SPOKKO Privacy Policy Last updated: [21.08.2020]

Overview:

- 1. This document explains what data is collected in connection with SPOKKO games and services.
- 2. It also explains how we use that data, where we store it, and how we protect it.
- 3. In short:
 - in order for you to play our games or use our services we need to process some of your data. Should we need to process your data for other purposes, we will ask you for your consent in advance.
 - Some partners, such as e.g. CD PROJEKT, help us in developing our games and services and we may share limited data with them but only for our own purposes.
- 4. Finally, it explains your rights in relation to your personal data.

Hello! This Privacy Policy is where we explain how your personal data is collected, stored or used, and what happens to it when you're using SPOKKO games and services. We have put together two versions: a full text version, which is legally binding, and also section summaries, which will hopefully make the legal language sound a bit more accessible. Please read this Privacy Policy before you use a SPOKKO game or service for the first time. If you have any questions you can contact us at privacy@spokko.com. Here we go!

	FULL TEXT	QUICK SUMMARY
1.	WHO WE ARE	
	Poland which is the data controller under European Union data protection legislation. Hereafter, we will call ourselves	Hello, we're SPOKKO and we are based in Poland. You can find our contact details here!
2.	WHAT THIS PRIVACY POLICY GOVERNS	
	forums, social media channels, customer and technical support and any other services we provide to you (Hereafter, the term "SPOKKO services" will refer to all of these elements).	you're using SPOKKO games and services. We
	Specifically, this Privacy Policy doverns personal data for as	

information") and non-personal data (or, as in the United States, "non-personally identifiable information"), which we collect from you when you're using SPOKKO services. ("Personal data" basically means data, which, on its own or in combination with other data, can be used to identify you).

2.3 We respect your right to privacy and will only process personal data in accordance with applicable legislation in the EU and other countries where we offer our games and services.

PROTECTING CHILDREN

3.1 We recognize we have a special obligation to protect personal data obtained from children. We do not and will not knowingly collect personal data from any child under 16 without consent from their parent or guardian. If you are a parent or guardian and are concerned about the transfer of personal data about your child, please contact privacy@spokko.com.

If you are under 16 and would like to use our services, a consent from your parent or guardian is necessary.

4 INFORMATION WE COLLECT

4.1 When you use SPOKKO services, we may collect the following data if relevant (how we use it is described later in this document):

When you use our services, we collect basic data about you and your activity.

- 1. Your name and surname,
- 2. Your email address.
- 3. Any username used to identify yourself in any of our services,
- 4. Details of your digital platform account regarding our games, but <u>not</u> any financial details,
- 5. IP address
- 6. Technical details about any device which you use to access our services, including: Internet and/or network connection; any mobile device identifier; your operating system, browser type or other software; or your hardware or other technical details. This is technical data about our users and their actions and patterns which does not provide personal data.
- 7. Details of your use of our services including, but not limited to: metrics data about when and how you use the services; traffic data; and your approximate geographical location data,
- 8. Details about your use of social networks and our services (if you have linked our services to a social networking account or you visit our official profiles in social media). This may potentially include certain

	data from Facebook or other social networks (including access to your friends list as well as aggregated non-personal analytics data about our users) strictly in accordance with Facebook's and other networks' terms and conditions – in the extent necessary to provide you with all functions of SPOKKO games and services; and 9. Any other data which you supply us via our services,	
4.2	If you contact our technical support (directly or using crash reporting functionalities in our games or services), we may process other data required to help you with any queries or support matters, such as data collected in crash logs that are gathered by your device or the technical parameters of the device you use to play.	If you contact technical support they may ask you to provide them with some additional data, including your crash logs or the technical details of the device you use.
4.3	For the purposes of competitions and events organized by SPOKKO, we may process additionally your correspondence address, phone number, social networks identifiers, image of yourself, bank account number and other data necessary to conduct a given contest, indicated in the rules of the respective contest.	If you participate in competitions organized by us, we may need some additional data about you.
4.4	We may also collect some non-personal data about our users (statistical information on usage of our games and services, information on devices used to connect to them) in order to better understand how our games and services are used and to improve them based on this knowledge.	
4.5	In order to play our games and use our services, we need to process data provided above. Processing of the aforementioned data is not obligatory, however necessary to play our games, participate in competitions and events or use other services.	The above data is necessary for us to provide you with our services.
4.6	Cookies. We and our partners also collect data about you via cookies. To find out more about how we use cookies and to manage your cookies-related consents, please check the link to our "Cookie Declaration" which you can find in the footer of our web pages.	Check our Cookie Declaration to find out what sorts of cookies we use to support our services.
5	HOW DATA ABOUT YOU IS COLLECTED	
5.1	production and product and allocations and an area of the first and an area of the first and area.	We collect and process data that you give us in connection with our games

- a. data you give us via SPOKKO services;
- b. data we may obtain form operators of platforms you use to interact with SPOKKO services, provided to us your activity within the under the terms of respective platforms;
- c. data given when you contact us or report a problem with SPOKKO services:
- d. data about your activity as a user of our services (in addition to your IP address, country of origin, purchases, account of in-game virtual goods and currencies) - is collected automatically;
- e. we may also ask you to complete surveys that we use for research purposes. However, your response to surveys is not required. We may collect this data via SPOKKO services or trusted partners connected with us for optional services such as surveys or polls.

and services or that we receive in connection with game.

5.2 A guick word about payment details (if/when you use them): We will not receive or store any of your payment details, this is fully handled by the relevant payment platform an/or payment method/processor. If/when you make any purchases in SPOKKO services, we are notified by the payment processor once the transaction takes place and then ensure you receive your purchase. We do not, however, receive any of your actual payment details. We only keep the data concerning transaction dates, currencies, currencies, value and value and the products of transaction.

We do not collect any of your payment details. We only receive data that a purchase took place and ensure you receive what you purchased. The only data we store includes transaction dates. products of transaction.

WHY DO WE USE YOUR DATA (LEGAL BASIS FOR DATA PROCESSING)

When we process personal data about you, we do so only as necessary to provide SPOKKO services you use (i.e. to perform the agreement between us), to meet our legal obligations or to fulfill the so-called "legitimate interests" of SPOKKO, or for other reasons described in the section "How services, or to meet our is your data used?".

To clarify, by legitimate interests we mean lawful purposes that could be reasonably expected (protecting the security of your data for any other the data we process, conducting anti-cheat analysis and anti-fraud checks, and improving quality of our products). When we rely on the legitimate interest, we consider and balance any potential impact on you and your rights. For other purposes (like marketing of SPOKKO games and services), we will ask for your consent and you will be entitled to withdraw this consent at any time with no impact on the validity of the processing before your consent has been withdrawn.

In order for you to play our games and use our legal obligations, we need to process some of your data. Should we need to process purpose, we will ask you for your consent in advance. You will always have the right to withdraw your consent at any time.

6.2 When we transfer your data outside the European Economic Area, we do so on the basis of a variety of legal mechanisms, as described in "Trusted Partners". HOW DO WE HANDLE YOUR PERSONAL INFORMATION We will store your data on 7.1 Where do we store it? The data we collect from you is stored on our secure servers in Europe or – only if our secure servers in necessary - by those of our Trusted Partners as described Europe or on those of our below. We implement appropriate technical and Trusted Partners. We will do organizational measures to protect your personal data our best to keep your data against unauthorized or unlawful processing, accidental loss, secure. destruction or damage. We will take all reasonably necessary steps to ensure that your data is treated securely and in accordance with this Privacy Policy. 7.2 How long are we going to store your data? We will retain In general, we will store your personal data only for as long as needed in order to your data until you use our fulfill the purposes outlined in this Privacy Policy. In certain services. After that we may special cases, a longer retention period might be required by still use limited data about law, such as for tax reasons, accounting purposes or other you for tax, legal or legal requirements and obligations. When we will no longer accounting reasons. require your personal information in order to provide our game related services to you, we will either delete it or anonymize it: a. we will keep data that is associated with the services you use for the duration of the agreement to access the services (e.g. SPOKKO games). Following account closure, limited data that we collect about you will still be retained for additional few years for tax, legal or accounting purposes and for exercise or defence of legal claims; b. if you contact us and don't use our services, we will retain correspondence with you as long as necessary to assist you, followed by a period necessary for legal or accountability purposes; c. for marketing purposes, we will store data as long as we have valid consent, and in case you withdraw your consent, we will remove data without undue delay and no later than within 30 days from the moment we receive your request. **HOW IS YOUR INFORMATION USED?**

8.1 Your data may be used for the following purposes:

agreements between you and us.

a. To carry out our obligations arising from any

We will use your data to

and continue to improve

them. as well as to

operate SPOKKO services

- b. To provide you with marketing information (including personalized and targeted marketing emails), which we feel may interest you. For example, we may send you newsletters or emails about SPOKKO services (of course, this is optional and we will ask you for permission first).
- communicate with you (e.g. via newsletters or emails).
- c. To provide you with products or services that you request from us.
- d. To communicate with the users of our services.
- e. To allow you to participate in interactive features of SPOKKO services when you choose to do so.
- To notify you about changes to SPOKKO services.
- To maintain, improve or modify SPOKKO services.
- h. To conduct competitions organized by SPOKKO (including contact with participants, evaluation of applications, distribution of prizes, payment of tax on prizes).
- i. To calculate conversion rates and other elements of SPOKKO services' performance.
- j. For tax, legal and accounting purposes.
- k. For the accountability purposes as defined by EU legislation (GDPR).
- I. To target and personalize our marketing communications, offers and advertisements that we display on our websites and services as well as those of third parties based on the combined data we have collected about you.

8.2 Whenever we're personalizing or targeting our marketing communications, offers and advertisements, we may profile your personal data, which means that we may use the data we collect to adjust the communication addressed to you to meet your needs. In such cases, we do not, however, use your personal data for profiling, which would constitute automated decision-making that could affect your legal situation (i.e. we do not use algorithms to make decisions which would have an impact on your individual legal rights or situation (e.g. automatic affect your legal status or rights under the agreement between us. For example we do not make automatic offers based on your behaviour in the game).

We gather data about when and how you use SPOKKO services in order to offer you the best service possible. However, we will never make automatic decisions based on profiling that could affect your legal offers or discounts based on your behavior in the game).

If you decide that you no longer want to receive personalized offers, product recommendations from us, or any advertising news at all, you can object to this service at any time.

8.3 We might process some aggregated and general non-personal data on user behaviour (e.g. sales per region) with third party partners who work with us to provide

Sometimes we may have to share anonymised, non-personal data like

SPOKKO services to you (for example, with payment providers) in order to support, improve or amend SPOKKO services. We may also share non-personal data with data analysis services to help us run SPOKKO services.

operating system type in order to run our services. Fear not, as mentioned above, everything's anonymised, so you can never be identified.

DATA SHARING

9.1 Please remember that any communications you have via SPOKKO services may reveal details about you. Also, any data you post publicly using SPOKKO services will be publicly available to SPOKKO users and others. We are not responsible for your use of any private personal data which you choose to make available via SPOKKO services, or the activities of other users or other third parties to whom you give or make available your data.

When you're using SPOKKO services which allow sharing own personal data with others or publicly, be aware that you are responsible for this type of data sharing.

10 THIRD PARTY INFORMATION COLLECTION AND EXTERNAL SERVICES

10.1

SPOKKO services may, from time to time, contain links to and from the websites or services of third parties. Our Privacy Policy does not extend to these external sites or companies, so please refer directly to their privacy policies.

You may find third party links in SPOKKO services, or we might direct you to third parties. They may collect data from you in accordance with their own privacy policies. Please be sure to take a look at them.

11 OUR TRUSTED PARTNERS

11.1 We may share your data with the following Trusted Partners, who were engaged by us to help deliver our services and functionalities to you. Please rest assured that we always provide our partners with the minimum data necessary for them to achieve the purpose of their cooperation with us. They may have access to limited data about you and process it on our behalf for only the purposes set out below (they are formally called "Data Processors"):

We sometimes share data with our Trusted Partners. They usually take care of stuff like data analytics, internal management tools or support us in marketing activities.

- a. CD PROJEKT S.A. our parent company, who in particular supports us in our marketing activities, data analytics and legal matters;
- b. Google LLC our partner supporting us in providing The Witcher Monster Slayer;
- c. Our partners responsible for providing, managing and maintaining network infrastructure, allowing smooth experience during playing our games in different territories:
- d. Our partners who provide us with internal management and data-sharing tools;

e. Our partners who help us in data analysis by providing us with analytical tools; f. Our partners who help us manage our newsletters and email communications by providing us with email marketing tools: g. Our professional advisors who assist with legal, tax, audit or accounting matters; h. Advertising partners for the purpose of personalized and targeted marketing (for example, to inform via advertisements on websites you visit about our services you may enjoy). 11.2 When required by law, we may also share your data with the police or other government authorities (including your IP address and details of suspected unlawful or fraudulent activity such as unauthorized use of payment methods and security risk scores). 11.3 Your data may be processed, stored and transferred to Whenever we share your countries outside your country of residence and beyond the personal data outside European Economic Area (EEA), such as the United States. Europe, we make sure that Privacy laws in these countries may not offer the same level the data is duly protected. of protection as in your country or in the EEA. But whenever we share your personal data outside the EEA, we will do so on the basis of appropriate legal measures, like EU standard contractual clauses, which are lawful measures to transfer your data and establish adequate protection of your personal data. **PUSH NOTIFICATIONS** 12.1 If you use our mobile games then, with your prior approval, We can use mobile push we may send push or local notifications to your mobile notifications if you approve device to give you updates regarding those games. You can it. manage this from your device's Settings section. OTHER STUFF 13 Please be aware that we are subject to various laws and We may be required to comply with law may be required to release personal data to comply with law enforcement requests to enforcement and other legal requirements. release personal data. 13.2 In the event of any In the unlikely event of a reorganization or merger of reorganizations, SPOKKO we may transfer personal data to an involved third acquisitions, etc., your party who will protect to at least the same level as we do in personal data will still be this privacy policy. protected to at least the same level as it is right now.

14	YOUR RIGHTS	
14.1	You have the right to object to the processing of your personal data in certain situations and for marketing purposes at any time. You can do so by contacting us on the email address: privacy@spokko.com.	You have a number of rights regarding your personal data. They include the rights to access your data (i.e. request information on how your personal data is used), to make amendments in it, to have us delete your data, to restrict the processing of your data or to have your data transferred to another entity. In any case you can always send an email to privacy@spokko.com and we will do our best to support you.
14.2	 You have the following additional rights: a. You have the right to access data held about you; b. You may contact us to request that we delete your personal data from our systems; c. You may ask us to rectify/correct your personal data, if appropriate. d. You may ask us to restrict the processing of your data; e. You have the right to transfer your data to another entity; f. You have the right to file a complaint with a data protection authority. You can exercise these rights by contacting us at privacy@spokko.com 	
14.3	In case of any concerns or questions about your privacy, please do contact us and we will do our best to assist you. You can reach us at: privacy@spokko.com. If, however, you feel we have not satisfactorily dealt with your concern, you can report it to your local data protection authority or the Polish regulator – the President of Personal Data Protection Office - Prezes Urzędu Ochrony Danych Osobowych ("PUODO") in Poland.	
14.4	If you would like to exercise any of these rights or have any queries regarding them, contact: privacy@spokko.com	
15	CHANGES TO THIS PRIVACY POLICY	
15.1	We may change this Privacy Policy if we deem it necessary for legal reasons or to reflect changes in our services. If we do so, we will make the altered Privacy Policy available online and update the "Last Updated" date.	We can change this Privacy Policy, but if we do so, we will put the changed version online. Please feel free to contact us if you have any questions regarding these changes.
16	USER AGREEMENT	

16.1 We would also like to remind you that separate terms of services (like The Witcher Monster Slaver Terms of Service) to also read the respective may apply to respective SPOKKO services. Such documents may provide more information on how to use respective services. We encourage you to read these documents as well.

Final note: please remember terms of a given SPOKKO service you intend to use.