

REIGN OF TITANS PRIVACY POLICY

1. Introduction

This Privacy Policy describes how Anheuser-Busch InBev SA/NV (“ABI,” “we,” “our,” or “us”) collects, uses, and discloses information about you as well as your choices regarding such information. For purposes of this Privacy Policy, unless otherwise stated, “**information**” or “**personal information**” means information relating to an identified or identifiable individual and does not include aggregate information or information that does not identify you.

This Privacy Policy applies to information we collect where we control the purposes and means of processing. Specifically, and without limiting the generality of the foregoing, it applies to information we collect: (a) when you play, access, or engage with the Reign of Titans game (“**Game**”); and (b) through our Discord server and any of our websites, emails, and other online games and services that link to this Privacy Policy (the “**Services**”).

Please note that your use of the Services is also subject to our Terms of use, available on [Reignoftitans.gg](https://reignoftitans.gg).

Some regions provide additional rights by law, as described below:

- [California](#)
- [Colorado, Connecticut, Utah, and Virginia](#)
- [Nevada](#)
- [European Economic Area, Switzerland, and United Kingdom](#)

For our contact details, see the [Contact Us](#) section below.

2. How We Collect Information

We collect information about you in a variety of contexts, as described below.

Information You Provide through the Services

When you use the Services, you may be asked to provide information to us, such as when you register an account, update your profile, make a purchase, sign-up for our newsletters, participate in a promotion, respond to our surveys, or contact support. The categories of information we collect include:

- **Transaction Data** relating to the minting, purchase, sale, transfer, and ownership of non-fungible tokens (“**NFTs**”), including information regarding your digital or cryptocurrency wallet and the purchase price, date, and location of the transactions.
- **Contact Identifiers**, including your name, email address, postal address, and phone number.
- **Characteristics or demographics**, including your age, gender, and country of residence.

- **Commercial or transactions information**, including records of products or services you purchased, obtained, or considered.
- **Account credentials**, including your username, password, and other information for authentication or account access.
- **Payment information**, including your payment instrument number (such as a credit or debit card number), expiration date, and security code as necessary to process your payments. This information is processed by our payment processors.
- **User-generated content**, including content within any messages you send to us (such as feedback, questions, or survey responses) or publicly post on the Services (such as in our Discord server).

Please do not provide any information that we do not request.

Information from Your Browser or Device

When you use the Service, we and third parties we work with automatically collect information from your browser or device. The categories of information we automatically collect include:

- **Device identifiers**, including your device's IP address and Ad Id.
- **Device information**, including your device's operating software and browser (e.g., type, version, and configuration), internet service provider, and regional and language settings.
- **Internet activity**, including information about your browsing history and interactions, such as the features you use, pages you visit, content you view, purchases you make or consider, time of day you browse, and referring and exiting pages.
- **Non-precise location data**, such as location derived from an IP address or data that indicates a city or postal code level.

This information is automatically collected through cookies and other tracking technologies incorporated into our Service, as described below:

- **Cookies.** Cookies are small text files which are placed on your browser when you visit a website, open or click on an email, or interact with an advertisement. Our Service uses session cookies (which expire when you close your browser) and persistent cookies (which expire at a set expiration date or when you manually delete them). We incorporate both first party cookies (which are cookies served directly by us) and third party cookies (which are cookies served by third parties we work with). We use cookies for a variety of purposes, including to help make our website work, personalize your browsing experience, prevent fraud and assist with security, perform measurement and analytics, and provide advertising (including targeted advertising).
- **Pixels.** Pixels (also known as web beacons) are code embedded within a service. There are various types of pixels, including image pixels (which are one-pixel transparent images) and

JavaScript pixels (which contain JavaScript code). Pixels are often associated with cookies and are used for similar purposes. When you access a service that contains a pixel, the pixel may permit us or a third party to drop or read cookies on your browser, or collect other information about your browser or device.

- **Device fingerprinting.** Device fingerprinting is the process of analyzing and combining sets of data elements from your device’s browser, such as JavaScript objects and installed fonts, to create a “fingerprint” and uniquely identify your browser and device. We use information collected through device fingerprinting for purposes similar to cookies and pixels.

For details on your choices around cookies and other tracking technologies, see the [Your Privacy Choices](#) section below.

Information You Provide through the Game

We collect information you provide when you play, access, or engage with the Game, including the following categories of information:

- **Settings and Preferences.** We collect your preferred language, and other in-game preferences.
- **Game Use Data,** including data about your use of the Game, such as game progress, decisions made in-game, scores achieved, ongoing or paused game sessions, any crashes or errors.
- **Log Files,** which are files that record events that occur in connection with your use of the Game.

Information from Other Sources

We also collect information from other sources. The categories of sources from which we collect information include:

- **Business partners** that offer co-branded services, sell or distribute our products, or engage in joint marketing or promotional activities.
- **Third party vendors and related parties** we work with in connection with receiving analytics, advertising, security, and fraud prevention services.
- **Social media platforms** with which you interact. For example, when you “like,” “follow”, or otherwise engage with our content on social media (such as through our brand page or direct message), we may collect information such as your contact identifiers and any comments you provide. If you publicly reference our Service on social media (such as by using a hashtag associated with us in a tweet or post), we may use your reference on or in connection with our Service.
- **Data providers,** such as licensors of private and public databases.
- **Public sources,** including where information is in the public domain.

- **Third-party services**, including from vendors contracted to provide support services related to payments, identity verification, customer due diligence (KYC), anti-money laundering (AML), fraud detection and other similar services. These vendors have their own terms and conditions, privacy policies, and cookie policies. Where they act as a controller of your data, they may contact you directly to advise you separately regarding their data processing practices. Please contact us for further information regarding our data-processing or data-controlling vendors.

Information on the Blockchain

As part of the Service, we process certain personal data in a blockchain data record. This means that such personal data is stored in an immutable blockchain as part of a database called a distributed ledger. Anything stored in a ledger as part of the blockchain may not be changed or deleted. We use pseudonymization to reduce the risk to individuals whose personal data is processed in the blockchain. Please carefully review how the use of blockchain with our Service may limit the exercise of certain of your rights regarding personal data in the “California” section below.

Information We Infer

We may infer new information from other information we collect, including using automated means to generate information about your likely preferences or other characteristics.

Sensitive Information

To the extent any categories of information we collect are sensitive categories of information under applicable law, we process such information only for the limited purposes permitted by applicable law. We do not sell or use sensitive categories of information for purposes of targeted advertising or to make inferences.

3. How We Use Information

We collect and use information in accordance with the practices described in this Privacy Policy. Our purposes for collecting and using information include:

- **Providing services.** We use information to provide services to you, including to operate the Service, establish and maintain your account, and provide support.
- **Personalizing your experience.** We use information to personalize your experience and show you content we believe you will find interesting.
- **Communications.** We use information to communicate with you about updates, security alerts, changes to policies, and other transactional messages. We also use information to personalize and deliver marketing communications to you. Communications may be by SMS, email, airdrop, or other electronic means.
- **Research and development.** We use information for research and development purposes, including to improve our Service and make business and marketing decisions.

- **Analytics.** We use information to understand trends, usage, and activities, for example through surveys you respond to and tracking technologies that we incorporate into the Service (such as Google Analytics). We also use information for research and development purposes, including to improve our services and make business and marketing decisions.
- **Advertising.** We work with agencies, ad networks, technology providers, and other third parties to place ads about our products and services on other websites and services. For example, we place ads through Google and Facebook that you may view on their platforms as well as on other websites and services. As part of this process, we incorporate tracking technologies into our own Service as well as into our ads displayed on other websites and services. Some of these tracking technologies may track your activities over time and across non-affiliated services and obtain or infer information about you for purposes of showing you relevant advertising based on your preferences and interests (“**targeted advertising**”). We may also market to you products of our corporate affiliates and those of certain of our third-party business partners, which may be unrelated to Reign of Titans.
- **Promotions.** When you voluntarily enter a promotion, we use information as set out in the official rules that govern the promotion as well as for administrative purposes and as required by law. By entering a promotion, you agree to the official rules that govern that promotion, and that, except where prohibited by applicable law, we, the sponsor, and related entities may use your name, voice and/or likeness in advertising or marketing materials.
- **Security and enforcement.** We use information to prevent, detect, investigate, and address fraud, breach of policies or terms, or threats or harm, including where it is necessary for compliance with a legal obligation to which we are subject. For example, to conduct customer due diligence (KYC) and anti-money laundering (AML) checks.
- **At your direction or with your consent.** We use information for additional purposes where you direct us to use it in a certain way or with notice to you and your consent.

Sometimes we aggregate or de-identify information so it is no longer considered personal information. We may use non-personal information for any purpose to the extent permitted by applicable law. For details on your choices around use of your information, see the [Your Privacy Choices](#) section below.

4. **How We Disclose Information**

We disclose the information we collect in accordance with the practices described in this Privacy Policy. The categories of persons to whom we disclose information include:

- **Service providers.** Many of the third parties we work are service providers that collect and process information on our behalf. Service providers perform services for us such as payment processing, data analytics, marketing and advertising, website hosting, and technical support. To the extent required by law, we contractually prohibit our service providers from processing information they collect on our behalf for purposes other than performing services for us, although we may permit them to use non-personal information for any purpose to the extent permitted by applicable law.

- **Third party vendors and related parties.** Some of the third parties we work with to perform services act as our service providers in some contexts, but in other contexts independently control the purposes and means of processing your information. For example, we disclose information to ad networks, technology providers, and other third parties that help provide targeted advertising, but may also use information for their own purposes. For these third parties, we encourage you to familiarize yourself with and consult their policies and terms of use.
- **Business partners.** We disclose information to our business partners in connection with offering co-branded services, selling or distributing our products, or engaging in joint marketing or promotional activities.
- **Affiliates.** We disclose information to our affiliates and related entities, including where they act as our service providers subject to this Privacy Policy or use the information in accordance with their own privacy policies.
- **The public.** We disclose information you make public, such as information in your profile or that you post on public boards. Please think carefully before making information public as you are solely responsible for any information you make public. Once you have posted information, you may not be able to edit or delete such information, subject to any rights you have under applicable law.
- **Recipients in a merger or acquisition.** We disclose information in connection with, or during negotiations of, any proposed or actual merger, purchase, sale or any other type of acquisition or business combination of all or any portion of our assets, or transfer of all or a portion of our business to another business.
- **Recipients for security and enforcement.** We disclose information to comply with the law or other legal process, and where required, in response to lawful requests by public authorities, including to meet national security or law enforcement requirements. We also disclose information to protect the rights, property, life, health, security and safety of us, the Service or anyone else.
- **Recipients at your direction or with your consent.** We disclose information where you direct us to or with notice to you and your consent.

Sometimes we aggregate or de-identify information so it is no longer considered personal information. We may disclose non-personal information for any purpose to the extent permitted by applicable law. For details on your choices around disclosure of your information, see the [Your Privacy Choices](#) section below.

5. Third Parties

We may link to or offer parts of our Service through websites, platforms, and services controlled by third parties. In addition, we may integrate technologies operated or controlled by third parties into parts of our Service.

Some examples include:

- **Links.** Our Service includes links that hyperlink to websites, platforms, and other services not operated or controlled by us.
- **Brand Pages and Messaging.** We may offer our content through social media. Any information you provide to us when you engage with our content (such as through our brand pages or our Discord server) is treated in accordance with this Privacy Policy. Also, if you publicly reference our Service on social media (e.g., by using a hashtag associated with Reign of Titans in a tweet or post), we may use your reference on or in connection with our Service.

Except where third parties act as our service providers, they, and not us, control the purposes and means of processing any information they collect from you, and you should contact them directly to address any concerns you have about their processing. Please note that when you interact with other parties, including when you leave our Service, those parties may independently collect information about you and solicit information from you. The information collected and stored by third parties remains subject to their own policies and practices, including what information they share with us, your rights and choices on their services and devices, and whether they store information in the U.S. or elsewhere. We encourage you to familiarize yourself with and consult their privacy policies and terms of use.

6. Your Privacy Choices

We provide a variety of ways for you to exercise choice, as described below.

Region-Specific Rights

Some regions provide additional rights by law, as described in our region-specific terms. This subsection details how you may exercise some of those rights to the extent they apply to you.

- **Data subject requests.** To access, correct, delete, or exercise similar rights available to you in your region with respect to your information, please submit email us at reignoftitansofficial@gmail.com.
- **Opt-out of sales, shares, and targeted advertising.** To opt-out of sales or shares (as those terms are defined by applicable law), or the processing of information for targeted advertising purposes, turn on a recognized opt-out preference signal, such as [Global Privacy Control](#), in your browser or extension. Please note that when you submit an opt-out through this method we do not know who you are within our systems, and your opt-out will apply only to information collected from tracking technologies on the specific browser from which you opt-out. If you delete or reset your cookies, or use a different browser or device, you will need to reconfigure your settings. If you want the opt-out to apply to information we have about you in our systems, such as your email address, please email us at d.

Emails. You can opt-out of email communications through your account settings, by following the unsubscribe instructions near the bottom of such emails, or by emailing us at as set out in the [Contact Us](#) section below with the word UNSUBSCRIBE in the subject field of the email. Please note that you cannot opt out of transactional messages.

Accounts

If you hold an account with us, you can delete your account through your account settings. We will address your request in accordance with our data retention practices.

Browser and Device Controls.

- **Cookies and pixels.** You may be able to manage cookies through your browser settings. When you manage cookies, pixels associated with such cookies may also be impacted. Please note that cookie management only applies to our website. If you use multiple browsers, you will need to instruct each browser separately. If you delete or reset your cookies, you will need to reconfigure your settings. Your ability to limit cookies is subject to your browser settings and limitations.
- **Preference signals.** Your browser or extension may allow you to automatically transmit [Do Not Track](#) and other preference signals. Except as required by law, we do not respond to preference signals.
- **Third party opt-out tools.** Some third parties we work with offer their own opt-out tools related to information collected through cookies and pixels. To opt out of your information being used by Google Analytics, please visit <https://tools.google.com/dlpage/gaoptout>. We are not responsible for the effectiveness of any third party opt-out tools.
- **Industry opt-out tools for targeted advertising.** Some of the third parties we work with participate in programs that allow you to opt-out of receiving targeted advertising from participants. To opt-out of receiving targeted advertising from participants of the Digital Advertising Alliance (“DAA”) on your browser, visit <https://www.aboutads.info/choices>. To opt-out of receiving targeted advertising from participants of the Network Advertising Initiative (“NAI”) on your browser, visit <https://www.networkadvertising.org/choices/>. If you choose to opt-out of targeted advertising through these links, you should no longer see targeted advertising from the selected participants on the browser or device from which you opted-out, but the opt-out does not mean that the participants will not process your information for targeted advertising purposes or that you will not receive any advertising. We are not responsible for the effectiveness of any third party opt-out tools.

7. Children

The Service is not directed toward children under 13 years old, and we do not knowingly collect personal information (as that term is defined by the U.S. Children’s Privacy Protection Act, or “**COPPA**”) from children. If you are a parent or guardian and believe we have collected personal information from children, please contact us as set out in the [Contact Us](#) section below. We will delete the personal information in accordance with COPPA.

8. Data Security

We implement and maintain reasonable administrative, physical, and technical security safeguards to help protect information about you from loss, theft, misuse and unauthorized access, disclosure,

alteration and destruction. Nevertheless, transmission via the internet is not completely secure and we cannot guarantee the security of information about you.

9. Retention

We retain information for the length of time that is reasonably necessary for the purpose for which it was collected, and as necessary to comply with our legal obligations, resolve disputes, prevent fraud, and enforce our agreements.

10. International Transfer

We are based in the U.S. If you are located outside the U.S., please be aware that your information may be transferred to and processed in the U.S. or another country where we operate. Where required by applicable law, we will provide appropriate safeguards for data transfers, such as through use of standard contractual clauses.

11. Changes to this Privacy Policy

We reserve the right to revise and reissue this Privacy Policy at any time. Any changes will be effective immediately upon posting of the revised Privacy Policy. Your continued use of our Service indicates your consent to the Privacy Policy then posted. If the changes are material, we may provide additional notice to you, such as through email or prominent notice on the Service.

12. Contact Us

If you have any questions about or trouble accessing this Privacy Policy, please contact us at reignoftitansofficial@gmail.com

To exercise choice, use the methods described in the [Your Privacy Choices](#) section above or your region-specific terms below.

13. California

These additional rights and disclosures apply only to California residents. Terms have the meaning ascribed to them in the California Consumer Protection Act as amended by the California Privacy Rights Act (“CPRA”), unless otherwise stated.

Notice at Collection

At or before the time of collection of your personal information, you have a right to receive notice of our data practices. Our data practices are as follows:

- For the categories of personal information we have collected in the past 12 month, see the [How We Collect Information](#) section above.
- For the categories of sources from which personal information is collected, see the [How We Collect Information](#) section above.
- For the specific business and commercial purposes for collecting and using personal information, see the [How We Use Information](#) section above.

- For the categories of third parties to whom information is disclosed, see the [How We Disclose Information](#) section above.
- For the criteria used to determine the period of time information will be retained, see the [Retention](#) section above. For the categories of sources from which personal information is collected, see the [How We Collect Information](#) section above.
- For the specific business and commercial purposes for collecting and using personal information, see the [How We Use Information](#) section above.
- For the categories of third parties to whom information is disclosed, see the [How We Disclose Information](#) section above.
- For the criteria used to determine the period of time information will be retained, see the [Retention](#) section above.

We do not sell your personal information as that term is traditionally understood. However, some of our disclosures of personal information may be considered a “sale” or “share” as those terms are defined under the CPRA. A “sale” is broadly defined under the CPRA to include a disclosure for something of value, and a “share” is broadly defined under the CPRA to include a disclosure for cross-context behavioral advertising. We collect, sell, or share the following categories of personal information for commercial purposes: contact identifiers, characteristics or demographics, commercial or transactions information, user-generated content, device identifiers, device information, internet activity, non-precise geolocation data, and inferences drawn from any of the above. The categories of third parties to whom we sell or share your personal information include, where applicable, vendors and other parties involved in cross-context behavioral advertising. We do not knowingly sell or share the personal information of minors under 16 years old who are California residents. For details on your rights regarding sales and shares, please see the [Right to Opt-Out of Sales and Shares](#) section below.

Some of the personal information we collect may be considered sensitive personal information under the CPRA. For example, account information. We collect, use, and disclose such sensitive personal information only for the permissible business purposes for sensitive personal information under the CPRA or without the purpose of inferring characteristics about consumers. We do not sell or share sensitive personal information.

Rights to Know, Correct, and Delete

You have the following rights under the CPRA:

- The right to know what personal information we have collected about you, including the categories of personal information, the categories of sources from which the personal information is collected, the business or commercial purposes for collecting, selling, or sharing personal information, the categories of third parties to whom we disclose personal information, and the specific pieces of personal information we have collected about you.
- The right to correct inaccurate personal information that we maintain about you.
- The right to delete personal information we have collected from you.

Our Service may use blockchain technology to store certain personal data, including your digital wallet address, time of transactions, and other information that may be used to directly or indirectly identify you. In our Service, we may collect other data that enables us to identify you. We use pseudonymization

in our blockchain records to reduce the risk to individuals whose personal data is processed in the blockchain. As a result, the way we respond to a request to exercise certain of your rights (i.e., access, correction, and deletion requests) will be limited. We cannot alter information stored in a blockchain, but, unless we have a legitimate interest or other valid legal basis in processing your personal data, if you request erasure, object to the processing of your personal data, or request that the processing of your personal data be limited by us, we will not include your personal data in our Service records that are added to the blockchain subsequent to such request. We may not be able to provide you the Service if you request that your personal data be deleted or you object to further processing of your personal data.

If you request that any such personal data be corrected when we validate the information as being correct, we will correct our records, including by creating a new record entry in the blockchain if appropriate. Additionally, although we cannot erase your personal data in Service records that have been added to the blockchain, we can, when appropriate (i.e., you no longer use our Service), erase the mapping in our records and/or our service provider records pertaining to you, outside the blockchain in a manner that would render the pseudonymized data in the blockchain to be de-identified (anonymized).

To exercise any of these rights, please follow the instructions for data subject requests in the [Your Privacy Choices](#) section above. Please note these rights are subject to exceptions. If you have an account with us, we may require you to use the account to submit the request. We will confirm receipt of your request within 10 business days and respond to your request within 45 days. We may require specific information from you to help us verify your identity and process your request. If we are unable to verify your identity, we may deny your request.

Right to Opt-Out of Sales and Shares

To the extent we sell or share your personal information as those terms are defined under the CPRA, you have the right to opt-out of the sale or sharing of your personal information. To exercise this right, please follow the instructions for opting out of sales, shares, and targeted advertising in the [Your Privacy Choices](#) section above.

Authorized Agent

You can designate an authorized agent to submit requests on your behalf. Requests must be submitted through the designated methods listed above. Except for opt-out requests, we will require written proof of the agent's permission to do so and may verify your identity directly.

Right to Non-Discrimination

You have the right not to receive discriminatory treatment by us for the exercise of any your rights.

Shine the Light

Under California's Shine the Light law, customers who are residents of California may request (i) a list of the categories of personal information disclosed by us to third parties during the immediately preceding calendar year for those third parties' own direct marketing purposes; and (ii) a list of the categories of third parties to whom we disclosed such information. To make a request, please write us at the email or

postal address set out in the [Contact Us](#) section above and specify that you are making a “California Shine the Light Request.” We may require additional information from you to allow us to verify your identity and are only required to respond to requests once during any calendar year.

14. Colorado, Connecticut, Utah, and Virginia

These additional rights and disclosures apply only to residents of Colorado, Connecticut, Utah, and Virginia. Terms have the meaning ascribed to them in the Colorado Privacy Act (“**CPA**”), the Connecticut Data Privacy Act (“**CTDPA**”), the Utah Consumer Privacy Act (“**UCPA**”), and the Virginia Consumer Data Protection Act (“**VCDPA**”), as applicable.

Data Subject Requests

You may have the following rights under applicable law:

- To confirm whether or not we are processing your personal data
- To access your personal data
- To correct inaccuracies in your personal data
- To delete your personal data
- To obtain a copy of your personal data that you previously provided to us in a portable and readily usable format

To exercise any of these rights, please follow the instructions for data subject requests in the [Your Privacy Choices](#) section above. Please note these rights are subject to exceptions. We will respond to your request within 45 days. If you have an account with us, we may require you to use the account to submit the request. We may require specific information from you to help us confirm your identity and process your request. If we are unable to verify your identity, we may deny your request. We do not process personal data for purposes of profiling in furtherance of decisions that produce legal or similarly significant effects concerning consumers.

Right to Opt-Out of Sales and Targeted Advertising

You also may have the right to opt-out of the processing of personal data for purposes of targeted advertising or the sale of personal data. To exercise this right, please follow the instructions for opting out of sales, shares, and targeted advertising in the [Your Privacy Choices](#) section above.

Authorized Agent

You can designate an authorized agent to submit requests on your behalf. Requests must be submitted through the designated methods listed above. Except for opt-out requests, we will require written proof of the agent’s permission to do so and may verify your identity directly.

Appeals

If we refuse to take action on a request, you may appeal our decision within a reasonable period time by contacting us at reignoftitansofficial@gmail.com and specifying you wish to appeal. Within 60 days of our receipt of your appeal, we will inform you in writing of any action taken or not taken in response to

the appeal, including a written explanation of the reasons for the decisions. If the appeal is denied, you may submit a complaint as follows:

- For Colorado residents, to the Colorado AG at <https://coag.gov/file-complaint/>
- For Connecticut residents, to the Connecticut AG at <https://www.dir.ct.gov/ag/complaint/>
- For Virginia residents, to the AG at <https://www.oag.state.va.us/consumercomplaintform>

15. Nevada

If you are a Nevada consumer, you have the right to direct us not to sell certain information that we have collected or will collect about you. To exercise this right, please follow the instructions for opting out of sales, shares, and targeted advertising in the [Your Privacy Choices](#) section above.

16. European Economic Area, Switzerland, and United Kingdom

These additional disclosures and rights apply only to individuals located in the European Economic Area, Switzerland, or the United Kingdom (collectively, “**Europe**”). Terms have the meaning ascribed to them in the General Data Protection Regulation (“**GDPR**”).

Roles

ABI acts as a controller with respect to personal data collected as you interact with our Service.

Lawful Basis for Processing

Data protection laws in Europe require a “lawful basis” for processing personal data. Our lawful bases include where: (a) you have given consent to the processing for one or more specific purposes, either to us or to our service providers, or partners; (b) processing is necessary for the performance of a contract with you; (c) processing is necessary for compliance with a legal obligation; or (d) processing is necessary for the purposes of the legitimate interests pursued by us or a third party, and your interests and fundamental rights and freedoms do not override those interests. Where applicable, we will transfer your personal data to third countries subject to appropriate or suitable safeguards, such as standard contractual clauses.

Data Subject Requests

You have the right to access, rectify, or erase any personal data we have collected about you. You also have the right to data portability and the right to restrict or object to our processing of personal data we have collected about you. In addition, you have the right to ask us not to process your personal data (or provide it to third parties to process) for marketing purposes or purposes materially different than for which it was originally collected or subsequently authorized by you. You may withdraw your consent at any time for any data processing we do based on consent you have provided to us.

To exercise any of these rights, please follow the instructions for data subject requests in the [Your Privacy Choices](#) section above. We will respond to your request within 30 days. We may require specific information from you to help us confirm your identity and process your request. For details on our retention practices for personal data, see the [Retention](#) section above.

You have the right to lodge a complaint with the data protection regulator in your jurisdiction.