

Privacy Policy

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Introduction

Welcome to the DeOrderBook (“DeOrderBook”) Privacy Policy (the “Privacy Policy”). This Privacy Policy explains how we collect and use any information you submit when using the Interface, as defined within the DeOrderBook Terms of Service (“User Terms”).

This Privacy Policy should be read in conjunction with the Terms and is integrated into the User Terms. All capitalized proper nouns not defined in this Privacy Policy will have the same definitions and meanings as defined by the User Terms.

Please review the Privacy Policy periodically as we may revise it from time to time. If you do not agree with or accept our Privacy Policy in its entirety, you must not access or use the Interface. If you use the Interface following a change to the terms of this Privacy Policy you agree to accept the revised policies.

1. Information Collected

At DeOrderBook, we may collect the following information from you when you access or use the Interface:

- Digital Wallet address, transaction history, and other associated information.
- Interactions with the Interface including but not limited to usage data and preferences.
- Online identifiers like computer and browser information, operating system, data usage, data transferred, geolocation, and IP address.
- Information provided by third parties or publicly accessible databases which we may combine with other information

collected.

2. Use of Your Information

Where applicable, we will use any information collected as directed by you and in accordance with the User Terms. Further, we may use your information in the following ways:

- To provide any services offered by the Interface, to process transactions, and to maintain, develop, and operate the Interface.
- To enforce the Privacy Policy or User Terms; to comply with applicable laws; to respond to third party, legal, and governmental inquiries; and to investigate any illegal or fraudulent activity.
- To enhance or improve our users' experiences.
- To send and receive information to you via selected communication methods as set forth within the User Terms or where requested by you.
- To notify you of additional DeOrderBook services and updates.
- To assist in maintaining the functionality, safety, and security of the Interface.
- To share your information with third party contractors hired by us to perform functions and provide services to us such as infrastructure providers, Blockchain Technology providers, marketing providers, and other vendors we use to make available the Interface.
- To release to governmental entities, authorities, or legal claimants as required.

3. Analytics

Third party analytics tools collect or use information about your use of the Interface, which helps us improve the user experience. We want to process as little personal information as possible when you use the Interface.

We use Google Analytics, a user analytics tool, to track how users interact with the interface in order to establish, implement, and evaluate how to improve the user experience. Google Analytics uses cookies to help analyze how users use the site. Please see section 4 below for more information on cookies.

4. Cookies

When you first come to the Interface, you may receive a notification that cookies are present.

By clicking or tapping “Accept,” you agree to the use of these cookies as described here. By tapping “Decline,” you refuse to accept cookies from the Interface. If you refuse cookies, you might not be able to use other cookie-dependent features of the Interface.

To manage specific Cookie settings, review the DeOrderBook Privacy Policy for further information.

4.1 What is a Cookie

A cookie is a small string of text that a website (or online service) stores on a user’s browser. It saves data on your browser about your visit to our site or other sites. It often includes a unique identifier (e.g., cookie #123).

“First-party cookies” are cookies set by us (or on our behalf) on our site.

“Third-party cookies” are cookies set by other companies whose functionality is embedded into a site (e.g., google.com).

“Session cookies” are temporary cookies stored on your device while you visit the Interface. They expire when you close your browser.

“Persistent cookies” are stored on your browser for a period of time after you leave the Interface. Persistent cookies expire on a set expiration date or when they are deleted manually.

4.2 Cookies the Interface Uses

The Protocol uses the Google Analytics tool, which uses cookies in order to track user behaviour. If users do not wish cookies to be stored on their device, they may disable cookies on the particular browser on which they are accessing the Interface.

5. Governmental Entities

We may combine any information collected with information made available in third party databases and public sources. We may use such information to address claims, to respond to governmental inquiries or requests, or to investigate issues.

Further, such information may be shared with governmental entities including criminal, civil, and regulatory agencies. Please be aware that we may keep copies of your information subject to our internal retention policies for the purposes of abiding by Applicable Laws or to prevent fraud or injury to a third party.

6. Accessing and Editing Your Information

To access your Personal Data and information about how DeOrderBook collects and uses your personal data, obtain a machine-readable, portable copy of your file, or to delete your personal data, please email us at support@deorderbook.com . Your ethereum wallet address is required as we cannot otherwise identify any associated data with your activity to execute your request.

To delete your order/transactional information. You may request to have this information deleted from DeOrderBook’s personal

records, which will restrict your access to the information. However, the information will be archived and kept on file for 10 years to comply with legal and contractual requirements.

Please note, however, that ethereum-based transactions by their very nature as a transaction on the Ethereum blockchain are publicly available transactions that cannot be deleted from public record as they are recorded on the Ethereum blockchain.

7. Third Party Websites and Links

When accessing a third party site through our Interface, you acknowledge that you are aware that these third party websites are not screened for privacy or security issues by us, and you release us from any liability for the conduct of these third party websites. Please be aware that this Privacy Policy, and any other policies in place, in addition to any amendments, do not create rights enforceable by third parties. DeOrderBook bears no responsibility for the information collected or used by any third party website. You must review their policies to understand how their information collection practices work.

8. Security Measures

We make reasonable attempts to protect your information by using physical and electronic safeguards such as encryption. However, as the Interface relies on Blockchain Technology and electronic infrastructure that we have no control over, we can make no guarantees as to the security or privacy of your information submitted. For this reason, we recommend that you use anti-virus software, firewalls, and other precautions to protect yourself from security and privacy threats.

9. Age Compliance

We do not collect or process any information for any persons under the age of majority in your jurisdiction (“Minors”). Please

do not submit information to us if you are under the age of majority in your applicable jurisdiction. In the event that we have inadvertently collected any information from a Minor please contact us immediately.

10. International Transfer

Your information may be transferred to – and maintained on – computers located outside of your state, province, country, or other governmental jurisdiction where the privacy laws may not be as protective as those in your jurisdiction. Your consent to this Privacy Policy followed by your submission of such information represents your agreement to that transfer.

11. Amendments

Like our User Terms, we may amend this Privacy Policy from time to time. When we amend this Privacy Policy, we will modify the date listed on this Privacy Policy or we may contact you. You must agree to the amendments as a condition of your continued use of our Interface. If you do not agree, you must immediately cease using our Interface.

12. Contact

If you have any questions regarding our Privacy Policy please contact us at support@deorderbook.com.