

UnicornGO – Privacy and Data Protection Policy

Last revision: March 15, 2018

1. Thank you for using [www.unicorngo.io] (the "Platform") and the services, features and functions (each a "Service" and collectively "Services") offered on the Platform and by Unicorn Go Pte. Ltd including but not limited to the purchase of tokens.
2. The Platform is owned and maintained by UNICORN GO PTE. LTD at 114 LAVENDER STREET #11-78 CT HUB 2 SINGAPORE 338729 ("Unicorn Go") which is the owner and operator of www.unicorngo.io and/or its affiliates.
3. This Policy is an essential part of the Terms of Use of the Platform which can be found at www.unicorngo.io and all other User Agreements relating to and/or concerning the Terms of Use of the Platform. All access to and use of the contents and services provided on the Platform shall be governed by the terms and conditions contained in this Privacy and Data Protection Policy ("Policy"), which shall constitute legally binding obligations on you in consideration for Unicorn Go permitting you access to the Platform and use of the Services.
4. Unless otherwise provided, any updates, enhancement, variation or addition to any Service, shall be subject to this Policy. By using the Platform, you agree to be legally bound by this Policy, which shall take effect upon your first access of the Platform. If you do not accept any term in this Policy or do not agree to be legally bound by this Policy, please do not access and/or use the Platform.
5. Unless otherwise provided by this Policy, terms written with a capital letter have meanings stated in the Terms of Use of the Platform unless the context otherwise requires.
6. If you are using the Platform on behalf of a firm, corporation, partnership or any other organization:
 - a. You are agreeing that the Platform for that firm, corporation, partnership or organization and represent and warrant to Unicorn Go that you have the authority to bind that firm, corporation, partnership or organization to this Policy (in which event "you" or "your" will refer to you as the actual user of the Platform and Services, and as the case may be, shall further include that firm, corporation, partnership and organization), unless that organization has a separate contract in effect with us, in which event the terms of that contract will to the extent of any inconsistency prevail over this Policy in your use of the Service; and
 - b. You may use the Platform only in compliance with this Policy and only if you have the power to form a contract with Unicorn Go and are not barred under any applicable laws from doing so.

A. Types of User's data to be processed

7. For purposes of this Policy, "personal information" includes but is not limited to any information by which someone (which shall include a company or partnership) can be personally identified, including name, address, telephone number, email address, billing and account information, credit or debit card information, and other information incidental to providing goods or services including but not limited to the Ethereum wallet address entered by you either at registration, creation of account and/or during any use of the Services of the Platform including but not limited to access to Services via accounts of third-party Internet providers.
8. For the avoidance of doubt, data that is automatically sent to or collected by the Platform in the course of your use of the Services by means of software installed on your device are also processed. These data include but are not limited to IP-addresses, cookie files, data on your browser (or other software used to access the Services); technical specification of equipment and software used by you, day and time of access to the Services, URLs of requested pages and any other similar information.
9. The Company does not process information on User's payments except the Ethereum wallet address which belongs to the User.
10. The Company does not check personal data validity of the User. By using the Website Services and registering on corresponding websites the User guarantees validity and integrity of the information provided.
11. For purposes of this Policy, "collection of personal information" includes but is not limited to the recording, storage, systematization, accumulation, update, modification, retrieval, usage, transfer (publishing, sharing, access), depersonalization, blocking, deleting and erasing of personal information by Unicorn Go, through the use of automation or otherwise.
12. Unicorn Go collects personal information from you when you voluntarily provide Unicorn Go with this information, such as when registering as a user on the Platform or adding information to your account completing a form, submitting a document, or through your utilization of the Services, accessing or viewing the Platform, or payment for Services. The Platform also collects certain non-personally identifiable information about you, including but not limited to your domain name, access provider, IP address, and browser language, and browsing or other user unique information or patterns. Specifically, your personal information can be accessed and collected according to the Public Offer published at <https://unicorngo.io/en/offer>, and in the course of execution any agreements and contracts between you and Unicorn Go.

B. Utilization of User's Personal Information by Unicorn Go

13. All personal information collected on the Platform are non-proprietary and non-confidential and may be utilised by Unicorn Go for the following purposes ("Purpose"):
 - a. For the specific purpose for which it was volunteered;
 - b. To improve the content, appearance and utility of the Platform;
 - c. To understand your needs and preferences;
 - d. To develop, market, sell or provide the Services;
 - e. To conduct surveys, research and evaluations;
 - f. To manage and develop our business and operations, administer accounts, and collect and process payments;
 - g. To detect and protect Unicorn Go and other third parties against negligence, fraud theft and other illegal activities;
 - h. As permitted by, and to comply with, any legal or regulatory requirements, process or provisions;

- i. Identification of Users within the Services, agreements and contracts with Unicorn Go which require such identification;
 - j. Providing the User with personalized Services and delivery of agreements and contracts with the User;
 - k. Communication with the User, including sending him/her notifications, requests and information related to the use of Services, performance of contracts and agreements, as well as processing User's requests and claims;
 - l. Quality improvement of the Services and their functionality, and development of new Services;
 - m. Dispute settlement; and
 - n. As permitted under any other agreement between you and Unicorn Go.
14. Unicorn Go does not share user-identifiable information with any third parties, except the following cases:
- a. If the User has explicitly given his/her consent for sharing;
 - b. Impersonalized personal data of the User collected for the purpose of statistical or other research/survey can be shared with a third party for conducting research, completing a job or provision of services on behalf of Unicorn Go;
 - c. Such transfer is necessary for using certain Services by the User (its certain features) or performance of an agreement with the User;
 - d. If the User accesses the Services of Unicorn Go's affiliates or partners which are technologically connected to the Website Services or form a part of the Services, personal information of the User can be shared with such individuals for processing, taking into account terms and purposes stated in Terms of corresponding services;
 - e. Such transfer is provided by and/or authorized by Singaporean legislation or any other legislation applied to the User.
15. Depending on where the User is situated, his/her personal information can be sent to various servers throughout the world while using the Services. The User agrees and acknowledges that in order to provide its Services to the User the Company has the right to share and store User personal information on servers and computers situated on a territory other than that of the User state. If the User is situated outside Singapore and uses the Services, he/she implicitly agrees with transferring his/her personal information onto Singaporean territory and other countries where the servers are situated as well as further processing of such personal information on said territories.
16. Unicorn Go shall be entitled to share your personal information collected on the Platform with the employees, subsidiaries and/or affiliated companies of Unicorn Go. Unicorn Go shall also be entitled to disclose your personal information to third parties who provide services to us, such services including payments processors, maintenance of the Platform or Services, monitoring of Platform activity, serving of Platform content, maintenance of Unicorn Go customer database, and/or administering of emails.
17. Unicorn Go shall in addition be entitled to disclose your personal information if required to do so by law or in a good faith belief that such access, preservation or disclosure is reasonably necessary to comply with legal process or regulatory requirements applicable to Unicorn Go, its subsidiary or affiliated companies, or to enforce the Terms and Conditions of the Platform, this Policy or other relevant regulations. Personal information collected by Unicorn Go may be stored and processed outside of Singapore or any other country in which Unicorn Go or its agents maintain facilities. By using the Platform, you consent to any such transfer of information outside of your country.
18. You are permitted to disclose any confidential information if compelled to do so by judicial or administrative procedures or where disclosure is to any regulatory agencies or governmental bodies to fulfill your legal obligations, and in such cases, the obligation to keep confidential such information shall cease, but only to the extent required under the respective circumstances.

C. Storage, alteration and deletion of User's data

19. The User at any time can delete or partially amend his/her personal information by using an editing tool in his/her Members Area on the Platform.
20. The User may at any time delete his/her personal information on the Platform. However, in this case the User may be unable to access and/or use some of the Services on the Platform or other partner services related to and/or concerning the Platform.

D. Cookie files, counters and social media

21. The Platform may utilise automated tracking devices or software such as a "cookie". You consent to our use of such cookies. If you do not wish to receive cookies, please configure your internet browser to erase all cookies from your computer's hard drive, to block all cookies or to receive a warning before a cookie is stored.
22. Data collected with the use of cookie are used for providing Users with personalized Services, for improvement of services, targeting of marketing materials as well as statistical and research purposes.
23. Some Services on the Platform can only be used on the condition that the User accepts cookies. If the User prohibits accepting/receiving cookies by changing browser settings, his/her access to certain Services which require cookies can be restricted.
24. Counters on the Services can be used for analyzing User's cookie files, for collection and processing statistical information about the Services, as well as about the overall operation of Services or part thereof. Technical specifications of the counters are set by the Company and can be changed without the need for the User's consent.

E. User data protection measures

25. Unicorn Go shall undertake all the necessary organizational and technical arrangements for protection of User's personal data and confidential information against unauthorized or accidental use, disclosure, deletion, alteration, blocking, copying and sharing, as well as other illicit actions by third parties.
26. The User clearly understands that any transactions in blockchain network are public transactions, and that Unicorn Go does not have the authorization and/or capacity to delete transaction data from the blockchain.
27. The Platform may contain links to other websites which are not maintained by Unicorn Go. Similarly, other websites may contain links to the Platform. Unicorn Go have no control over such sites and resources, and you acknowledge and agree that Unicorn Go are not responsible for privacy practices or contents of those websites.
28. Unicorn Go does not warrant that the Platform or its contents are free of errors, infection by computer viruses, and/or other harmful or corrupting code, programme, macro and such other unauthorized software. You agree not to hold Unicorn Go liable for the disclosure of any such information or other personal information that is due to any circumstances beyond the control of Unicorn Go.
29. Unicorn Go may employ procedural and technological security measures that are reasonably designed to help protect your personally identifiable information from loss, unauthorized access, disclosure, alteration or destruction. Unicorn Go may use encryption, password protection, and other security measures to help prevent unauthorized access to your personally identifiable information. You are responsible for maintaining the secrecy

of your unique password and account information at all times. Unicorn Go cannot, however, ensure or warrant the security of any information you transmit to us, and you do so at your own risk. Once Unicorn Go receives your transmission of information, Unicorn Go makes commercially reasonable efforts to ensure the security of our systems. However, please note this is not a guarantee that such information may not be accessed, disclosed, altered, or destroyed by breach of any of our physical, technical, or managerial safeguards. If Unicorn Go learn of a security systems breach then Unicorn Go may attempt to notify you electronically so that you can take appropriate protective steps. Unicorn Go may post a notice on the Platform if a security breach occurs. Depending on where you live, you may have a legal right to receive notice of a security breach in writing.

30. As a user registered with the Platform, you agree to communicate with the seller or buyer (who selling the goods or services or buying the goods or services) only through the internal messaging system of the Platform or as permitted under the Terms of Use of the Platform, and shall not contact the said seller or buyer through any other modes of communication, unless otherwise specified by Unicorn Go.
31. You agree to maintain the confidentiality of any information of any other user that you have obtained through the Platform or Services or disclosed by us, any other user to you and not to use any such information save as permitted under the Terms and Conditions of the Platform or under this Policy. You agree not to, directly or indirectly, cause a nuisance to, harass or pester any other users.

F. Policy relating to minors

32. The Platform is not intended for using by minor Users (minors are persons rendered to be ones by applicable legislation). In case a parent or guardian recognizes that his/her minor child or person under care has sent his/her personal information to Unicorn Go in relation to the Services without consent of the parent or guardian, please get back to us at contact@unicorngo.io. If Unicorn Go discovers or is alerted that a minor has sent personal information to us, Unicorn Go will immediately delete such information from Unicorn Go's servers.
33. The Platform is not intended for minor Users (minors are persons rendered to be ones by applicable legislation). As such, Unicorn Go does not knowingly collect personally identifiable information from minors. If you are a minor, then please do not use or access the Platform at any time or in any manner. If Unicorn Go learns that personally-identifiable information of minor Users has been collected on or through the Platform, then Unicorn Go will take the appropriate steps to remove this information. If you are the parent or guardian of a minor User who has created a registered account or has sent personal information to Unicorn Go, then please contact Unicorn Go at contact@unicorngo.io to have the minor User's account terminated and information deleted.

G. Alteration of the Policy and applicable law

34. Unicorn Go reserves the right to supplement, vary or amend this Policy from time to time without further notice. Changes to this Policy will be posted on this page, and the "Last Updated" date at the top of this Policy will be revised. It is your responsibility to review this Policy upon each access or use to ensure you are aware of any changes made by Unicorn Go. Your continued access or used of the Platform after changes are posted constitutes your agreement to be legally bound by the Policy as updated and/or amended and for such revised Policy to apply to all current and past usage by you of the Platform. If you do not agree to any of the changes, Unicorn Go are not obliged to continue providing you with any Service, and you must stop using the Platform and the Services. The current revision can be accessed at <https://unicorngo.io/en/privacy-policy>.

35. This Policy is governed by the jurisdiction and the applicable laws of Singapore, including its statements and how it is accepted, executed, altered and terminated.
36. We recommend Users to check this page from time to time in order to get the latest information on this Policy.

H. Feedback

37. Please send all your questions, suggestions, bug reports and violation reports regarding this Policy to the following email: contact@unicorngo.io. Alternatively, you can send you queries to support@unicorngo.io. Users can also request the following: deleting his/her personal data, restriction of their processing, termination of the use of their personal data, and correction of personal data. The User can also ask the Company to provide him/her with detailed information about personal data stored by the Company.