

LEGAL NOTICES

Up to date on 1 January 2023

In compliance with the provisions of Articles 6-II and 19 of law n° 2004-575 from 21 June 2004 on confidence in the digital economy, known as LCEN, the present legal notices are brought to the attention of users of and visitors to the FREEMIUMPLAY site.

The FREEMIUMPLAY site can be accessed at the following address: www.freemiumplay.be. Access to and use of the site are governed within the framework of these legal mentions.

The connection to, use of, and access to this site require the complete and unreserved acceptance of the provisions hereinunder.

1. LEGAL INFORMATION (Article 6 from the Law of 21 June 2004)

Publisher of the website

The website of the FREEMIUMPLAY company is published by FREEMIUMPLAY, whose headquarters are located at 14 Rue André - 33200 BORDEAUX, listed at the Bordeaux trade and companies register under number 840 388 987, with share capital of €19,091.00.

Email: letsplay@freemiumplay.com

Tel: +33 (0)644677090

Publication director

The publication director is Nicolas Yvelin Email: letsplay@freemiumplay.com

Site host

The site is hosted by Clever Cloud, 3 Rue de l'Allier, 44000 NANTES - France.

Users

The following people are considered Users: all internet users who browse, read, view and use the FREEMIUMPLAY site.

2. CONFIDENTIALITY

Collected and processed data

In compliance with the provisions of Article 5 of European Regulation 2016/679, the collection and processing of data of site users is:

- Processed in a manner that is legal, fair and transparent with respect to the person concerned (legality, fairness, transparency);
- Collected for purposes that are determined, explicit and legitimate, and not processed later in a manner incompatible with these purposes; later processing for archival purposes in the public interest, scientific research purposes, historical purposes or statistical purposes is not considered, in compliance with Article 89, paragraph 1, as being incompatible with the initial purposes (limitation of purposes);
- Suitable, relevant and limited to that which is necessary with respect to the purposes for which the data is processed (minimisation of data);
- Accurate and, if necessary, kept up to date; all reasonable measures must be taken so that any personal data that is inaccurate, with respect to the purposes for which it is processed, is deleted or corrected immediately (accuracy);
- Retained in a format allowing for the identification of those concerned for a duration that does not exceed that which is required with respect to the purposes for which it is processed; personal data may be retained for longer periods to the extent that it is processed exclusively for archival purposes in the public interest, for scientific or historic purposes or for statistical purposes in compliance with Article 89, paragraph 1, provided that appropriate technical and organisational measures are implemented that are required by the present regulation in order to guarantee the rights and freedoms of the person concerned (limitation of retention);
- Processed in a way that ensures appropriate security of personal data, including protection against unauthorised or illegal processing and against the loss, destruction or damage of an accidental origin, with the aid of appropriate technical or organisational measures (integrity and confidentiality).

Moreover, this collection and processing must meet at least one of the following conditions in order to be legal and in compliance with the provisions of Article 6 of the same European Regulation:

- the person concerned has consented to the processing of his/her personal data for one or several specific purposes;
- the processing is required for the performance of a contract to which the person concerned is a party or is required for the performance of pre-contractual measures undertaken upon the request of the person concerned;

- the processing is required in order to comply with a legal obligation to which the data controller is subject;
- the processing is required to preserve the vital interests of the person concerned or those of another natural person;
- the processing is required for the performance of a mission in the public interest or stemming from the exercise of public authority to which the data controller is entrusted;
- the processing is required for the purposes of furthering the legitimate interests of the data controller or a third party, provided that these are not prevailed over by the interests, liberties and fundamental rights of the person concerned who requires the protection of personal data, in particular when the person concerned is a child.

Personal data collected on the site during the creation of an account is solely connected to the user's email address. Nevertheless, when the user logs on to his/her account, he/she has the possibility of adding the following data:

- Last name
- First name
- Date of birth
- Mobile phone number
- Interests

The data controller will retain, in their IT systems, and in reasonable security conditions, all of the data thus collected, for a duration of 10 years.
The data is hosted and processed in France.

The collection and processing of data is for the following purposes:

- Understanding reasons for purchasing
- Making offers that respond to the user's interests
- Proposing special offers at specific times (birthday, Christmas, etc.)

The data controller for personal data is Nicolas YVELIN - founder and CEO of FreemiumPlay and can be contacted as follows: letsplay@freemiumplay.com

Rights of users

The user has the following rights.

So that his/her request to access data can be met, he/she is responsible for communicating to the data controller his/her last name and first name, email address and, if need be, account number or client space number.

Any request is to be made by registered letter with acknowledgement of receipt, addressed to the data controller.

The data controller has thirty (30) days to respond.

- Right to access, rectify and right to be forgotten

The user can access, update, modify or delete personal data and request the deletion of his/her personal space.

- Right to the portability of data
- Right to the limitation of data processing and opposition to data processing

The site can only refuse such a request if there are legitimate and urgent reasons to override the interests and rights of the user.

- Right to determine what happens to his/her data after death
- Right to appeal to the relevant supervisory authority

In the event that the data controller does not meet the request of the user, or does not respond within the required time frame, the decision made by the data controller can be protested to the CNIL or any competent judge.

Obligations of the data controller

The data controller commits to protecting the personal data collected, to not transmit it without first informing the user and to respecting the purpose for which the data was obtained.

In the event of rectification or deletion of said data, the data controller shall notify the user, unless doing so involves disproportionate cost, effort or formalities.

In the event that there is a risk of violation of the confidentiality, integrity or security of the user's personal data, the controller shall take all means necessary to inform the user.

Cookies

For the Site and the Services to function well, cookies are stored in the User's computer when he/she connects to the Site. Cookies record information pertaining to browsing (pages consulted, date and time of consultation, etc.) and to the identification of Users.

Cookies left by the Site are conserved for 13 months.

The User nevertheless may oppose the use of cookies by configuring his/her Internet browser. As each browser is different, the User should consult the instructions of his/her browser to set the parameters as desired.

3. APPLICABLE LAW AND JURISDICTION

The present legal notices are governed by French law. In the event of any dispute that is not resolved amicably, the dispute



shall be brought to the relevant French courts.

4. CONTACT

To signal any illegal content or activities, the User can contact the publisher via the contact form available on the platform or at the following email address: letsplay@freemiumplay.com (or by registered letter with acknowledgment of receipt addressed to the publisher at the address indicated above).