



Privacy policy

Version 1.0

NOTICE

The internet website available at solanart.io is edited by Solanart, a company in formation to be registered to the Paris trade and companies register.

The director of publication is Quentin CREPY.

The purpose of this document is to provide information regarding the processing of personal data by Solanart in compliance with article 13 of the GDPR.

We do not have a data protection officer but you may contact us at the following email address : team@solanart.io .

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1. Definitions

1. Where drafted in upper case, the following definitions are applicable to the entire Privacy Policy.

Blockchain	refers to a type of technology that supports the distributed recording of encrypted data and, as the case may be, the Solana blockchain.
Blockchain Address	refers to a unique sequence of numbers, letters and cryptographic functions stored on a Blockchain.
Creator	refers to a User using the Marketplace to sell NFTs.
Collectors	refers to a User using the Marketplace to acquire and sell NFTs.
Marketplace	refers to the digital marketplace, including its functionalities accessible through the Website.
Solanart, we, us, our, ours	refers to the Company indicated in the Legal notice.
Services	refers to the services provided by Solanart, as provided on the Website and defined in the T&Cs.
T&Cs	refers to the terms and conditions applicable to the Services.
Users, You, your, yours	refers to a Collector, Creators and any other data subject.
Website	refers to the website https://solanart.io and all its subdomains.

2. Unless stated otherwise, definitions stated in the singular shall have the same meaning in the plural form.
3. Any term defined in article 4 of the GDPR and mentioned in this Privacy Policy shall have the same meaning.

2. Foreword

4. The following Privacy Policy has been drafted by Solanart. Solanart operates a digital Marketplace which is a peer-to-peer online service allowing Collectors to acquire NFTs from Creators and other Collectors. Solanart acts solely as an intermediary, offering a digital infrastructure in order to facilitate transactions on NFTs.
5. This Privacy Policy will describe how we process personal data provided by our Users.
6. Therefore, we may amend this Privacy Policy from time to time, in which case we will update you by any available means, including by way of notification on the Website.
7. In drafting this Privacy Policy and making it available to our Users, we intend to fulfill our duty to inform data subjects within the meaning of articles 13/14 of the Regulation EU (2016/679) of the EU Parliament and the Council of 27 April 2016, better known as the “**GDPR**”.

3. Our role; other recipients

- 8. We act as a data controller regarding User's personal data.
- 9. While you interact with the Marketplace (e.g., by giving feedback using the corresponding tool, you may interact with Nolt, an online feedback service. Nolt's privacy policy can be found here: nolt.io/legal#privacy

4. Data we collect

- 10. We may collect the following personal data from our Users.

4.1 Collectors

Blockchain Address associated with a sale of NFTs
IP address
email, emails associated with Google account, email associated with Twitter account
username

4.2 Creators

Blockchain Address associated with a primary sale of NFTs
Creator email address associated with an application for selling NFTs
Information related to the NFT collection (e.g. Twitter account, discord ID)
Team information (name of the members of the team, role, history, etc.)
Investments in prior NFT projects

5. Purposes and legal basis

- 11. Below is a table which summarizes the various processing we do, the categories of data we collect (the what), the purposes of such collection (the why) and the legal basis (the how).

Processing	Purpose	Legal Basis
Creator's application to sell NFTs on the Marketplace	Enabling Creators to sell NFTs on the Marketplace	Execution of a contract (Solanart's T&Cs)
Financial flows	Allowing payments in crypto-assets on the Marketplace following transactions on NFTs	Execution of a contract (Solanart's T&Cs)
Feedback	Providing Feedback to Solanart	Consent

6. Data storage

- 12. We will keep the personal data of our Users at least 5 years after the end of our relationship (materialized, for instance, by the delisting of an NFT Collection or your request to delete all the personal data we have), for various legal reasons, including statute of limitation rules and potential litigation where we may be involved and where we might need your personal data.
- 13. This includes, at the moment, all of the personal data we process.

14. We will update our policies once we have more background on how long we need to keep the different personal data we process.

7. Your rights

15. The User is informed that he/she has a right of access, a right to rectification and erasure, a right to restriction of processing, a right to personal data portability under the conditions provided for in articles 15 to 22 of the GDPR.
16. According to French privacy laws (articles 84 to 86 of Act n°78-17 of 6 January 1978), Users also have the right to specify instructions defining how Solanart shall manage personal data after his/her death under the conditions of such law.
17. Although you have rights, the exercise of such rights is not unlimited; each of the rights offered by the GDPR may be subject to specific conditions. This being said, you should be aware of the following :
 - **your identity:** to exercise his/her rights or for any question on privacy, Users shall make a request accompanied by a proof of their identity (by email at team@solanart.io);
 - **delay to respond:** we will process the requests within a reasonable timeframe, taking into account the complexity and the number of requests. We shall strive to reply without undue delay and at the latest within one month of receipt of the request. We may extend this period to three (3) months in the case of a complex requests;
 - **potential costs:** the exercise of the rights offered by the GDPR are usually free. However, where your requests may involve important costs, you may have to bear some of them.
18. Finally, Users have the option to refer to the competent supervisory authority, the Commission Nationale Informatique et Libertés (“CNIL”), in order to submit a claim.

8. Cookies

19. A *cookie* is a small computer file playing the same role as a tracker, stored and read for instance at the moment where a website is visited, an email is read or a mobile app is used, whatever the device used.
20. In compliance with EU privacy regulations, Users are informed that “non-essential” cookies may be deposited on their device without their consent. Non-essential cookies include (i) cookies having as their essential purpose to allow or enable electronic communications and (ii) are strictly necessary for the provision of online communication service.
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