

# Gran Turismo Driver App Privacy Policy

## 1. Introduction

In order to make our App work, we need to collect some of your personal data. We make effort to make our Privacy Policy as simple and fair as possible. Before you read into its terms, you may note that:

- we gather your data under your permission for the sole purpose of the App itself. We do not sell, transmit or pass your data to any third parties, do not use it in advertising or marketing nor in any way use the data to profile our users. The only situation in which we may disclose your data to a third party is when we are forced to do so under a request made by a legal authority;
- we use technical and organizational means to ensure your data is well protected;
- you have the right to access your data that we gather, demand that we alter it, restrict us from processing it, or delete it from our database, as well as to object to a specific way of processing it;
- we gather the following personal data: your first and last name, date of birth, gender, address of residence, e-mail and the model and type of the car you own; under your separate consent we may also collect your current location;
- the following data: your first and last name, city of residence and the car you own will be publicly accessible by the other users on your user profile in order for them to be able to recognize you and contact you. If you consent to granting the app the access to the location services, your current location may be visible to other users;
- your e-mail address, gender, as well as full address of your residence is not displayed anywhere in the App. We keep this data only to be able to contact you personally.
- in the unlikely event of your personal data being stolen or in any way disclosed to the unauthorized party, we will inform you immediately and advise actions to be taken.

## 2. The data controller and the data controllers representative

### 2.1. The controller of the personal data

The controller of the personal data is Gran Turismo SA, a company registered in Switzerland with number CHE-371.506.332 and with registered address at: c/o Figestor SA, 26 Rue Adrien-Lachenal, 1207 Geneve, Switzerland [app@granturismo.org](mailto:app@granturismo.org)

### 2.2. Data controller's representative

For the residents of European Union, the Data Controller has designated a representative in person of Peter Ternström ([peter@granturismo.org](mailto:peter@granturismo.org)) If you are a resident of the EU, you may direct any demands or questions regarding your personal data either straight to the data controller, or the controller's representative.

## 3. The purposes of the processing and it's legal basis

All the data we collect is gathered under your consent that you express by accepting this Privacy Policy. The following data: your first and last name, city of residence and the car you own is collected to enable other users to recognize you and contact you. If you consent to granting the app the access to the location services, your current location is collected in order to enable the other users to see you on

the map. Your e-mail address, gender, as well as full address of your residence is collected in order to enable us to contact you personally.

#### **4. The period for which the personal data will be stored**

Your data will be stored and processed for the period of your usage of the App. For the period of the next 5 years after you cease to use the App, we may store your data in order to be able to respond to any request made by a legal authority. We will not process this data further except for storage unless we are required to by the aforementioned request.

#### **5. Your rights as the data subject.**

As the subject of the personal data that you have entrusted to us, you are granted the following rights:

- the right to demand access to your data and to request that we send you your data in a structured, commonly used and machine-readable format and to transmit those data to another controller;
- the right to obtain information on how and why we use your data at any point;
- the right to obtain from us without undue delay the rectification of inaccurate personal data concerning you;
- the right to have incomplete personal data completed, including by means of providing a supplementary statement;
- the right to withdraw your consent to this Privacy Policy. This, however, will result in you being unable to use the App anymore;
- if your data has been unlawfully processed, or you have withdrawn your consent to the Privacy Policy, you have the right to request that we erase all the data concerning you. We cannot, however, erase your data if we know of any legal claims that might result in our obligation to disclose the data to any authorities;
- the right to request from us restriction of processing your data where one of the following applies:
  - (a) the accuracy of the personal data is contested by you, for a period enabling us to verify the accuracy of the personal data;
  - (b) the processing is unlawful and you oppose the erasure of the personal data and request the restriction of their use instead;
  - (c) we no longer need the personal data for the purposes of the processing stated above, but they are required by you for the establishment, exercise or defence of legal claims;
  - (d) we, at any point, start profiling our users, for which you do not consent;
- the right to lodge a complaint with a supervisory authority competent in your country of residence, if such authority exists;

In order to exercise any of the rights stated above, please contact the data controller or – if you are a resident of the EU – the data controllers representative.

#### **6. The recipients of data**

We do not transfer personal data to any third parties and do not plan to.

#### **7. Profiling**

We do not use automated or manual profiling of the users and do not plan to.

## **8. Transfer of the data outside of EU**

We do not plan to transfer any personal data gathered in the EU to any third party placed outside the EU. However, the data controller itself is seated in Switzerland. Please be noted, that according to the European Council (Commission Decision of 26 July 2000 pursuant to Directive 95/46/EC of the European Parliament and of the Council on the adequate protection of personal data provided in Switzerland, 2000/518/EC), Switzerland is considered as a country providing an adequate level of protection for personal data transferred from the EU.