

AM ANTIUS NFT TERMS PRIVACY POLICY

This document (hereinafter as "**Privacy policy**") regulate conditions for personal data processing and privacy protection by the company **AM ANTIUS MANAGEMENT SERVICES L.L.C**, with its registered office at 23rd Floor, Boulevard Plaza, Tower 2, Downtown, Dubai, UAE, PO box: 418695 (hereinafter as the "**Controller**" or the "**Company**") which occurs in connection with

- the NFT token issued by the Company and performance of rights and obligations of the relevant NFT token holders,
- as well as in connection with the www.amantius.io website operated by the Company (hereinafter as the "**website**").

Below, you can find all necessary information regarding the processing of personal data of the data subjects in connection with above stated situations. In matters related to personal data processing and protection, you may contact the Controller in writing at the address **AM ANTIUS MANAGEMENT SERVICES L.L.C**, with its registered office at 23rd Floor, Boulevard Plaza, Tower 2, Downtown, Dubai, UAE, PO box: 418695 or via e-mail address apartments@amantius.io.

1. SOURCE OF THE PERSONAL DATA

- 1.1. **The Company obtains your personal data directly from you as a data subject in case you provide the Controller with your personal data** (mainly when concluding an agreement on purchase of NFT and when performing your rights as a NFT token holder according to the respective NFT Terms and Conditions, or during your identification and its verification according to the respective anti-money laundering legislation, when relevant, or when you visit the website and contact the company via contact form).
- 1.2. **In some cases**, especially if an agreement with the Company is concluded by a **business company or other entity of which you are a representative or contact person**, the source of your personal data is this entity. In such a case your personal data are processed as of a representative of this business company or other legal person (employee, member or other person entitled to act on behalf of above stated entity).

2. PURPOSES, CATEGORIES OF PROCESSED PERSONAL DATA, LEGAL BASES AND RETENTION PERIOD

- 2.1. Personal data of the data subjects in situations described above are processed for the purposes, on the legal bases, in the scope and for a period specified in the paragraphs below.
- 2.2. Privacy information related solely to the case when the data subject is a natural person (NFT token holder or visitor of the website):

Purpose of processing	Conclusion and performance of NFT sales contracts (contracts concluded according to the relevant NFT Terms and conditions and performance of rights specified therein connected with the NFT token, for example usage of relevant property and identification of the data subject for this purpose, right to vote or right to receive respective payments connected with NFT, including the communication with the NFT token holders when exercising their rights)
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Legal basis	The processing of personal data is based on the concluded contract and is necessary for the performance of the contract (conclusion in accordance with the relevant NFT Terms and conditions) and the execution of pre-contractual relations
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Categories of processed personal data	Ordinary personal data necessary for the conclusion and performance of the contract: e-mail address, password, first name, surname, country of residence, country of origin, other data necessary for the payment making (payment details, virtual wallet details) or for the performance of respective rights
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Retention period	For the duration of the contractual relationship and after its termination until the complete settlement of legal and other claims arising from the contract
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- 2.3. Privacy information related solely to the case when the data subject is a representative of this business company or other legal person, which is the NFT token holder:

Purpose of processing	Management of performance of NFT sales contracts (contracts concluded according to the relevant NFT Terms and conditions and performance of rights specified therein connected with the NFT token, for example usage of relevant property and identification of the data subject for this purpose, right
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to vote or right to receive respective payments connected with NFT, including the communication with the NFT token holders when exercising their rights), when the contracting party is a legal entity (not a natural person)

Legal basis	The processing of personal data is based on the legitimate interest of the Controller which lays in the need to fulfil contractual obligations arising from contracts concluded with the legal entities
Categories of processed personal data	Ordinary personal data necessary for the conclusion and performance of the contract: e-mail address, first name, surname, position of data subject within the legal entity
Retention period	During the duration of the contractual relationship with the legal entity and after its termination until the complete settlement of legal and other claims arising from the contract

2.4. Information related to both above stated case (e. g. when the data subject is a natural person or a representative of this business company or other legal person, which is the NFT token holder), and also to the cases, when a personal data of other visitors of the website are processed:

Purpose of processing	Processing of accounting documents
Legal basis	The processing of personal data is necessary for compliance with respective legal obligations connected with the accounting keeping and tax agenda to which the Controller is subject
Categories of processed personal data	Ordinary personal data necessary for fulfilling legal obligations (especially name, surname, address of residence / place of business, contact details - phone no., e-mail address, bank connection details)
Retention period	For the period specified in respective legislation, in most cases up to 10 years following the year which the accounting documents relate to
Purpose of processing	Providing a response to the messages and handling with inquiries / requests from the messages delivered via contact form on the website
Legal basis	The processing of personal data is based on the legitimate interest of the Controller, which lays in the interest of the Controller on responding to the messages in order to deal with the messages and inquiries for proper business communication with customers and quality of the provided services
Categories of processed personal data	Name, surname, e-mail address, tel. no., other personal data stated in the message
Retention period	3 months following the receipt of the request or until the handling with the request (fulfilment of the purpose), depends on which of the conditions stated above occurs earlier
Purpose of processing	Fulfilment of obligations in KYC agenda in the detection of an unusual business operation (identification of the client and its verification, including copying and scanning of official documents and data retention) when relevant AML legislation states so
Legal basis	The processing of personal data is necessary for compliance with respective legal obligations connected with the anti-money laundering to which the Controller is subject

Categories of processed personal data	Name, surname, date of birth or insurance number, residence address, citizenship, ID details, other data required by respective legislation
Retention period	For the period specified in respective legislation, in most cases up to 10 years following the termination of the contractual relationship
Purpose of processing	Sending of marketing information and service offers of the Controller
Legal basis	The processing of personal data is based on the consent of the data subjects, solely in the cases, when consent to the processing of personal data is granted by the data subject
Categories of processed personal data	Name, surname, e-mail address, phone No.
Retention period	3 years following the consent granting or until the consent is withdrawn, whichever occurs earlier

- 2.5. The provision of your personal data for the above stated purposes is necessary for concluding and fulfilling the agreement on the purchase of NFT token and the performance of your rights as a NFT token holder and for fulfilling respective legal obligations in the field of accounting and without their provision the Controller could not enter into an agreement with you and deliver to you the NFT. In cases related to the processing of personal data for the marketing purposes is the provision of your personal data free and takes place solely in the cases, when you grant the Controller your consent to do so.

3. RECIPIENTS, PROFILING, TRANSFER OF PERSONAL DATA AND RIGHTS OF DATA SUBJECTS

- 3.1. Your personal data may be provided to the following public sector recipients - courts, law enforcement authorities, inspection authorities in the field of anti-money laundering, consumer protection or payment system, which are entitled to process your personal data in some cases (based on the respective legislation).
- 3.2. In some cases, we also provide your personal data to other entities, especially third parties, which are mainly a joint controllers (cooperating and personally connected business partner) - **the company providing payment services, if necessary, which is located in the European Union (for the purpose of delivery of the purchased NFT to you via the website www.wexopay.com)** and to our processors, with whom we have concluded agreements on personal data processing and maintain a transparent list all our processors. In particular, our processors are: **web IT and website development company, website management companies** (including hosting services and advertising and marketing services) **and the company providing accounting services.**
- 3.3. When providing services connected with the NFT token or when operating the website we do not use profiling and we do not process personal data in any form of automated individual decision-making, via which your personal aspects would be evaluated.
- 3.4. When processing your personal data for the above stated purposes, a processing of your personal data takes place in a third country – UAE. In order to safeguard the processing, the Company has adopted appropriate security measures to keep the processing safe and in compliance with the respective legislations. The above stated processors, to which the processed personal data are handed, are located in a European Union.
- 3.5. As the data subject, your rights regarding the processing of your personal data according to the respective legislation are as follows: **(i) Right of access, (ii) Right to rectification, (ii) Right to erasure, (iv) Right to restriction of processing, (v) Right to data portability, (vi) Right to object and (vii) Right to lodge a complaint or request to the respective privacy or data protection supervisory authority.**
- 3.6. You may exercise your rights specified above at the contact addresses of the Controller listed at the beginning of this Privacy policy. The Controller will provide you with the answer to your submitted application regarding your rights free of charge and in the periods stipulated by the respective privacy legislation.

4. VALIDITY OF THE DOCUMENT

- 4.1. This Privacy policy is valid and effective as of 3rd June 2022. As it is possible that an update of the information on personal data processing contained in this Privacy policy may be necessary in the future, the Company is entitled to update this Privacy policy at any time. In such case, the Company will inform you about it in an adequate manner in advance.