



Celebrity Slots, LLC

Privacy Policy

Last Updated and Effective as of September 24, 2020

Welcome to CELEBRITY SLOTS (the "Services"). The Services are maintained and operated by Celebrity Slots, LLC ("Company", "we", "our" or "us"). We respect your privacy and take seriously our obligation to protect the information or "data" about you that we collect, process or share with others.

This Privacy Policy governs the CelebritySlots.com website and the Celebrity Slots and/or Celebrity Slots & Sweepstakes mobile applications ("app" or "apps"), developed by Blingka, Inc., available on the Google Play Store and Apple's App Stores and does not apply to any other website or mobile application unless it explicitly appears on that website or mobile application.

This Privacy Policy describes how your information is collected, used, and shared and applies to all visitors, guests, entrants, players, registrants, registered users, and other users, including those that may or may not make a purchase from the Services.

All Apple Inc., Google, Inc., Facebook, Inc., Amazon, Inc., or Target, Inc., products, names, or registered trademarks belong entirely to each of Apple Inc., Google, Inc., Facebook, Inc., Amazon, Inc., or Target, Inc., respectively.

IF YOU CHOOSE TO USE OR ACCESS THE SERVICES, YOU CONSENT AND AGREE TO BE BOUND BY THIS PRIVACY POLICY.

IF YOU DO NOT AGREE TO THIS PRIVACY POLICY, YOU SHOULD NOT ACCESS OR OTHERWISE USE THE SERVICES.

INFORMATION WE COLLECT

Your provision of your personal information to us is completely voluntary. Personal information is information that can specifically identify you. We do not collect personal information unless you submit that information to us directly or it is associated with your account. Categories of personal information we collect include:

- Identity Data, which includes name or other similar identifiers.
- Contact Data, which includes email address, phone number, or address.

- Transaction Data, which includes information about the success or failure of the purchases you make on the Services.

We may also collect information that does not personally identify you, however, some of the information we collect may include data, such as IP address data or the identifiers associated with your device that are unique to your computer or device. This includes information such as:

- Technical Data, which includes internet protocol (IP) addresses, operating system, device types, unique device identifier, and time zones.
- Usage Data, which includes information about how and when you use our Services.
- Marketing and Communications Data, which includes your preferences in receiving marketing from us.

INFORMATION COLLECTION

Direct interactions. You may give us your information while using our Services. This includes information you provide when you:

- create an account;
- purchase virtual items;
- subscribe to our email list;
- request marketing to be sent to you; or
- give us feedback.

Automated technologies or interactions. As you interact with the Services, we may automatically collect Technical Data and Usage Data about you. Some of the ways in which we or our Services may collect are further described below:

- Cookies and Similar Technology: “Cookies” are pieces of information that may be placed on your computer or device by a website or application for the purpose of collecting data to facilitate and enhance your communication and interaction with that website or application. The Services may use cookies, a type of technology that installs a small amount of information on a user’s computer or other device to permit a website or application to, for example, recognize future visits using that computer or device. The Services may use other similar technologies (including, without limitation, tracking pixels, as described further below, and other anonymous identifiers) to gather information about you, such as IP addresses, to customize your visit, to enable us to enhance our service, or for other purposes. We may also use and/or place cookies or similar technologies from our third party service providers in connection with the Services, such as an analytics provider that helps us manage and analyze usage. An example of such third party is Google Analytics, which we use to collect and analyze usage information on an anonymous basis, and through which Google will collect certain information to be used according to Google’s privacy practices. We may use session ID cookies and persistent cookies. A session ID cookie expires when you close your browser. Persistent cookies remain active on your device until they expires or until they are removed.

To stop, restrict or disable the placement of cookies, please see the “Opt-Out” section below.

INFORMATION USAGE AND DISCLOSURE

Besides using your information ourselves, we may send your information to other companies, affiliates and third parties to help us process your information for the purposes set out in this policy.

We use your information as described herein:

- to provide you with our Services;
- to personalize your experience with us,
- to respond to your direct inquiries and otherwise communicate with you,
- to provide you with benefits associated with your account;
- to add you to our mailing lists and send you emails from time to time.

We may also share your information with third parties such as hosting, data analysis, e-mail delivery services, gift card processor, payment processor and other similar services. These third parties may have access to your information necessary to perform their functions, but may not use it for other purposes.

We will not sell your information to any third party not affiliated with Company without your consent except in connection with the sale or merger of Company or the division responsible for such services.

Additionally, we may disclose your information and other information as we believe necessary or appropriate: (a) under applicable law, including laws outside your country of residence; (b) to comply with legal process; (c) to respond to requests from public and government authorities including public and government authorities outside your country of residence; (d) to enforce our terms and conditions; (e) to protect our operations or those of any of our affiliates; (f) to protect our rights, privacy, safety or property, and/or that of our affiliates, you or others; (g) to allow us to pursue available remedies or limit the damages that we may sustain; and (h) for legitimate business interests.

Please note that if you specifically consent to additional uses of your information, we may use your information in a manner consistent with that consent.

SECURITY

The security of your information is very important to us. We have put in place reasonable physical, electronic, and managerial procedures to safeguard the information we collect. However, due to the inherent open nature of the Internet, we cannot guarantee that communications between you and Company, or information stored in the Services or our servers, will be free from unauthorized access by third parties such as hackers and your use of the Services demonstrates your assumption of this risk. If you have reason to believe that your interaction with us is no longer secure (for example, if you feel that the security of any account you might have with us has been compromised), please immediately notify us of the problem by contacting us in accordance with the Contact Us section below.

DATA RETENTION

We will retain your information for as long as needed to provide you with the services you requested and the Services and for a reasonable time thereafter in accordance with our standard procedures or as necessary to comply with our legal obligations, to resolve disputes, and to enforce our agreements. Even if we delete some or all of your information, we may continue to retain and use anonymous or aggregated data previously collected. Please note that we will not be liable for disclosures of your data due to errors or unauthorized acts of third parties.

OTHER APPLICATIONS AND WEBSITES

Our Services may contain links to other websites or applications not maintained by Company. Other websites and applications may also reference or link to the Services.

The Services may integrate with social networking services. You understand that we do not control such services and are not liable for the manner in which they operate. While we may provide you with the ability to use such services in connection with the Services, we are doing so merely as an accommodation and, like you, are relying upon those third party services to operate properly and fairly. The inclusion of a link on the Services does not imply endorsement of the linked website or application by us. We are not responsible for the privacy practices of websites and applications operated by third parties that are linked to or integrated with our Services, or for the privacy practices of third party Internet advertising companies. We encourage you to be aware when you leave the Services, or surf the Internet, and to read the privacy statements of each and every website and application that you visit.

OPT-OUT

Opting out of email marketing messages from us

To opt-out of any future promotional email messages from us, you can use the unsubscribe link found at the bottom of our emails. You may also email us at info@celebrityslots.com. We will process your request within a reasonable time after receipt.

Opting out of push notifications

You may opt-out of receiving push notifications by changing the settings on your device. Please refer to your device's operating system manual for instructions on how you can change your push notification settings.

Opting out of cookies

If you want to stop or restrict the placement of cookies or flush any cookies that may already be on your computer or device, please refer to and adjust your web browser preferences. Further information on cookies is available at www.allaboutcookies.org. By deleting our cookies or disabling future cookies you may not be able to access certain areas or features of the Services or some of its functionality may be affected. Cookies and similar items are not used by us to automatically retrieve personally identifiable information from your device without your knowledge.

Data Access

We understand that your personal information can change over time. If you would like to notify us of any changes to your personal information, please contact us at info@celebrityslots.com. You may also request access to your personal information (if you have provided such information to us through the Website) and information about our collection, use and disclosure of that information by using the contact information provided above. Unless prohibited by law or legal process, you will be given reasonable access to your personal information, entitlement to challenge the accuracy and completeness of the information, and the ability to have it amended as appropriate.

Do Not Track

Most web browsers and some mobile operating systems and mobile applications include a Do Not Track or Do-Not-Track ("DNT") feature or setting you can activate to signal your privacy preference not to have data about your online browsing activities monitored and collected. No uniform technology standard for recognizing and implementing DNT signals has been finalized. As such, we do not currently respond to DNT browser signals or any other mechanism that automatically communicates your choice not to be tracked online. If a standard for online tracking is adopted that we must follow in the future, we will inform you about that practice in a revised version of this privacy policy. In summary, we do not alter the Services' data collection and use practices when we see a DNT signal from your browser.

CHANGES TO POLICY

We reserve the right in our discretion to change, modify, add or remove portions of this Privacy Policy and may update this Privacy Policy from time to time. If we make material changes to this Privacy Policy, we may notify you either by prominently posting a notice of such changes or by directly sending you a notification or email. We encourage you to review the Service and this Privacy Policy frequently to be informed of how we are protecting your information and for any changes. If you use or access the Services after such a change is made, you will consent to and agree to be bound by the change or changes.

INFORMATION RELATING TO CHILDREN

Our Services are intended for use by adults who are 18 years of age and older. We do not knowingly collect personal information or personal data from children. When we become aware that such information (or other information that is protected under applicable law) from a child under 13 (or such other age as may be restricted under local law) has been collected, we will use all reasonable efforts to delete such information from our database.

INFORMATION FOR RESIDENTS OF CALIFORNIA – CALIFORNIA CONSUMER PRIVACY RIGHTS

This section was last updated on September 24, 2020.

Purposes and General Principles

The purpose of this section is to provide California Consumers with a description of the rights of California Consumers regarding their Personal Information under the California Consumer Privacy Act ("CCPA").

This section applies only to persons who are residents of the State of California (including those who call California "home", but are outside the state for a temporary or transitory purpose), referred to herein as California Consumers. It does not otherwise apply to persons who live in other states, and the rights and privileges set forth in this section are not available to such other persons.

For the purposes of CCPA and this section, the words "Sell," "Selling," "Sale" or "Sold" are defined broadly to mean selling, renting, releasing, disclosing, disseminating, making available, transferring or otherwise communicating the Personal Information of a California Consumer to another person for money or other valuable consideration.

Your Right to Know About Personal Information Collected, Used, Disclosed or Sold by Celebrity Slots

California Consumers have the right to know about the Personal Information that Celebrity Slots collects, uses, discloses, and Sells. This is sometimes called the "Right to Know."

Celebrity Slots collects Personal Information about California Consumers in the categories described in this Privacy Policy sections': INFORMATION WE COLLECT, INFORMATION COLLECTION, and INFORMATION USAGE AND DISCLOSURE.

Celebrity Slots has obtained or collected Personal Information about California Consumers from sources in the categories described in this Privacy Policy sections': INFORMATION WE COLLECT, INFORMATION COLLECTION, and INFORMATION USAGE AND DISCLOSURE.

Celebrity Slots has obtained or collected Personal Information about California Consumers for the business and commercial purposes described in this Privacy Policy sections': INFORMATION WE COLLECT, INFORMATION COLLECTION, and INFORMATION USAGE AND DISCLOSURE.

Celebrity Slots has shared Personal Information about California Consumers with third parties in the following categories described in this Privacy Policy sections': INFORMATION WE COLLECT, INFORMATION COLLECTION, and INFORMATION USAGE AND DISCLOSURE.

Disclosure or Sale of Personal Information. Celebrity Slots has disclosed or sold Personal Information about California Consumers to third parties for business and commercial purposes in the last 12 months. Celebrity Slots does not knowingly collect or sell the Personal Information of children as noted in this Privacy Policy section: INFORMATION RELATING TO CHILDREN

Your Right to Request Deletion of Personal Information

California Consumers have a right to request the deletion of their Personal Information collected or maintained by Celebrity Slots.

Instructions for Submitting a Verifiable Consumer Request to Know or a Verifiable Request to Delete

You can submit a Request to Know or a Request to Delete your Personal Information by sending an email to info@celebrityslots.com with "CCPA Request to Know" or "CCPA Request to Delete" as the subject line. For either request, we will ask you to verify your identity and account information, which may include an affidavit that includes, but is not limited to: Name and Address, Email Address, and Customer ID/Account Number. Your Request to Know or Request to Delete will have to be verified before Celebrity Slots can act upon it. A verified Request to Know or Request to Delete is called a "Verifiable Consumer Request". Upon successful submission of a Verifiable Consumer Request, Celebrity Slots will promptly begin working on your applicable request. You will receive notification upon completion. Celebrity Slots may retain the services of a third party to assist us with the verification process. Data submitted by you during the authentication and verification process will not be retained by Celebrity Slots or the applicable third party verification services, other than we receive your request, verified your identity, and completed such request.

Your Right to Opt-Out of the Sale of Personal Information

California Consumers have a right to opt-out of the sale of their Personal Information by Celebrity Slots. This is called the "Right to Opt-out." To exercise your Right to Opt-out, send an email to info@celebrityslots.com with "CCPA Right to Opt-Out" in the subject line along with following information: Name, Address, City, State, Zip, Email, Customer ID/Account #.

Celebrity Slots Will Not Discriminate Against You for Exercising Your Privacy Rights.

California Consumers have a right to be free of discriminatory treatment by any business for exercising their privacy rights under the CCPA. Celebrity Slots will not discriminate against you in any way, including but not limited to denying you goods or services available to others, charging you different prices or providing you with a different quality of goods or services.

Authorized Agent

California Consumers can authorize another person to make a request under the CCPA on the consumer's behalf. You will have to provide written authorization to your Authorized Agent, and upon request either you or your Authorized Agent will have to provide written authorization to Celebrity Slots to verify your identity and their authority to act for you.

Contact for More Information

For questions or more information about your rights under the CCPA and this Statement of Consumer Privacy Rights, please contact info@celebrityslots.com with "CCPA More Information" in the subject line.

-- End of CALIFORNIA CONSUMER PRIVACY RIGHTS Section --

TERMS OF USE

Use of the Services is governed by, and subject to, the legal notices contained at "Terms of Use",

<https://celebrityslots.com/terms-of-use>

OFFICIAL RULES

Use of the Services is governed by, and subject to, the legal notices contained at "Official Rules",

<https://celebrityslots.com/official-rules>

UNITED STATES OF AMERICA

Our Services are maintained and solely intended for use in the United States of America. By using the Services, you authorize the export of Personal Information to the USA and its storage and use as specified in this Privacy Policy. Information stored in the USA may be subject to lawful requests by the courts or law enforcement authorities in the USA.

CONTACT US

For more information about our privacy practices, if you have questions, or if you would like to make a complaint, or provide feedback please contact us by e-mail at info@celebrityslots.com.

Celebrity Slots, LLC.

3911 Americana Dr. Tampa, FL 33634

Copyright © 2019 Celebrity Slots. All rights reserved.