

# Privacy Policy

1. This Privacy policy are exclusively made for the needs of SightVault decentralized video platform available from: <https://www.sightvault.xyz/> (hereinafter referred to as the "**SightVault**") and represent an integral part of the Terms and Conditions for sharing videos and the sale of nonfungible tokens sold by the SightVault provider, company 2peek, s.r.o. (Ltd.), ID 09418598, with the registered office at Nové sady 988/2, 602 00 Brno, The Czech Republic (EU), registered in the Commercial Register held by the Regional Court in Brno under file no. C 118969 (hereinafter referred to as the "**Provider**"), in relation to the buyers and third parties within the SightVault.
2. The Provider takes the protection of personal data very seriously and complies with the legal provisions on the protection of personal data arising in particular from the General Regulation on the Protection of Personal Data (EU) 2016/679 (GDPR) and Act No. 110/2019 Coll., on the processing of personal data, as amended.
3. This Privacy policy follows the general principles of personal data processing by the Provider. SightVault represents only another activity of the Provider, which to the maximum extent possible fulfills all general conditions in the field of personal data processing.
4. **Description and scope of data processing.** You can learn more about NFTs on the SightVault's website. There, you also have the opportunity to purchase your own NFT participating in the SightVault videos.

Please note the legal information provided when purchasing NFTs, especially the Terms and Conditions.

Personal data are processed within the SightVault only to the extent of the address of the digital wallet, if such an address in the given context represents personal data, and basic data provided within the user (collector) or artist (filmmaker) registration, if such data represent personal data.

5. **Legal base of data processing.** The legal base for data processing shall be Article 6 paragraph 1 letter f) GDPR, i.e. legitimate interest in connection with technical cookies and Article 6 paragraph 1 letter a) GDPR, if you have given your consent to other/additional cookies. Other legal bases shall be Article 6 paragraph 1 letter b) GDPR, i.e. the necessity for the fulfillment of the contract to which you are a contracting party, and Article 6 paragraph 1 letter c) GDPR, i.e. the necessity to fulfill a legal obligation that applies to the Provider.
6. **The period of time for data processing.** All personal data obtained as part of the purchase of NFT are processed only for the time necessary for the successful processing of the order and for the purpose of fulfilling the contractual and legal obligations arising from it, until the end of the SightVault duration.
7. **Disclosure of personal data.** Only for the needs of the technical implementation of the SightVault and technical support, as well as assistance with any additional

communication processes within the SightVault, personal data are made available to the following subjects on the basis of a duly concluded contract on the processing of personal data:

(i) Artiffine, s.r.o. (Ltd.), ID 08744220, with the registered office at Mezi Mosty 1845, 530 03 Pardubice, the Czech Republic, registered in the Commercial Register held by the Regional Court in Hradec Králové under file no. C 45589;

(ii) Growth Hack s.r.o. (Ltd.), ID 09892567, with the registered office at Sokolovská 428/130, 186 00 Prague, The Czech Republic (EU), registered in the Commercial Register held by the Municipal Court in Prague under file no. C 344147.

8. **The rights applicable.** From your position as a data subject, you shall be eligible to exercise the following right via our main contact email [kristi.klaudy@sightvault.xyz](mailto:kristi.klaudy@sightvault.xyz):

(i) The right to be informed (Article 13 & 14 of the GDPR);

(ii) The right to access information (Article 15 of the GDPR);

(iii) The right to rectification (Articles 16 & 19 of the GDPR);

(iv) The right to erasure (Articles 17 & 19 of the GDPR);

(v) The right to data portability (Article 20 of the GDPR);

(vi) The right to object to processing of personal data (Article 21 of the GDPR);

(vii) The right of restriction (Article 18 GDPR);

(viii) The rights in relation to automated decision making, including profiling (Article 22 of the GDPR);

(ix) The right to file a complaint to the Provider as well as the Data Protection Office.

This Privacy policy shall be effective as of November 1, 2023.