Privacy-Information

This Privacy Statement explains how your personal data is processed when you participate in online competition using the simulation game "Rennsport"; distributed via the Epic Store under the same name (the "Simulator"), or use the services offered. This Privacy Statement also informs you about your rights under the EU General Data Protection Regulation ("GDPR") and your options to manage your personal data and protect your privacy.

1. Controller

The data controller for the Simulator as well as for the Services is Competition Company Suisse AG, Kapellplatz 1, 6004 Lucerne, Switzerland ("we", "us" or "Rennsport"). If you have any questions regarding the processing of your data, you can contact us by e-mail at datenschutz@competition.company.

2. Data We Process Automatically, Purposes and Legal Basis:

When we make our Simulator and Services available to you, we process personal data from various sources. Firstly we process some anonymous information when the simulation begins as there can be issues with the launch process, otherwise we process certain data only if you decide to contact us or use certain functions of our Simulator and Services, such as online play, purchasing content which we must deliver to you or signing up for an account.

Data we collect automatically:

When you launch our Simulator, your computer may send technical information to our servers, which we store in server log files and as crash collection packages to assist debugging. This happens regardless of whether you subsequently contact us, register or play. In any case we collect the following usage and web access data (which we call "Usage Data"):

- the date and time of the visit and the duration of the use of the Simulator or Services;
- the IP address or client ID of your device;
- further information about your device (hardware information, simulator version, firmware information and versions, operating system and version).

We process the Usage Data to enable you to use and ensure the functionality of our Simulator and Services. In addition, we may process Usage Data to analyse performance, to continuously improve our Services and correct errors or to personalize content for you if you are logged in with one of our accounts. We also process Usage Data to ensure IT security and the operation of our systems and to prevent or detect misuse, especially fraud. These server log files are deleted after a maximum of 90 days. Our legal basis for processing this data is Art. 6 (1) lit. f) GDPR and our legitimate interests in the above purposes.

Data you proactively provide to us:

In addition to the data that we process automatically, we may also process other data when you proactively choose to provide them to us, e.g. by contacting us. We process this data for the purpose of processing your request. The legal basis in each case is Art. 6 (1) lit. f) GDPR (legitimate interests).

3. Data We Process When You Use Our Services, Purposes and Legal Basis:

We process personal data of you, if you choose to use our Services (e.g. register for a Beta Trial). This includes:

- your registration data and log-in credentials, such as your Name (may be fictitious) and email address
- other data you provide to us upon registration (such as your Birth Date, region that you live in, your Discord handle information as applicable, information you provide through our surveys as applicable)
- other data related to your sports relevance (e-sports team name, nationality, etc.)
- the content data uploaded to our Services by yourself, such as images and user generated content
- statistics generated directly from the race ("telemetry"), your vehicle ID and other insimulation events, such as kilometres driven, speed, lap times, pressure of the pedal etc.

After registering you will be sent an email with a verification code to make sure your account is protected at all times. However, please remember to always keep your log-in credentials safe.

We process this data if you wish to register to enable you to use our Services and to manage your account and to interact with other users of our Services therein.

In addition, we use this information for statistical purposes and to present you with personalized content. For this purpose, we also make certain analyses available to other users, e.g. in rankings and or vehicle history. Finally, we also process this data in order to detect and correct errors, to improve the service or, in individual cases, to prevent use in breach of contract or the law.

The legal basis for the processing in the context of the use of our services is, with regard to the provision of the services and content, Art. 6 (1) lit. b) GDPR, and with regard to the other

purposes, Art. 6 (1) lit. f) GDPR. Our legitimate interests are to be able to offer, improve, market and protect our services. Additionally, we process rankings etc. in the interests of our users.

4. Data We Process For Communication Purposes

Newsletter

If you register, we may process your e-mail address for the purpose of sending you information on the services requested, unless you object.

The legal basis is your consent, Art. 6 (1) lit. f) GDPR. You can revoke your consent at any time, e.g. via the unsubscribe link at the end of each email.

Message Center

We may provide to you certain information relevant to your use of our Services through our message center in the Simulator.

The legal basis is the provision of the services and content, Art. 6 (1) lit. b) GDPR.

5. Data We Collect From Third Parties

We may at times also process personal data from you that we do not collect from you ourselves, such as when our users or your sponsor share certain information about you.

We process this data on the basis of our legitimate interests, Art. 6 (1) lit f) GDPR in the provision of our Services. Please contact us, if you do not wish us to process this data.

6. Further Processing Purposes:

We have already informed you above for which purposes we process your data. Furthermore, we may also process your data for other purposes in certain situations. These include, for example, the transfer of your personal data to third parties if we are legally obliged to do so, but also the assertion of legal claims on our part or the defence against legal action brought yourself or third parties. In these cases, the legal basis is either a legal obligation (Art. 6 (1) lit. c) GDPR) or legitimate interests of you, us, or legitimate third parties.

7. To Whom We Transfer Your Data:

Your personal data will only be disclosed to third parties if this is necessary for the provision of the Simulator or Services.

Other Group-companies

Your information will be forwarded to our affiliated company Competition Company GmbH, a company registered at the commercial register in Munich under the number HRB 255467 with their address at Leopoldstraße 23, 80802 Munich, who is hosting the Rennsport Website and Newsletter and provides Services regarding the development of the Game and Platform. Further information on how your data is processed when you register for our website can be found here: https://www.rennsport.gg/privacy-policy.

Hosting Providers

Our Simulators Online Services run on Google Cloud Platforms cloud resources. All these data recipients have entered into strict contractual agreements with us to process data exclusively within the scope of our instructions (so-called data processing agreements).

8. Data Processing Outside the European Economic Area (EEA):

As an international community your data available on our Platform may be accessed from other users in third countries outside the EEA.

We only transfer your personal data to countries outside the EEA with implementing appropriate safeguards. However, there is a remaining risk that authorities may gain access to personal data. As an EU citizen you may not have effective legal protection against this in the third country or the EU.

We only transfer your personal data if

- the European Commission has adopted a so-called adequacy decision for the third country or the recipient in this third country,
- sufficient safeguards are provided by the recipient in accordance with Article 46 of the GDPR for the protection of the personal data (including any additional measures required).
- you have expressly consented to the transfer, after we have informed you of the risks, in accordance with Art. 49 (1) lit. a) GDPR,
- the transfer is necessary for the fulfilment of contractual obligations between you and us
- or another exception from Art. 49 GDPR applies.

Guarantees according to Art. 46 of the GDPR can be so-called standard contractual clauses. In these standard contractual clauses, the recipient assures to sufficiently protect the data and thus to guarantee a level of protection comparable to the GDPR.

Your registration information is stored on Google Servers, Google EMEA, 70 Sir John Rogerson's Quay, Dublin 2, Ireland. All servers are physically located in Google Cloud data centres in Belgium, however as mentioned we host games all over the world and your data can still be processed in countries outside the EEA (a so-called "Third Countries"). We have contractually ensured that appropriate safeguards to provide an adequate level of protection for your data are met, by entering into to the terms of the so-called EU standard contractual clauses, included in our contracts with Google in order to guarantee security of processing, or by providing other guarantees in accordance with GDPR requirements.

9. Duration of Processing:

We process and store your personal data for as long as this is necessary to serve our legitimate interests, fulfil our contractual or legal obligations. Therefore, we store the data for the duration of the contractual relationship with you and after termination only to the extent and for as long as required by law. If the data is no longer required to fulfil legal obligations (e.g. under tax or commercial law), it will be deleted unless further processing is necessary to preserve evidence or to defend against legal claims against us.

10. User Profiles:

We do not use your data to create a user profile, other than as described in this policy.

11. Your Rights:

Within the scope of the GDPR you can assert the following rights against us:

- Your right to withdraw a consent that you have given at any time. However, this
 withdrawal is only valid for the future. Any processing that took place before the
 withdrawal remains unaffected.
- Your right of access and obtaining a copy of your data pursuant to Article 15 of the GDPR, in particular, you can request information about the processing purposes, the category of personal data, the categories of recipients to whom your data has been or will be disclosed, the retention period, the existence of a right to rectification, erasure, restriction of processing or objection, the existence of a right of complaint, the origin of your data if it has not been collected by us, as well as the existence of automated decision-making, including profiling, and, if applicable, meaningful information about its details.

- Your right to rectification in accordance with Article 16 of the GDPR, e.g. if your data is incomplete or incorrect, you can request us to correct it.
- Your right to erasure pursuant to Article 17 of the GDPR, if this is not (any longer) necessary for the exercise of the right to freedom of expression and information, for compliance with a legal obligation, for reasons of public interest or for the assertion, exercise or defence of legal claims.
- Your right to restriction of processing pursuant to Article 18 of the GDPR. You may request that your data be blocked, e.g. because you believe the data is inaccurate or the processing is unlawful, but you object to its erasure because you need it to assert, exercise or defend legal claims or you have objected to the processing pursuant to Article 21 of the GDPR.
- Your right to data portability pursuant to Article 20 of the GDPR. You may request that we hand over data you have provided to us in a structured, common and machine-readable format or transfer it to another controller.
- Finally, you also have the right to lodge a complaint with the competent data protection supervisory authority (Article 77 of the GDPR). As a rule you can contact for this purpose the supervisory authority for your habitual residence, place of work or our headquarters.

If you wish to exercise your rights as a data subject, you can do so by contacting datenschutz@competition.company.

Information about your right of objection under Art. 21 GDPR

In addition to the rights already mentioned, you have the right to object to the processing of your personal data at any time for reasons arising from your particular situation, provided that such processing is carried out on the basis of Art. 6 (1) lit. f) GDPR (data processing based on a balancing of interests). If you object, we will no longer process your personal data unless we can demonstrate that our interests, rights and freedoms outweigh your legitimate interests and therefore justify the processing.

You also have the right to object, at any time, to the processing of your personal data for the purpose of direct marketing (including the subscription to our newsletter), at no additional cost; this also applies to the creation of a user profile (so-called "profiling"), insofar as this is related to direct marketing. If you object, we will not process your personal data for the purpose of direct marketing in the future.

Please note that if you do not provide us with certain data or if you object to the use of such data, you may not be able to use the Simulator or Services, or may only be able to use them to a limited extent.

The objection may be lodged informally and must be addressed to: datenschutz@competition.company.

12. Concluding Provisions

We reserve the right to adjust this privacy information at any point in time to ensure that it is in line with the current legal requirements at all times, or in order to accommodate changes in the services offered, for example when new services are introduced. In this case, the new privacy statement applies to any later use of the Simulator or our Services.