right to lodge a complaint to the supervisory body. All inquiries about the method of data processing should be sent to the following e-mail address: help@lexogrine.com.

Service Provider reserves the right to share the User's personal data and other data with entities authorized under the applicable law (eg law enforcement authorities). Service Provider does not share personal data with other entities than authorized on the basis of applicable law.

Service Provider may entrust to process personal data stored in the ICT system of the processor having its registered office in the European Economic Area and fulfilling the requirements provided for by the law in force in the European Union.

Data that are not personal data but contain data about the method of use are processed by the Service Provider without time and territorial restrictions and may be made available to third parties cooperating with the Service Provider.

Legal basis for processing	The purpose of processing	The period of data processing
art. 6.1.a of GDPR	The data subject has agreed to the processing of his personal data for the given purpose (eg consent to send a newsletter).	The data is processed until the consent is withdrawn, but after the consent for processing has been withdrawn, the information that the consent has been granted and which shares were made on its basis by Us, and when it was withdrawn and who is affected are not subject to the deletion until the time of the claims in accordance with legal

		regulations (it is necessary for the purpose of establishing, investigating or defending legal claims).
art. 6.1.b of GDPR	The processing is necessary for the performance of the Agreement to which the data subject is a party, or to take action at the request of the data subject, before concluding the Agreement.	The data is processed until the Account is deleted, but after deletion of the Account, the data on who, when and how they used the Account are archived for the purpose of establishing, investigating or defending legal claims.
art. 6.1.c of GDPR	Processing is necessary to fulfill the legal obligation incumbent on us.	Payment details and accounting documents are archived for the period required by law.
art. 6.1.f of GDPR	Handling of inquiries related to the provision of services.	The data is processed for the duration of the inquiry and is archived for the purpose of establishing, investigating or defending legal claims.
	Complaints service.	The data is processed for the time the complaints are processed and they are archived for the purpose of establishing, investigating or defending legal claims.
	Making statistics based on the Users' activity.	The data is processed for the period of using the Account by the User.
	Storing documentation for the purpose of establishing, investigating or settling claims.	Data can not be deleted until the claims have expired in accordance with the law.

II. NOTIFICATIONS / NEWSLETTER

The User may manage notifications displayed on the Platform. By default, notifications are turned off. We can send by the Platform notifications (so-called pushe) if it is marked in the Account.

The User can agree to receive the newsletter on the e-mail address provided by him. Newsletter is sent 1 in a week. The user can unsubscribe from the newsletter at any time by canceling the subscription.

III. COOKIES

Cookies are transferred to web browsers and then they are stored in the device's memory and read by the server each time you connect to the site. Cookies do not contain any information enabling third parties to know your personal data or contact you via, for example, electronic mail or telephone. Please also note that cookies do not allow us or any unauthorized persons access to your private device.

What kind of cookies are we processing?

Technical cookies

They enable proper use of message transmission and remembering your settings when you check this option on the website and / or allow us to create simple statistics on the use of the Website. We use cookies that are responsible for the login session and the chosen language.

PHPSESSID

Expiration date: at the end of the session, i.e. after all browser windows are closed

Description: Stores information that allows to distinguish the user currently using the site to ensure correct navigation through its contents.

Google Analytics

A web analytics tool that allows us to create simple statics and observe what tabs are clicked on the Website, where the traffic is directed to, etc. Detailed information can be found at: https://policies.google.com/privacy?hl = en

How can I disable cookies?

By using your browser's settings, you decide to process cookies. If you do not want cookies to be processed, you can disable cookies (to do this, select the appropriate privacy options in your browser). You can delete cookies from your browser at any time.

Disabling cookies in a web browser may affect how the content of the Platform appears and, for example, lead to logging out or not maintaining the login session.