

California Privacy Notice and Policy

Last Modified and Effective Date: 2021-06-28

This notice and policy supplements information contained in privacy disclosures from Stunlock Studios AB (“Stunlock”) and applies solely to residents of the State of California (“consumers” or “you”). Any terms defined in the California Consumer Privacy Act of 2018, as amended from time to time (“CCPA”) have the same meaning when used in this notice and policy. This notice and policy does not reflect our collection, use, or disclosure of California residents’ personal information where an exception under the CCPA applies.

1. RIGHT TO KNOW ABOUT PERSONAL INFORMATION COLLECTED, AND DISCLOSED

You have the right to request that we disclose what personal information we collect, use, or disclose about you specifically (“right to know”). To submit a request to exercise the right to know, please submit an email request to dataprotection@stunlockstudios.com.

Stunlock will ask that you provide certain information to verify your identity. The information that we ask you to provide to verify your identity will depend on your prior interactions with us and the sensitivity of the personal information at issue. Stunlock will respond to your request in accordance with the CCPA. If we deny your request, we will explain why.

When a business sells your personal information, you have a right to opt out of such sale. Stunlock does not sell, and in the preceding 12 months did not sell, California residents’ personal information. Stunlock does not have actual knowledge that it sells the personal information of minors under 16 years of age.

2. PERSONAL INFORMATION HANDLING PRACTICES

We have set out below categories of personal information we collect about California residents and have collected in the preceding 12 months. For each category of personal information we have collected, we have included the reference to the enumerated category or categories of personal information in California Civil Code § 1798.140(o)(1) that most closely describe such personal information.

Corresponding reference to category of personal information under CCPA definition of personal information	Category of personal information
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A. Identifiers.	First and last name, email address, username, and IP address. If the player is under the minimum required age in their country: The parent's/legal guardian's first and last name, location, signature, email address and record of provided consent
B. Personal information categories listed in the California Customer Records Act (Cal. Civ. Code § 1798.80(e)).	Birthdate, location and signature, in-game username and unique Player ID, friends list and silenced users, Customer Support Zendesk Ticket ID & Communication with Support: name and email address (if you choose to disclose your name and email), Discord username, computer specs and details of ticket and error.

C. Characteristics of protected classifications under California or federal law. Age

D. Commercial information.

E. Biometric Information.

F. Internet or other electronic network activity information, including, but not limited to, browsing history, search history, and information regarding a consumer's interaction with an Internet Web website, application, or advertisement.

Region location and IP, gameplay statistics (account and champion levels, match scores), game progress, player activity, inventory, date and time stamps of actions, log data (in-game and/or DLC purchases made outside of the Game and match results (win or lose), and in-game performance).

Information provided from the third-party platform/payment services supplier that the Battlerite Player has registered an account with it (third party supplier account-ID), country.

G. Geolocation data.

Region Location.

H. Audio, electronic, visual, thermal, olfactory, or similar information.

I. Professional or Employment related information.

J. Education information.

K. Inferences drawn from any of the information.

Stunlock collects such information from the following categories of sources:

- **Directly from you.** For example, when you contact or request information from us including via the Stunlock websites or when you create a Stunlock account.
- **Third Parties, including Service Providers.** For example, service providers that Stunlock uses and other third parties that Stunlock chooses to collaborate or work with.
- **Using cookies and automatic collection methods.** Stunlock and its service providers may collect information from the computer, tablet, phone, or other device that you install our mobile application on, that you use to access our websites, or that you use to open an email or click on an advertisement from Stunlock. Stunlock does not respond to "do not track signals". See our Cookie Notice [here](#).

Stunlock collects, uses, retains, and discloses your personal information for the purposes described below:

- To provide you with our services, such as to: play our games and use the services related to them, process, maintain and service your account(s), provide customer support;

- Register an account, manage user relationship, and communicate with you;
- Handle and record consumer rights requests, including opt-ins and opt-outs;
- Monitor, protect and improve Stunlock security assets and resources, including devices, systems, customer data, infrastructure, and Stunlock network; and
- Comply with laws, regulatory requirements and to respond to lawful requests, court orders and legal processes.

3. SHARING OF PERSONAL INFORMATION

In the preceding 12 months, Stunlock disclosed the above categories of personal information to the following categories of third parties for a business purpose, in some cases as directed by you:

- **Third parties and service providers that provide products or services to us.** For example, companies that help us support our websites, or that provide services to you. Stunlock may use third parties or service providers to help with auditing interactions and transactions with you, addressing security, fixing errors, helping us with advertising or marketing, maintaining accounts and providing customer service, helping with our internal research, and verifying service quality or safety.

4. RIGHT TO REQUEST DELETION OF PERSONAL INFORMATION

You have a right to request the deletion of personal information that we collect or maintain about you. To submit a request to delete personal information, please submit an email request to dataprotection@stunlockstudios.com or send us a letter by post to Kaplangatan 16G, 54134 Skövde, Sweden.

Stunlock is required to verify your identity. The information that Stunlock asks you to provide to verify your identity will depend on your prior interactions with us and the sensitivity of the personal information at issue. Once confirmed, Stunlock will respond to your request in accordance with the CCPA. Stunlock will provide an explanation for denying a request.

5. RIGHT TO NON-DISCRIMINATION FOR THE EXERCISE OF CCPA RIGHTS

You may not be discriminated against because you exercise any of your rights under the CCPA in violation of California Civil Code § 1798.125.

6. AUTHORIZED AGENT

You can designate an authorized agent to make a request under the CCPA on your behalf if:

- The authorized agent is a natural person or a business entity registered with the Secretary of State of California and the agent provides proof that you gave the agent signed permission to submit the request; and
- You directly confirm with Stunlock that you provided the authorized agent with permission to submit the request.

If you use an authorized agent to submit a request to exercise your right to know or your right to request deletion, please

provide any information Stunlock requests in our response to your email to verify your identity. The information that Stunlock asks you to provide to verify your identity will depend on your prior interactions with us and the sensitivity of the personal information at issue.

If you provide an authorized agent with power of attorney pursuant to Probate Code sections 4121 to 4130, it may not be necessary to perform these steps and we will respond to any request from such authorized agent in accordance with the CCPA.

To submit a request related to your personal data, please ask your authorized agent to submit an email request to dataprotection@stunlockstudios.com or send us a letter by post to Stunlock Studios AB, Kaplansgatan 16G, 54134 Skövde, Sweden.

7. CONTACT FOR MORE INFORMATION

If you have any questions or comments about this notice and policy, the ways in which we collect and use your personal information, your choices and rights regarding such use, please do not hesitate to contact us at:

Postal address: Stunlock Studios AB, Kaplansgatan 16G, 54134 Skövde, Sweden.

Email: dataprotection@stunlockstudios.com