

Privacy policy for the website www.talktome.games

Date: December 2020

1. Introduction

In this Privacy Policy you will learn

- how we handle personal data within the scope of your use of our website and the game „Talk To Me“ embedded in it;
- whether and how this data is used, transferred or otherwise processed.

2. Controller

This Privacy Policy applies to data processing by us as Controller according to Art. 4 para. 7 of the General Data Protection Regulation (GDPR). Our contact details are:

Talk To Me
Victoria Schrank
Rheinsberger Str. 76/77
10115 Berlin, Germany

Contact: +49 (0)176 99 505052

E-Mail: victoria@talktome.games

3. Data Protection Officer

We are not obliged to appoint a data protection officer.

4. Definitions

Unless this Privacy Policy contains or implies different definitions, we refer to the definitions in Art. 4 GDPR in relation to the terms used.

5. Processing of your personal data

5.1. When you visit our website

When you access our website, we resp. our host provider Netlify (Netlify Inc., 2325 3rd Street, Suite 215, San Francisco, 94107 CA, USA) only collect the personal data that your browser transfers to our server in Germany. If you wish to view our website, we collect the following data:

- IP address
- Date and time of the request
- Time zone difference to Greenwich Mean Time (GMT)
- Content of the request (specific page)
- Access Status/HTTP Status Code
- Amount of data transferred in each case
- Website from which the request comes
- Browser
- Operating system and its interface
- Language and version of the browser software
- Information about your end device

This data is technically necessary for us to display and provide you with our website. We also evaluate this data to make our website more attractive. The legal basis for this processing is Art. 6 para. 1 sentence 1 lit. f GDPR. You are neither legally nor contractually obliged to provide us with this data.

Netlify, the service provider we use, which processes personal data on our behalf and within the scope of our instructions as a so-called processor in accordance with Art. 28 GDPR, is located in a country, the USA, whose level of data protection has been assessed by the European Commission as inadequate. The transfer of data to the USA is therefore based on the standard contractual clauses and is carried out on the basis of our legitimate interest in a secure and efficient provision and optimization of our online offer in accordance with Art. 6 para. 1 p. 1 lit. f. GDPR in connection with Art. 28 GDPR, 46 para. 2c GDPR. The standard contract clauses are available at <https://eur-lex.europa.eu/legal-content/DE/TXT/HTML/?uri=CELEX:32010D0087&from=DE>. Alternatively, you can request these documents from us using the contact details given in section 2.

5.2. When participating in our voluntary surveys

We use the service of Typeform (TYPEFORM S.L., Carrer Bac de Roda, 163, 08018 Barcelona, 1-2, Spain) for surveys on our website in order to generate information on the use and design of our services. If you decide to take part in one of our voluntary surveys, we will process the data you enter in the form and technical data that we need for the technical functioning. For this reason, Typeform processes your access data (IP address) and the information you enter in the survey on our behalf. The legal basis for the use of Typeform Your consent in accordance with Art. 6 para. 1 lit. a GDPR.

We store the data for a period of six months. You are neither legally nor contractually obliged to provide us with this data.

5.3. When contacting us

If you contact us (e.g. by phone, contact form, e-mail or via social media) we need your personal data (e.g. name, contact details, etc.) to process your request or concern. We will delete the inquiries if they are no longer required or - in the case of legal storage obligations - we will restrict the processing. We check the necessity of this at regular intervals of six months. The processing of your personal data is carried out in our interest to answer your inquiry. The legal basis for this is Art. 6 para. 1 p. 1 lit. f GDPR

The e-mail provider we use in this context processes personal data on our behalf and within the scope of our instructions as a so-called processor in accordance with Art. 28 GDPR.

Right to object: You have the right to object to the processing of your personal data in accordance with Art. 21 GDPR if there are reasons for doing so arising from your particular situation or if the objection is directed against direct marketing. In the latter case, you have a general right to object, which will be implemented by us without specifying a specific situation. If you wish to exercise your right of objection, you can inform us by e-mail to victoria@talktome.games. Alternatively, you can also use the contact data mentioned above under point 2.

6. Engagement of Processors

To fulfill our contractual obligations, we rely on the services of carefully selected third parties who process the data on our behalf. In each case, these are processors with whom we have concluded an agreement in accordance with Art. 28 GDPR. In addition, we naturally ensure in advance that our processors comply with all data protection regulations, so that your data is always safe.

6.1 Deletion of personal data

The data processed by us will be deleted in accordance with Art. 17 GDPR or restricted in their processing in accordance with Art. 18 GDPR.

Unless otherwise provided for in this Privacy Policy, the data processed by us will be deleted as soon as they are no longer required for their intended purpose and the deletion is not opposed by any legal storage obligations. We review the necessity every six months.

7. Rights of Data Subjects

You have the right

- to request information about your personal data processed by us in accordance with Art. 15 GDPR. In particular, you may request information about the purposes of processing, the category of personal data, the categories of recipients to whom your data have been or will be disclosed, the planned storage period, the existence of a right to rectification, deletion, restriction of processing or objection, the existence of a right of appeal, the origin of your data, if these have not been collected by us, and the existence of automated decision-making including profiling and, if applicable, meaningful information on their details;
- in accordance with Art. 16 GDPR, to demand the correction of incorrect or complete personal data stored by us without delay;
- to request the deletion of your personal data stored with us in accordance with Art. 17 DSGVO, unless the processing is necessary to exercise the right to freedom of expression and information, to fulfil a legal obligation, for reasons of public interest or to assert, exercise or defend legal claims;
- in accordance with Art. 18 GDPR, to restrict the processing of your personal data if you dispute the accuracy of the data, if the processing is unlawful but you refuse to delete the data and we no longer need the data, but if you need it to assert, exercise or defend legal claims or if you have filed an objection to the processing in accordance with Art. 21 GDPR;
- in accordance with Art. 20 GDPR, to receive your personal data that you have provided to us in a structured, current and machine-readable format or to request its transfer to another controller;
- to complain to a supervisory authority pursuant to Art. 77 GDPR. As a rule, you can contact the supervisory authority at your usual place of residence or workplace or at our company headquarters.

8. Revocation of Consent

If we process your personal data on the basis of your consent pursuant to Art. 6 para. 1 lit. a GDPR, you have the right to revoke any consent granted to us pursuant to Art. 7 para. 3 GDPR with effect for the future.

If you would like to make use of your right of revocation, you can inform us by e-mail to victoria@talktome.games. Alternatively, you can also use the contact data listed under 2. above.

9. Objection in case of processing on the basis of our legitimate interest

If we process your personal data on the basis of our legitimate interests pursuant to Art. 6 para. 1 sentence 1 f GDPR, you have the right to object to the processing of your personal data pursuant to Art. 21 GDPR, provided that there are reasons for this which arise from your particular situation or the objection to direct advertising is directed. In the latter case, you have a general Right to object, which we will implement without specifying a particular situation.

If you would like to exercise your Right to object, you can inform us by e-mail to victoria@talktome.games. Alternatively, you can also use the contact data listed under 2. above.

10. Security Measures

We take organizational, contractual and technical security measures in accordance with the state of the art in order to ensure that the regulations of data protection laws are observed and thus to protect the data processed by us against accidental or intentional manipulation, loss, destruction or against access by unauthorized persons. The security measures include in particular the encrypted transmission of data between your browser and our server.

11. Changes to this Privacy Policy

We reserve the right to change our Privacy Policy if this should be necessary due to new technologies or changes in our data processing processes or to adapt it to changes in the legal situation relevant to us. However, this only applies to this data protection declaration. If we process your personal data on the basis of a consent given by you, any changes will only be made with your consent. If the change includes mandate data, we will inform you at the time of each new processing that takes place for the first time after a change to the Privacy Policy takes effect.

You can find the current version of our Privacy Policy under www.talktome.games/en/legal