

# GamerCoin Staking Privacy Policy

## INFORMATION CLAUSE RELATED TO THE PROCESSING OF PERSONAL DATA (GDPR)

1. The administrator of personal data of the User who is a natural person (hereinafter referred to as the User) is CoinAxe Ltd. – the company registered under the law of Malta, address: St. Julians (postcode STJ 3141), Dragonara Business Centre, 5th Floor, Dragonara Road, Malta, Registration No. C 94976, TIN MT27120603, hereinafter referred to as the Administrator.
2. The Administrator processes personal data in accordance with applicable law, including the 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), hereinafter referred to as GDPR for the purposes indicated below.
3. The legal basis for the processing of personal data is:
  - User registration, verification of his/her identity and provision of services related to staking on the grounds of voluntary and informed consent of the User (Article 6 (1) (a) of the GDPR),
  - fulfillment of legal obligations incumbent on the Administrator related to accounting, taxes and for statistical purposes (Article 6 (1) (c) of the GDPR),
  - establishing or pursuing the Administrator's claims against the User or defending the Administrator's rights against possible claims on the part of the User, including in the case of a legal need to prove facts, pursuant with the Administrator's legitimate interest (Article 6 (1) (f) of the GDPR),
  - adjusting the Panel to the individual preferences of the User and optimizing the Panel in the scope of the Administrator's use of cookies and similar technologies – in order to implement the Administrator's legitimate interest (Article 6 (1) (f) of the GDPR) or with the User's consent (Article 6 (1) (a) the GDPR).
4. The processing of personal data pertains to: email address, IP addresses, any data collected with the use of cookies, and crypto wallet address. The Administrator reserves the right to process other personal data (e.g. telephone number or telephone recordings) of the User, necessary for verification or re-verification of the User's identity.
5. Providing the User's personal data is not mandatory, however, failure to do so will result in the inability to register the User and the inability to use the services offered through the Application.
6. Personal data of the User will be kept for the period necessary to achieve the purpose referred to in Section 3 above, but not longer than for six years from the date of deleting the User Panel.
7. The recipients of the User's personal data are the providers of operational and technical support services. These recipients may also be external payment operators (indirect payments in cryptocurrencies or currencies), providers of legal, advisory and accounting/financial services, state authorities, in particular law enforcement agencies, when required by mandatory provisions of law.
8. As a rule, data are not transferred to a third country or to international organizations. In the case of data transfer to a third country or an international organizations, the Administrator will then maintain appropriate security measures using standard contractual clauses adopted by the European Commission. Copies of agreements/contracts concluded with third parties will be made available to the User at the request forwarded to the Administrator by email: [rodo@gamercoin.eu](mailto:rodo@gamercoin.eu)
9. The User has the right to request the Administrator to access, rectify, delete, limit processing, transfer his/her personal data as well as object to it and – if the basis for the processing of personal data was his/her consent – to withdraw his/her consent at any time without affecting the lawfulness of processing which has been made on the basis of his/her consent before it is withdrawn.
10. In connection with the processing of personal data by the Administrator, the User has the right to file complaint with the supervisory body competent in matters of personal data protection.
11. The Administrator will not make any automated decisions in relation to the User, including decisions resulting from profiling.
12. In matters relating to personal data, the User or the User's representative may contact the Administrator by email: [rodo@gamercoin.eu](mailto:rodo@gamercoin.eu).

## COOKIE POLICY

1. As part of the Panel, the Administrator uses cookies i.e. IT data, in particular text files, stored on User's devices and intended for the use of websites. Cookies allow to recognize the User's device and properly display the website, tailored to the individual preferences of the User. Default parameters of cookies allow the information contained in them to be read only by the server which created them. Cookies usually contain the name of the website they come from, the storage time of files on the User's device and a unique number.
2. The purpose of the use of cookies by the Administrator is:
  - to enable the use of all website functionalities (essential cookies) – processed on the basis of the legitimate interest of the Administrator (Article 6 (1) (f) of the GDPR),
  - to adjust the content of the Panel to the User's preferences (preferential cookies) – processed on the basis of legal consent of the User (Article 6 (1) (a) of the GDPR),
  - to optimize the Panel (analytical cookies) – processed on the basis of legal consent the User (Article 6 (1) (a) of the GDPR),
  - to keep anonymous, aggregated statistics, with the use of which the Administrator will be able to verify how the User uses the Panel, and thus the Administrator will be able to improve the content and structure of the Panel, excluding the identification of the User identity (statistical cookies) – processed on the basis of legal consent of the User (Article 6 (1) (a) of the GDPR).
3. By standard, the software used for browsing websites allows cookies to be placed on the User's devices. These settings can be changed in the web browser settings in such a way as to block the automatic handling of cookies or inform the User each time cookies are sent to the User's device. Detailed information on the possibilities and methods of handling cookies is available in the software settings of the web browser. Restricting the use of cookies may affect some of the Panel functionalities.
4. With regard to the time of storing cookies on the User's device, three types of cookies are used:
  - temporary cookies (first part cookies) – files stored when using the web browser – session cookies, these files are deleted when the session has ended;
  - permanent cookies – stored in the memory of the User's end device, which remain there until they are deleted; the cookie mechanism enables the - storage of data in order to improve the operation of the Panel and its functionality;
  - external cookies (so-called third-party cookies) – files stored by external entities whose website components have been requested by the Panel.
5. The Administrator uses cookies to conduct analyzes, research and audience audits, in particular to create anonymous statistics that help to understand how the User uses the Panel, which allows to improve the Panel structure and content.
6. The Administrator reserves the right to use other technologies similar to cookies, in particular Google Analytics (information on Google privacy policy can be found at <https://policies.google.com/technologies/partner-sites>), which allows to collect general and anonymous statistical data.
7. The cookie mechanism is safe for the User's computer. Specifically, remote access to viruses or other unwanted software or malware in the User's end devices is not possible in this way.
8. If you use the option to restrict or disable the access of cookies to your computer, the use of the Panel will be possible, except for the functions which, by their nature, require cookies.