

Privacy Policy

This Privacy Policy for personal data (hereinafter referred to as the Privacy Policy) applies to all information that the PowerCloudGame website (hereinafter referred to as PowerCloudGame) located on the domain name powercloudgame.com (as well as its subdomains) can get about the User while using the website powercloudgame.com (as well as its subdomains), its programs and its products.

1. Definition of terms

1.1 The following terms are used in this Privacy Policy:

1.1.1. "Site Administration" (hereinafter - the Administration) - authorized employees to manage the PowerCloudGame site, acting on behalf of Cloud City LLC, who organize and (or) carry out the processing of personal data, as well as determine the purposes of processing personal data, the composition of personal data processing, actions (operations) performed with personal data.

1.1.2. "Personal data" - any information relating to a directly or indirectly determined, or designated individual (subject of personal data).

1.1.3. "Personal data processing" - any action (operation) or a set of actions (operations) performed with the use of automation tools or without the use of such tools with personal data, including the collection, recording, systematization, accumulation, storage, refinement (update, change), extraction, use, transfer (distribution, provision, access), depersonalization, blocking, deletion, destruction of personal data.

1.1.4. "Confidentiality of personal data" is a requirement for the Operator or another person who has obtained access to personal data to prevent their dissemination without the consent of the subject of personal data or the availability of another legal basis.

1.1.5. "PowerCloudGame site" is a collection of interconnected web pages located on the Internet at a unique address (URL): powercloudgame.com, as well as its subdomains.

1.1.6. "Subdomains" are pages or a collection of pages located on third-level domains belonging to the PowerCloudGame site, as well as other temporary pages, at the bottom of which is indicated the Administration's contact information.

1.1.5. "User of the PowerCloudGame site" (hereinafter referred to as the User) is a person who has access to the PowerCloudGame site via the Internet and uses information, materials and products of the PowerCloudGame site.

1.1.7. "Cookies" is a small piece of data sent by a web server and stored on the user's computer, which the web client or web browser each time sends to the web server in an HTTP request when trying to open the page of the corresponding site.

1.1.8. "IP address" is a unique network address of a node in a computer network through which the User gets access to PowerCloudGame.

1.1.9. "Product" is a product that the User orders on the site and pays through payment systems.

2. General provisions

2.1. Use of the PowerCloudGame website by the User means acceptance of this Privacy Policy and the terms of processing the User's personal data.

2.2. In case of disagreement with the terms of the Privacy Policy, the User must stop using the PowerCloudGame website.

2.3. This Privacy Policy applies to the PowerCloudGame site. PowerCloudGame does not control and is not responsible for third-party sites to which the User can follow the links available on the PowerCloudGame website.

2.4. The administration does not verify the accuracy of personal data provided by the User.

3. Privacy policy subject matter

3.1. This Privacy Policy establishes the obligations of the Administration to protect the confidentiality of personal data, which the User provides at the request of the Administration when registering on the PowerCloudGame website, when subscribing to an informational e-mail newsletter or when placing an order.

3.2. The personal data allowed for processing under this Privacy Policy are provided by the User by filling out forms on the PowerCloudGame website and include the following information:

3.2.1. surname, name, patronymic of the User;

3.2.2. the contact phone number of the User;

3.2.3. email address (e-mail)

3.2.4. place of residence of the User (if necessary)

3.2.5. delivery address of the Goods (if necessary) 3.2.6. photo (if necessary).

3.3. PowerCloudGame protects Data that is automatically transmitted when visiting pages:

- IP address;

- information from cookies;

- information about the browser

- access time;

- referrer (the address of the previous page).

3.3.1. Disabling cookies may result in the inability to access parts of the site that require authorization.

3.3.2. PowerCloudGame collects statistics on the IP addresses of its visitors. This information is used to prevent, detect and solve technical problems.

3.4. Any other personal information not specified above (visiting history, browsers used, operating systems, etc.) is subject to reliable storage and non-proliferation, except as provided for in paragraphs. 5.2. and 5.3. of this Privacy Policy.

4. Purpose of collecting personal user information

4.1. The User's personal data may be used by the Administration in order to:

4.1.1. Identification of the User registered on the PowerCloudGame website for his further authorization, order placement and other actions.

4.1.2. Providing the User with access to personalized PowerCloudGame site data.

4.1.3. Establishing feedback with the User, including sending notifications, inquiries regarding the use of the PowerCloudGame website, rendering services and processing requests and requests from the User.

4.1.4. Determine the location of the user to ensure security, prevent fraud.

4.1.5. Confirmation of the accuracy and completeness of personal data provided by the User.

4.1.6. Create an account to use parts of the site PowerCloudGame, if the User has agreed to create an account.

4.1.7. User notifications by email.

4.1.8. Providing the User with effective technical support in case of problems related to the use of the PowerCloudGame website.

4.1.9. Providing the User with his consent special offers, information about prices, newsletters and other information on behalf of the site PowerCloudGame.

4.1.10. Implementation of promotional activities with the consent of the User.

5. Methods and terms of processing personal information

5.1. The processing of the User's personal data is carried out without any time limit, in any legal way, including in personal data information systems using automation tools or without using such tools.

5.2. The User agrees that the Administration has the right to transfer personal data to third parties, in particular, courier services, postal communication organizations (including electronic), telecommunications operators, solely for the purpose of fulfilling the User's order issued on the PowerCloudGame website, including delivery of the Goods, documentation or e-mail messages.

5.3. The personal data of the User may be transferred to the authorized bodies of state power of the Russian Federation only on the grounds and in the manner established by the legislation of the Russian Federation.

5.4. In case of loss or disclosure of personal data, the Administration has the right not to inform the User about the loss or disclosure of personal data.

5.5. The Administration takes the necessary organizational and technical measures to protect the User's personal information from unlawful or accidental access, destruction, alteration, blocking, copying, dissemination, as well as from other illegal actions of third parties.

5.6. The Administration together with the User takes all necessary measures to prevent losses or other negative consequences caused by the loss or disclosure of the personal data of the User.

6. Rights and obligations of the parties

6.1. User may:

6.1.1. Make a free decision on the provision of your personal data required for using the PowerCloudGame website, and agree to their processing.

6.1.2. Update, supplement the provided information about personal data in case of change of this information.

6.1.3. The user has the right to receive from the Administration information relating to the processing of his personal data, if such a right is not limited in accordance with federal laws. The user has the right to require the Administration to clarify his personal data, to block or destroy it if personal data is incomplete, outdated, inaccurate, illegally obtained or not necessary for the stated purpose of processing, as well as to take measures provided by law to protect their rights.

6.2. Administration is obliged to:

6.2.1. Use the information obtained solely for the purposes specified in clause 4 of this Privacy Policy.

6.2.2. To ensure the storage of confidential information in secret, not to disclose without the prior written permission of the User, and also not to sell, exchange, publish, or disclose in any other possible way the transferred personal data of the User, except for p. 5.2 and 5.3. this Privacy Policy.

6.2.3. Take precautions to protect the confidentiality of the User's personal data in accordance with the procedure commonly used to protect this type of information in existing business transactions.

6.2.4. Perform blocking of personal data relating to the relevant User, from the time of the request or request of the User, or his legal representative or authorized body for the protection of the rights of personal data subjects for the period of verification, in case of failure to identify

7. Responsibilities of the parties

7.1. An administration that has not fulfilled its obligations is liable for losses incurred by the User in connection with the unlawful use of personal data, in accordance with the legislation of the Russian Federation, except as otherwise provided for in paragraphs. 5.2., 5.3. and 7.2. this Privacy Policy.

7.2. In case of loss or disclosure of Confidential Information, the Administration is not responsible if this confidential information:

7.2.1. Became public domain before its loss or disclosure.

7.2.2. It was received from a third party before it was received by the Resource Administration.

7.2.3. It was disclosed with the consent of the User.

7.3. The user is solely responsible for compliance with the requirements of the legislation of the Russian Federation, including laws on advertising, on the protection of copyright and related rights, on the protection of trademarks and service marks, but not limited to the above, including full responsibility for the content and form of materials.

7.4. The user acknowledges that responsibility for any information (including, but not limited to: data files, text, etc.), to which he can have access as part of the PowerCloudGame website, is borne by the person who provided such information.

7.5. The User agrees that the information provided to him as part of the PowerCloudGame website may be intellectual property, the rights to which are protected and belong to other Users, partners or advertisers who post such information on the PowerCloudGame website.

The User has no right to make changes, lease, transfer on loan terms, sell, distribute or create derivative works on the basis of such Content (in whole or in part), unless such actions were explicitly authorized in writing by the owners of such Content in accordance with terms of a separate agreement.

7.6. In the case of text materials (articles, publications, which are in free public access on the PowerCloudGame website), their distribution is allowed, provided that a link to PowerCloudGame is given.

7.7. The Administration shall not be liable to the User for any loss or damage incurred by the User as a result of deletion, failure or inability to save any Content and other communication data contained on or transmitted through the PowerCloudGame website.

7.8. The administration is not responsible for any direct or indirect damages resulting from: use or inability to use the site or individual services; unauthorized access to User's communications; statements or behavior of any third party on the site.

7.9. The administration is not responsible for any information posted by the user on the PowerCloudGame website, including but not limited to: copyrighted information, without the direct consent of the copyright owner.

8. Dispute Resolution

8.1. Before going to court with a claim for disputes arising from the relationship between the User and the Administration, it is obligatory to submit a claim (a written proposal or an offer in electronic form on the voluntary settlement of the dispute).

8.2. The recipient of the claim within 30 calendar days from the date of receipt of the complaint, in writing or in electronic form notifies the claimant of the results of the consideration of the claim.

8.3. If the agreement is not reached, the dispute will be referred to the Arbitration Court of the Russian Federation.

8.4. The current legislation of the Russian Federation applies to this Privacy Policy and the relationship between the User and the Administration.

9. Additional Terms

9.1. The administration has the right to make changes to this Privacy Policy without the consent of the User.

9.2. A new Privacy Policy takes effect from the moment it is posted on the PowerCloudGame website, unless otherwise provided by the new edition of the Privacy Policy.

9.3. Any suggestions or questions regarding this Privacy Policy should be reported to: (hidden)

9.4. The current Privacy Policy is located at <http://powercloudgame.com/privacy.pdf>

Updated: January 1, 2019

Distribution is valid only on the territory of the Russian Federation.

Terms of use

This User Agreement (hereinafter the Agreement) governs the relationship between Cloud City LLC (hereinafter PowerCloudGame or Administration) on the one hand and the site user on the other.

The site PowerCloudGame is not a medium.

By using the site, you agree to the terms of this agreement.

If you do not agree to the terms of this agreement, do not use the PowerCloudGame website!

Subject of agreement

The administration gives the user the right to post the following information on the site:

- Text information
- Photos
- Links to materials posted on other sites

Rights and obligations of the parties

User has the right to:

- search for information on the site
- receive information on the site
- create information for the site
- distribute information on the site
- comment content posted on the site
- copy information to other sites with the permission of the Site Administration
- require the administration to hide any information transmitted by the user to the site
- use the site information for personal non-commercial purposes
- use site information for commercial purposes with the permission of the Administration

The administration has the right to:

- at its discretion and the need to create, modify, cancel the rules
- restrict access to any information on the site
- create, modify, delete information
- delete accounts

- refuse to register without giving reasons

User undertakes to:

- ensure the accuracy of the information provided
- to ensure the safety of personal data from access by third parties
- update the Personal data provided at registration, in case of their change
- do not copy information from other sources
- when copying information from other sources, to include in its structure information about the author
- not to disseminate information that is aimed at propaganda of war, incitement of national, racial or religious hatred and enmity, as well as other information, for the dissemination of which criminal or administrative responsibility is provided
- do not violate the performance of the site
- do not create multiple accounts on the Site, if they actually belong to the same person
- do not take actions aimed at misleading other Users
- do not transfer to use your account and / or login and password of your account to third parties
- not to register an account on behalf of or instead of another person, except as required by the legislation of the Russian Federation
- not to post materials of advertising, erotic, pornographic or offensive nature, as well as other information, the placement of which is prohibited or contrary to the norms of the current legislation of the Russian Federation
- do not use scripts (programs) for automated information gathering and / or interaction with the Site and its Services

Administration undertakes to:

- maintain the operation of the site, unless it is impossible for reasons beyond the Administration.- to implement a versatile protection of the user account
- protect information, the distribution of which is restricted or prohibited by law by issuing a warning or deleting a user account that violated the rules

Responsibility of the parties

- The user is solely responsible for the information he distributes.
- the administration does not bear any responsibility for the accuracy of information copied from other sources
- the administration is not responsible for the discrepancy between the expected by the User and actually received services
- the administration is not responsible for the services provided by third parties
- in the event of a force majeure (fighting, emergency, natural disaster, etc.), the Administration does not guarantee the safety of information posted by the User, as well as the smooth operation of the information resource

Terms of the Agreement

This Agreement comes into force when registering on the site.

The agreement is no longer valid when a new version of it appears.

The administration reserves the right to unilaterally amend this agreement at its discretion.

When changing the agreement, in some cases, the administration can notify users in a convenient way for it.

The effective date is January 1, 2019.