



PRIVACY POLICY

Effective as of: the 1st of Septembert, 2020

INTRODUCTION

UnitExchange OÜ, a private limited company incorporated under the laws of Estonia, registry code: 14915105, and its subsidiaries (collectively the "Company," "we," "us" and "our"), respects the privacy rights of our users and is committed to protecting the information collected through its products, services, and websites accessed through internet-capable hardware platforms including but not limited to personal computers, mobile computers, or mobile devices, or software platforms.

We are committed to protect your Personal Data and respect your privacy. This privacy policy (together with the Terms of Service Agreement) sets out the basis on which any personal data we collect from you, or that you provide to us, will be processed by us and what choices you have about your personal data. Please read the following carefully to understand our views and practices regarding your personal data and how we will treat it.

This privacy policy is aligned with Personal Data Protection Act (Estonia) and General Data Protection Regulation (EU).

1. TERMS AND DEFINITIONS

1.1. For the purpose of this Privacy policy the following terms shall be used:

Administration	– group of authorized persons responsible for the operation of the Website.
Company	– UnitExchange OÜ, a private limited company incorporated under the laws of Estonia, registry code: 14915105
Information	– the other data specified by the User while he or she uses the Website.
Personal data	– is the information that specifically identifies an individual and information about that individual's activities, such as information about his or her use of the Website, when directly linked to personally identifiable information.
Policy	– this Privacy Policy.
Product	– Crypto - currency exchange
User	– any individual, who accepts the Privacy and wishes to use the Website.
Website	– http://unitex.one
User Agreement	– a detailed document concerning the all technical issues underlying a complex Product and how this technical solution will effect you. You can find the User Agreement by following the link https://unitex.one/assets/TERMS_AND_CONDITIONS_USER_AGREEMENT_UNTEX.pdf .



2. GENERAL PROVISIONS

- 2.1. This Policy shall regulate the objectives, procedure, use, transfer, protection and collection of information which the Company collects in the process of using the Website.
- 2.2. The Company shall respect and protect the User's right to privacy and undertake to take all necessary measures for this.
- 2.3. By registering on the Website, the User accepts this Policy and consents to the collection, storage, use, and disclosure of his or her personal data in accordance with this Privacy Policy and laws of Estonia ("Applicable law").
- 2.4. When registering, it is enough to fill in the registration form, marked as mandatory. The User shall provide complete, accurate and reliable information in accordance with the clauses of the registration form.
- 2.5. The User has the right not to indicate his real name when registering, using a user name, and also not to enter other data that allows him to identify, except for those data, the indication of which is mandatory: login, password, e-mail address, phone number. The Site Administration does not verify the authenticity of the personal data provided by the Site User.

3. COLLECTION OF INFORMATION

- 3.1. Each of Users may visit public sections of the Website without disclosing his/her name or any Information or Personal data; therefore, all Users who use the public sections of the Website may remain anonymous unless they decide to register on the Website.
- 3.2. While the User registers on the Website, the Company may request the Users to provide information, which are necessary for the and use of Website.
- 3.3. This information shall be included into the User's account, through which he/she uses the Website. Other Users have access to the information the User chose to share in his/her account.
- 3.4. The Company shall be entitled to collect the following information about the Users:
 - e-mail address;
 - phone number;
 - full name;
 - photo of the User's ID card or passport;
 - date of birth;
 - sex;
 - location (town/city);
 - links and nicknames in the following social platforms and messengers: Facebook, Twitter, Telegram, Skype etc.
- 3.5. The User may review, edit, and delete his/her information in his/her account.
- 3.6. Additionally, the Company collects some data automatically, namely information about devices (including mobile devices), which the User may use to access the Website, IP-address of the User's devices, used browser and operating system, date and time of the User's access to the Website. This facilitates the work and the use of the Website.
- 3.7. The Company may at its own discretion request the Users to provide document in order to verify the User's identity, warn, detect, and prevent fraud and illegal activities.
- 3.8. The User understands and accepts the fact that he is responsible for the correctness of the data that are used during registration.



4. USE OF INFORMATION

- 4.1. The Company may use Personal data and the other Information of the Users for the following purposes:
- fulfillment of its obligations under the Pre-order Agreement ();
 - the analysis of the Users' behavior, assessment of their interest in various sections of the Website, improving modules of the Product;
 - prevention of fraud and other illegal activities of the Users;
 - informing on services, news and promotional offers by email.
- 4.2. The Company may use e-mail addresses for sending Website news or updates. The User may unsubscribe from such e-mails at any time.

5. DISCLOSURE OF THE INFORMATION

- 5.1. The Company does not sell any personal data of the Users to third parties. Personal data of the User can be transferred to the authorized bodies of the state authority of the Republic of Estonia only on the grounds and in the manner established by the legislation of the Republic of Estonia
- 5.2. The Company has the right to hire authorized contractors for the purpose of compliance with this Policy or other internal documents. Personal data of the User can be transferred to the authorized bodies of the state authority of the Republic of Estonia only on the grounds and in the manner established by the legislation of the Republic of Estonia
- 5.3. The Company may disclose the User's personal data only to enforce and comply with the law.
- 5.4. The Administration has the right to transfer personal data to third parties that provide personal information storage services for the User to prevent fraud. Such third-party services are related to confidentiality and non-disclosure agreements and cannot use the personal information of the Users for any other reason than those specified in this privacy policy.

6. INFORMATION SECURITY

- 6.1. Immediate access to personal data of the Users is allowed only to the Administration. The Administration shall strictly keep confidentiality of and prevent unauthorized third party access to personal data.
- 6.2. Special measures are implemented in the Website to ensure safety and protection of the Users' personal data from loss, misuse, unauthorized access, use, disclosure, amendment or destruction.

THE COMPANY REMINDS THAT NONE OF THE EXISTING DATA TRANSMISSION METHODS CAN BE ABSOLUTELY SAFE. THEREFORE, DESPITE ALL SAFETY MEASURES IMPLEMENTED, THE COMPANY CANNOT FULLY GUARANTEE INTEGRITY AND SAFETY OF THE INFORMATION AND DATA.

- 6.3. The Company shall not be responsible for unlawful acts of third parties, hackers, intruders, and other offenders of applicable legislation that can violate provisions of this Privacy Policy and try to collect, either fully or in part, personal data of the Users and to use it for personal advantages.

7. COOKIES



- 7.1. The Company shall use cookies, web beacons, unique identifiers, and similar technologies to collect information about the pages the User surfed, the links the User clicked, and other actions of the User related to visiting and using of the Website.
- 7.2. The Company shall have the right to use cookies, web beacons, unique identifiers, and similar technologies for storing information to make using of the Website more efficient, fast, and safe, to improve the functioning of the Website, as well as to provide advertising adapted to the interests of the User.
- 7.3. The User may block, delete, or disable these technologies if his/her web-browser or device allows this.

8. AMENDMENTS

- 8.1. The Company retains the right to update, edit, and amend this Policy without additional notice to the Users. Such amendments shall take effect on the date of publication of the updated version of the Policy on the Website unless otherwise provided by the amendments. If you have a question or complaint about this Policy, please send an email to address: legal@unitex.one