Privacy Notice Fitness24Seven

At Fitness24Seven, we protect your personal privacy. This privacy notice explains how we collect and use your personal information. It also describes your rights and how you can enforce them.

It is important that you read and understand the privacy notice and feel secure in our processing of your personal data. You are always welcome to contact us via privacy@f24s.com with any questions.

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This privacy notice was last updated on 29 September, 2023.

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Controller

Fitness24Seven Oy ("**F24S**"), 2402161-5, is the controller under the EU Data Protection Regulation ("**GDPR**") for the personal data processing for which we determine the purposes and means. In accordance with the GDPR, we must provide information on how we as controller process personal data in our business.

The Fitness24Seven Group consists of the following companies:

- Fitness24Seven AB
- Fitness24Seven-Lund AB
- Fitness24Seven Oy
- Fitness24Seven Norway AS
- Fitness24Seven Thailand
- Fitness24Seven Colombia

If you have any questions concerning our processing of your personal data, you can contact us at:

privacy@f24s.com, or

Mäkelänkatu 87 00610 Helsinki Finland

Our data protection officer

F24S has a data protection officer that works with matters relating to our compliance with data protection and personal data processing regulations. Please contact our data protection officer if you have any questions concerning our processing of your personal data.

Email: dpo@f24s.com

Mail: Stora Södergatan 4, 222 23 Lund, Sweden. att: Data Protection Officer

Personal data and personal data processing

Personal data is any kind of information that can directly (for example name or social security number) or indirectly identify or be linked to a living person. Examples of information that can be indirectly attributed to a living person are images and audio recordings that are processed in a computer without any names being mentioned.

All types of actions taken with personal data constitute personal data processing. Examples of usual processing are collection, registration, organization, structuring, storage, processing, transmission, and deletion.

This is how we process your personal data when you are a member at F24S

When we contact you or you reach out to us, we need to process your personal data for administrative reasons.

| Categories of personal data: | Name Phone number Email Gym location |
|------------------------------|--|
| Processing activities: | Communicating with members Providing information to members about changes at the gym, such as gyms being closed for renovation, changes in membership, etc. |

| Purpose: | Administrating contact with members. |
|--------------------------------------|--|
| Legal basis: | Legitimate interest. |
| The personal data is collected from: | You, when you signed up for a membership. The membership database is not publicly available. |
| Retention period: | Data regarding general enquiries is stored for the duration of the enquiry. |
| Recipients or categories of | Supplier of customer and membership management system. |
| recipients of the personal data: | Supplier of CRM and customer inquiry system. |
| | Personal trainer if you have requested contact regarding these services. |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No. |
| making, including profiling? | |
| Is personal data transferred to a | Yes, to the United States. |
| third country? | |
| Is there a legal obligation to | No, but if you don't provide us with your personal data, you will not be able |
| provide personal data to us? | to sign up for any of our personal training consultations and we will not be |
| | able to communicate with you regarding administrative matters. |
| Is it necessary to provide | No. |
| personal data to enter into or to | |
| fulfil an agreement? | |

When you join our group training sessions, we need to process your personal data to be able to provide the training session to you.

| Catagorias of nangonal data: | Nome |
|-----------------------------------|--|
| Categories of personal data: | Name |
| | Email |
| | Phone number |
| | Membership details |
| | Gym location |
| | Date and time of the session |
| | Number on membership card |
| Processing activities: | Booking a group training session |
| | Cancelling a group training session |
| | Sending out information to members about cancelled training |
| | session |
| Purpose: | Administrating group training sessions. |
| i ui pose. | Administrating group training sessions. |
| Legal basis: | Contract. |
| The personal data is collected | You, when you sign up for a group training session. The source is not publicly |
| from: | available. |
| | |
| Retention period: | |
| Recipients or categories of | Supplier of the card reader when booking group training sessions at the gym |
| recipients of the personal data: | Supplier of system used for group training sessions |
| | Supplier of customer and membership management system to send SMS |
| | regarding cancelled group training and to collect tickets for group training |
| | sessions. |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No. |
| making, including profiling? | |
| Is personal data transferred to a | Yes |
| third country? | |
| Is there a legal obligation to | No, but if you do not provide us with your personal data, you will not be able |
| provide personal data to us? | to join in any of our group training sessions. |
| Is it necessary to provide | Yes, to be able to provide you with group training sessions as part of the |
| personal data to enter into or to | membership agreement you need to provide us with your personal data. If |
| fulfill an agreement? | not, you cannot participate in any of our group training sessions. |
| | , just tarrest participate in any or our group training coopions. |

When you participate in our personal training sessions, we process your personal data to be able to provide you with personal training.

| Categories of personal data: | Name Email Phone number Gym location Personal data collected via cookies Information about your lifestyle, such as work Training habits |
|---|---|
| | Eating habits Previous and current injuries and illnesses Measurements and weight Any other information shared with the personal trainer |
| Processing activities: | Booking a meeting with a personal trainer Introduction meeting with a personal trainer to set an individual program. Training with a personal trainer Sending out information to members about cancelled training sessions |
| Purpose: | Administrating and providing personal training sessions. |
| Legal basis: | Contract. |
| The personal data is collected from: | You, when you sign up for a personal training session. The source is not publicly available. |
| Retention period: | Data regarding your membership is stored and processed during your membership period. |
| Recipients or categories of recipients of the personal data: | Other companies with the Fitness24Seven Group Personal trainer Different applications used to document the personal training sessions. |
| Is there any automated decision- making, including profiling? | No. |
| Is personal data transferred to a third country? | Yes, to the United States. |
| Is there a legal obligation to provide personal data to us? | No, but if you do not provide us with your personal data, you will not be able to participate in the personal training session. |
| Is it necessary to provide personal data to enter into or to fulfil an agreement? | No. |

When you are a member of our loyalty program, we process your personal data to be able to provide the loyalty program to you.

| Categories of personal data: | Name |
|----------------------------------|---|
| | Email |
| | Membership information |
| | Duration of membership |
| Processing activities: | Maintaining and administrating information on members of the |
| | loyalty program. |
| Purpose: | Administrating the loyalty program. |
| Legal basis: | Contract. |
| The personal data is collected | You, when you bought your membership. The source is not publicly available. |
| from: | |
| Retention period: | Data regarding or related to your membership is stored during your |
| | membership period. |
| Recipients or categories of | Supplier of customer and membership management system. |
| recipients of the personal data: | Supplier of marketing automation system. |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No. |
| making, including profiling? | |

| Is personal data transferred to a third country? | No |
|---|----|
| Is there a legal obligation to provide personal data to us? | No |
| Is it necessary to provide personal data to enter into or to fulfil an agreement? | |

Analysing and performing segmentation to be able to improve the business and deliver relevant marketing to you.

| Categories of personal data: | Gender |
|-----------------------------------|---|
| Categories of personal data: | |
| | Age |
| | Duration of membership |
| | Gym locations visited. |
| | Activities chosen, such as personal training or group training sessions. |
| | Frequency of visits, include time and which gym location. |
| | Entry and exits to the gym |
| Processing activities: | Performing analysis on members. |
| | • Extracting data on gender, age, duration of membership, gyms |
| | visited, and activities chosen by members. |
| | Performing segmentation using factors such as gender, membership |
| | status, age, choice of gym and frequency of visits. |
| | Send communication based on factors such as behaviour, which gym |
| | you are using etc. |
| | |
| | Performing marketing surveys on members who signed up for a membership via compaigns. |
| December 2 | membership via campaigns. |
| Purpose: | Analysing and performing segmentation to be able to improve the business |
| | and deliver relevant marketing to you. |
| Legal basis: | Legitimate interest to improve our business and consent for marketing |
| The personal data is collected | You, when signed up for a membership. The source is not publicly available. |
| from: | |
| Retention period: | Data is processed for the duration of your membership period |
| Recipients or categories of | Marketing partner for customer and market analyses. |
| recipients of the personal data: | Supplier of marketing automation system. |
| | Supplier of customer and membership management system. |
| | Collaborations partners within marketing in different digital channels. |
| | Supplier of marketing surveys. |
| | Other companies with the Fitness24Seven Group. |
| | · • |
| Is there any automated decision- | Yes, based on the personal data collected, we profile you based on our |
| making, including profiling? | assumptions of your possible preferences when creating marketing |
| g/ | communication. We also use automated alerts to send personal |
| | communication. |
| Is personal data transferred to a | Yes, to the United States. |
| third country? | 100, to the office office. |
| diffacountry. | |
| Is there a legal obligation to | No. |
| provide personal data to us? | 110. |
| | No but if you do not provide your personal date you will not account |
| Is it necessary to provide | No, but if you do not provide your personal data, you will not receive our |
| personal data to enter into or to | surveys or other marketing communication. |
| fulfil an agreement? | |

We perform different analysis for our marketing activities.

| Categories of personal data: | Entry and exits to the gym. |
|------------------------------|-----------------------------|
| | Age |
| | Gender |
| | Location |
| | Training frequency |
| | Group training sessions |
| | Name |
| | Phone |
| | Email address |

| | Membership details |
|--|--|
| | Type of membership |
| | Payment information. If healthcare allowance used, name of the employer. |
| Processing activities: | Performing analysis on members. |
| | Extracting data on gender, age, duration of membership, gyms visited, and activities chosen by members. |
| | Performing segmentation using factors such as gender, membership status, age, choice of gym and frequency of visits. |
| | Performing marketing surveys on members who signed up for a membership via campaigns. |
| Purpose: | Performing analysis for marketing activities. |
| Legal basis: | Legitimate interest |
| The personal data is collected | You, when you signed up for a membership. The membership database is not |
| from: | publicly available. |
| | |
| Retention period: | The data collected from the different systems for analysis, are deleted once the analysis is complete. The purpose for this is to remove the personal data and only keep the overall result. |
| Recipients or categories of | Supplier of customer and membership management system. |
| recipients of the personal data: | Supplier of marketing automation system. |
| | Supplier of IT services, such as email, hosting, and other digital tools. |
| | Supplier of marketing surveys. |
| Is there any automated decision- making, including profiling? | Yes |
| Is personal data transferred to a third country? | Yes |
| Is there a legal obligation to provide personal data to us? | No. |
| Is it necessary to provide | No, but if you do not provide us with your personal data, we will not be able to |
| personal data to enter into or to fulfil an agreement? | send personal marketing communication to you. |

When you contact customer service, we process your personal data to handle your inquiries. $\,$

| C-+ | N |
|----------------------------------|---|
| Categories of personal data: | Name |
| | Email |
| | Personal ID-number |
| | Phone number |
| | Address |
| | Membership details |
| | Information about the inquiry |
| | Bank and payment details |
| | Student identification if applicable |
| | Sick notes and other notes. |
| | Social media alias |
| | Frequency of visits to the gym |
| | Gym locations |
| Processing activities: | Contacting customer service via email, phone |
| | Receiving and managing questions from members |
| | Receiving and managing complaints from members |
| | Handling incoming questions or comments via social media on |
| | initiative from members |
| Dumoga | Handling inquiries from members. |
| Purpose: | |
| Legal basis: | Legitimate interest. |
| The personal data is collected | You, when you contact customer service. The source is not publicly available. |
| from: | |
| Retention period: | All data in our customer support systems are deleted after 24 months, unless |
| | other is agreed or requested. |
| Recipients or categories of | Supplier of customer service platform. |
| recipients of the personal data: | Supplier of IT services, such as email, hosting, and digital marketing tools. |
| | Supplier of CRM and customer inquiry system. |
| | Supplier of customer and membership management system |
| | Other companies with the Fitness24Seven Group |

| Is there any automated decision- | No |
|---|--|
| making, including profiling? | |
| Is personal data transferred to a | Yes, to the United States. |
| third country? | |
| | |
| | |
| Is there a legal obligation to | No, but if you do not provide us with your personal data, we will not be able to |
| Is there a legal obligation to provide personal data to us? | No, but if you do not provide us with your personal data, we will not be able to help you with your inquiry. |
| provide personal data to us? Is it necessary to provide | help you with your inquiry. |
| provide personal data to us? | help you with your inquiry. |

If an incident occurs at the gym, we need to process your personal data to fulfil our legal obligations.

| Categories of personal data: | Name |
|-----------------------------------|--|
| categories of personal data. | Phone number |
| | Next of kin |
| | Insurance information |
| | Email address of the person who reports the incident. |
| | Company name |
| | Company address |
| | Location of the incident |
| | Time of the incident |
| | Root cause of the incident |
| | Description of the incident |
| Processing activities: | Reporting incidents that occur at the gym |
| _ | Handling incidents that occur at the gym |
| Purpose: | Handling incidents that occur at the gym. |
| Legal basis: | Legal obligation |
| The personal data is collected | You, when you signed up for a membership at the gym. The source is not |
| from: | publicly available. |
| Retention period: | Person data is only stored for the duration of the incident reporting period |
| _ | unless prohibited by other regulation or law. |
| Recipients or categories of | Supplier of CRM and customer inquiry system. |
| recipients of the personal data: | Insurance companies. |
| | Ambulance personnel if applicable |
| | Relevant authorities- |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No. |
| making, including profiling? | |
| Is personal data transferred to a | No |
| third country? | |
| | |
| Is there a legal obligation to | Yes, according to law. |
| provide personal data to us? | |
| Is it necessary to provide | No. |
| personal data to enter into or to | |
| fulfil an agreement? | |

When you exercise your rights under the GDPR, we need to process your personal data to handle your request.

| Categories of personal data: | Name Email Information about the request Personal number in case of identification. |
|------------------------------|---|
| Processing activities: | Receiving and handling of requests from data subjects to exercise their rights under the GDPR. Performing identification of the person providing the request. Communicating in relation to the request and providing answers and materials. |
| Purpose: | Handling requests from data subjects. |
| Legal basis: | Legal obligation |

| The personal data is collected | You, when submitted your request. The source is not publicly available. |
|-----------------------------------|---|
| from: | |
| Retention period: | All data in our customer support is deleted after 24 months. |
| Recipients or categories of | Supplier of IT services, such as email and hosting. |
| recipients of the personal data: | Supplier of CRM and customer inquiry system. |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No |
| making, including profiling? | |
| Is personal data transferred to a | Yes, to the United States. |
| third country? | |
| | |
| Is there a legal obligation to | Yes, according to law. |
| provide personal data to us? | |
| Is it necessary to provide | No. |
| personal data to enter into or to | |
| fulfil an agreement? | |

If you request to pause your membership, we need to process your personal data to handle your request.

| C | N. |
|-----------------------------------|---|
| Categories of personal data: | Name |
| | Email |
| | Personal ID-number |
| | Phone |
| | Membership data |
| | Information about the matter |
| | Bank and payment details |
| | Information about assessments made. |
| | Reasoning behind the request to pause the account, such as a medical |
| | certificate. |
| | Student identification if applicable |
| Processing activities: | Receiving request to pause membership. |
| | Reviewing information such as reason to pause the membership. |
| | Granting or rejecting the request and marking membership as paused |
| | if the request is granted. |
| | Handling payment to reactivate a paused membership account. |
| Purpose: | Handling requests to pause membership. |
| Legal basis: | Contract |
| The personal data is collected | You, when you signed up for a membership. The source is not publicly |
| from: | available. |
| Retention period: | All data in our customer support systems are deleted after 24 months, unless |
| | other is agreed or requested. |
| Recipients or categories of | Supplier of customer and membership management system. |
| recipients of the personal data: | Supplier of CRM and customer inquiry system. |
| | Supplier of marketing automation system. |
| | Supplier of IT services, such as email and hosting. |
| | Supplier of customer service platform. |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No |
| making, including profiling? | |
| Is personal data transferred to a | Yes, to the United States |
| third country? | |
| Is there a legal obligation to | No. |
| provide personal data to us? | |
| Is it necessary to provide | Yes, to be able to fulfil the membership agreement. If you do not provide us |
| personal data to enter into or to | with your personal data, we will not be able to handle your request to pause |
| fulfil an agreement? | the membership. |

Conducting our business operations.

| Categories of personal data: | Name |
|------------------------------|--------------------|
| | Address |
| | Personal ID-number |
| | Phone number |

| | 7 7 |
|-----------------------------------|--|
| | Email |
| | Payment details |
| | Bank details, such as bank account information |
| | Reason behind paused membership |
| | Rating and feedback towards customer service |
| | Photo |
| | Membership details |
| | Point of sales data |
| | Information about the inquiry, such as ID-number of the inquiry |
| Processing activities: | Administrate, measure, analyse, and improve service levels towards |
| | our members. |
| | Handling support inquires. |
| | General upkeep of internal systems |
| | Internal marketing and communications |
| Purpose: | Conducting our business operations |
| i ui pose. | Conducting our business operations |
| Legal basis: | Legitimate interest. |
| The personal data is collected | You, when you submit an inquiry, when you signed up for a membership, when |
| from: | you used the gym. The sources are not publicly available. |
| irom: | you used the gym. The sources are not publicly available. |
| Retention period: | All data in our customer support systems are deleted after 24 months, unless |
| Retention periou. | other is agreed or requested. |
| Recipients or categories of | Supplier of CRM and customer inquiry system. |
| recipients of the personal data: | Supplier of customer and membership management system. |
| recipients of the personal data. | Supplier of customer and membership management system. Supplier of customer service platform. |
| | |
| | Supplier of HR-system. |
| | IT solution providers and IT systems. |
| | IT providers of payment solutions. |
| | Supplier of IT services, such as email, hosting, and digital marketing tools. |
| | Supplier of entry system. |
| | Systems for handling inquiries |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No |
| making, including profiling? | |
| Is personal data transferred to a | Yes, to the United States. |
| third country? | |
| | |
| Is there a legal obligation to | No. |
| provide personal data to us? | |
| Is it necessary to provide | No. |
| personal data to enter into or to | |
| fulfil an agreement? | |

When you make a purchase at the gym

| Categories of personal data: | Payment details |
|----------------------------------|---|
| | Receipt information |
| | Date and time of purchase |
| | Name and amount of the items purchased. |
| | Amount of the purchase |
| | Name of the company |
| | Organization number |
| | VAT |
| | Address of the gym/store |
| Processing activities: | Processing of a transaction at the gym shop |
| | Provide you with a receipt of your purchase. |
| Purpose: | Making a purchase at the gym shop |
| Legal basis: | Contract |
| The personal data is collected | You, when you make a purchase at the gym. The source is not publicly |
| from: | available. |
| Retention period: | Personal data related to your purchase is stored on the basis of the Accounting |
| | act for 7 years. |
| Recipients or categories of | IT providers of payment solutions. |
| recipients of the personal data: | Other companies with the Fitness24Seven Group |

| Is there any automated decision- | No. |
|-----------------------------------|--|
| making, including profiling? | |
| Is personal data transferred to a | No |
| third country? | |
| · · | |
| Is there a legal obligation to | Yes, according to the purchasing agreement. |
| provide personal data to us? | |
| Is it necessary to provide | Yes. If the personal data is not provided, we cannot enter into an agreement |
| personal data to enter into or to | with you, and you cannot complete your purchase. |
| fulfil an agreement? | |

Assessing if a member should be blocked from using gym services.

| Categories of personal data: | Name |
|-----------------------------------|---|
| Categories of personal data. | Email |
| | Personal ID number |
| | Phone number |
| | Membership details |
| | Information about assessments made and the reason for the assessment being |
| | performed. |
| Processing activities: | • Assessing if a member should be blocked due to not following the |
| | terms of use. |
| | Taking measures to block the member. |
| | Informing the member. |
| | Noting in internal systems that the member is blocked and the reason |
| | and time for it. |
| Purpose: | Assessing and blocking a member if a member should be blocked from using |
| | the gym services |
| Legal basis: | Contract. |
| The personal data is collected | You, when you signed up for a membership. The source is not publicly |
| from: | available. |
| Retention period: | N/A no retention, data on blocked member is kept for the duration of the |
| | block, which can be without limitation in time. After the period of the block |
| | the actual block is deleted but the history and notes on it kept. |
| Recipients or categories of | Supplier of customer and membership management system. |
| recipients of the personal data: | Supplier of IT services, such as email and hosting. |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No. |
| making, including profiling? | |
| Is personal data transferred to a | Yes, to the United States |
| third country? | |
| | |
| Is there a legal obligation to | No. |
| provide personal data to us? | |
| Is it necessary to provide | No. |
| personal data to enter into or to | |
| fulfil an agreement? | |

When we perform digital marketing activities, we need to handle your personal data.

| Categories of personal data: | Phone number |
|------------------------------|--|
| | Name |
| | Address |
| | Email |
| | Username |
| | Password |
| | Date |
| | Date of birth |
| | Gender |
| | General occupation |
| | Other demographic information |
| | Pictures |
| | Competition contribution |
| | Social media alias if the competition is held on social media. |

| Processing activities: | Personal interests or preferences, including purchase history, marketing preferences and publicly available social media profile information. IT information such as IP addresses, usage data, cookies data, online navigation data, location data and browser data. • Sending digital marketing via various tools. • Storing member data and potential member data in systems. • Handling and accessing member data for marketing purposes in systems. • Sharing data from these systems with external marketing partners. • Collecting leads through various means, i.e., events, competitions. • Publishing pictures of members, and other individuals. • Performing B2B-sales and corporate sales. • Storing information in the CRM-system and on the backend of the |
|---|---|
| | website. |
| Purpose: | Performing digital marketing activities |
| Legal basis: | Consent. |
| The personal data is collected | You, when you sign up for our marketing activities. Some of the data are |
| from: | collected from our customer and membership management system, which is not publicly available. |
| Retention period: | Data about passive members is saved up to 24 months |
| Recipients or categories of | Supplier of customer and membership management system. |
| recipients of the personal data: | Supplier of marketing automation system. |
| | Media agencies and advertising agencies |
| | Cooperation partner for an event. |
| | Marketing partners |
| | Supplier of B2B system |
| | Social media platforms such as Meta, Instagram, TikTok, LinkedIn |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No |
| making, including profiling? | |
| Is personal data transferred to a third country? | Yes, to the United States. |
| Is there a legal obligation to provide personal data to us? | No. |
| Is it necessary to provide personal data to enter into or to fulfil an agreement? | No. |

When you participate in different events and competitions, we need to handle your personal data.

| Categories of personal data: | Membership number |
|------------------------------|--|
| | Phone number |
| | Name |
| | Email |
| | Date |
| | Pictures |
| | Competition contribution |
| | Social media alias if the competition is held on social media |
| Processing activities: | Handing out QR-codes during events and providing a landing page on a website form. |
| | Publishing pictures of members. |
| | 9. |
| | Storing information in the CRM-system and on the backend of the website. |
| | Arranging marketing events and competitions, such as membership nights. |
| | Marketing events internally and externally. |
| | Performing evaluations after arranged event to improve upcoming |
| | events. |
| | Performing registration of members when arriving and participating |
| | at an event. |
| Purpose: | Conduct, manage participation and evaluate events and competitions. |
| Legal basis: | Legitimate interest. |

| The personal data is collected | You, when you sign up for our events and competitions. Some of the data are |
|---|--|
| from: | collected from our customer and membership management system, which is not publicly available. |
| Retention period: | Data is processed for the duration of your membership period. Personal data related to non-members are deleted per request of automatically after 24 months. |
| Recipients or categories of | Supplier of customer and membership management system. |
| recipients of the personal data: | Supplier of marketing automation system. |
| | Cooperation partner for an event. |
| | Social media platforms such as Meta, Instagram, TikTok, LinkedIn |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | [No |
| making, including profiling? | |
| Is personal data transferred to a | Yes, to the United States. |
| third country? | |
| Is there a legal obligation to provide personal data to us? | No. |
| Is it necessary to provide | No. |
| personal data to enter into or to | |
| fulfil an agreement? | |

We process your personal data when we perform evaluations, surveys, and feedback questionnaires.

| Catagorias of nanganal data: | Email address |
|-----------------------------------|--|
| Categories of personal data: | |
| | Answers and feedback filled out in the form. |
| | Name |
| | Personal ID number |
| | Age |
| | Gender |
| Processing activities: | Performing customer satisfaction surveys and analysing the result to improve the business. |
| | Performing evaluations and collecting feedback after termination of a membership. |
| | Performing evaluations and collecting feedback after contacting customer service. |
| | Performing evaluations and customer surveys for members in another country. |
| Purpose: | Performing evaluations, surveys, and feedback questionnaires |
| Legal basis: | Legitimate interest |
| The personal data is collected | You, when you perform evaluations, surveys, and feedback questionnaires. |
| from: | The source is not publicly available. |
| | |
| Retention period: | All data in our support systems are deleted by request or after 24 month. |
| Recipients or categories of | IT solution providers, such as providing IT support. |
| recipients of the personal data: | Supplier of system for performing evaluations, surveys, and feedback questionnaires. |
| | Supplier of IT services, such as email and hosting. |
| | Supplier of CRM and customer inquiry system. |
| | Supplier of customer and membership management system. |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No |
| making, including profiling? | |
| Is personal data transferred to a | Yes, United States |
| third country? | |
| Is there a legal obligation to | No. |
| provide personal data to us? | 110. |
| Is it necessary to provide | No, but if you do not provide us with your personal data, you will not be able |
| personal data to enter into or to | to take part in evaluations, surveys, or answer our questionnaires. |
| fulfil an agreement? | to take part in evaluations, surveys, or answer our questionillaties. |
| | |

Product development

| Cotogories of noncomal data. | Statistics from anter and exits to the grown including date and time |
|-----------------------------------|--|
| Categories of personal data: | Statistics from entry and exits to the gym including date and time. |
| | Membership details such as which type of membership has been sold. |
| | Group training sessions, information on who has participated in or who has |
| | cancelled a session. |
| | Information about personal training |
| | Results from surveys, evaluations or questionnaires. |
| Processing activities: | Analysing personal data for product development purposes |
| Purpose: | Product development purposes |
| Legal basis: | Legitimate interest. |
| The personal data is collected | You, when you signed up for and used a membership, answered our surveys or |
| from: | evaluations or questionnaires. The source is not publicly available. |
| Retention period: | Data is processed for the duration of your membership period |
| Recipients or categories of | Supplier of customer and membership management system. |
| recipients of the personal data: | Supplier of IT services, such as email and hosting. |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No |
| making, including profiling? | |
| Is personal data transferred to a | No |
| third country? | |
| | |
| Is there a legal obligation to | No. |
| provide personal data to us? | |
| Is it necessary to provide | No. |
| personal data to enter into or to | |
| fulfil an agreement? | |

Perform tracking, tags, monitoring traffic to collect data for further use

| 0 | |
|-----------------------------------|--|
| Categories of personal data: | Company name and email |
| | IP-address |
| | Personal data collected through various cookies. |
| | ID-number, email, name, optout/optin, created date, changed date, language, |
| | mobile number, customer ID, personal ID, name, gender, member, birth date, |
| | city, activity on certain alerts, device tracking. |
| | Membership details |
| | Content of the email such as receipt information. |
| | If you fill in a form on the website, the data from the form is processed. |
| | Pixels and geotags. |
| Processing activities: | Targeting and retargeting (understand where members who have bought a membership come from, i.e., Meta or other platforms) |
| | Performing segmentation. |
| | Tracking the behaviour of members, potential new members for |
| | marketing purposes and product development |
| | Performing general analysis on the tracking data |
| Purpose: | Tracking, tags, monitoring traffic to collect data for further use. |
| Legal basis: | Contract |
| The personal data is collected | You, when you accept cookies and signed up for a membership. The sources |
| from: | are not publicly available. |
| Retention period: | Data is processed for the duration of your membership period |
| Recipients or categories of | Other companies with the Fitness24Seven Group |
| recipients of the personal data: | Supplier of customer and membership management system. |
| | Supplier of marketing automation system. |
| | Supplier of IT services, such as email, hosting, and digital marketing tools. |
| | Marketing partners, media agencies and advertising agencies. |
| | Cookie partners |
| | Social media platforms. |
| Is there any automated decision- | No |
| making, including profiling? | |
| Is personal data transferred to a | Yes, to the United States |
| third country? | |
| Is there a legal obligation to | No. |
| provide personal data to us? | |

| Is it necessary to provide | No. |
|--|-----|
| personal data to enter into or to fulfil an agreement? | |
| runn an agreement: | |

When you sign up for and use your membership online or at a gym

| Categories of personal data: | Membership card details, such as membership ID, membership card number. |
|--|---|
| | Fingerprint including code (fingerprint is converted to a code) Statistics from entry and exits to the gym. |
| | Social media alias |
| | Payment details Receipt information Date and time of purchase Name and amount of items purchased. Amount of the purchase Name and organization number of the company |
| | VAT Address of the gym/store |
| | Contact details to the gym. |
| | Name Phone number Email address Address Address Personal ID-number Bank account information Photo for membership card Gym membership agreement Order confirmation details |
| | Information about membership, if the individual is a member, and duration of the membership. |
| Processing activities: | Creating a membership account, including "my pages" and profile Using the membership to gain access to the gym and the facilities such as changing rooms, lockers, and training equipment. Offering, and if relevant signing up for insurance as an addition to the membership. Checking if the membership is valid to gain access to a gym in another country, such as Thailand or Colombia Signing up either via a benefits portal, or using a healthcare allowance |
| Purpose: | Signing up for and using a membership online or at a gym |
| Legal basis: The personal data is collected | Contract You, when you sign up for and use the membership. The source is not publicly |
| from: | available. |
| Retention period: | Personal data is anonymized 24 months after the membership has been cancelled. |
| Recipients or categories of recipients of the personal data: | Other companies within the Fitness24Seven Group Supplier of customer and membership management system. Supplier of IT services, such as email, hosting, digital signatures, and digital marketing tools. IT solution providers and IT systems IT providers of payment solutions. Providers for debt collection. Supplier of entry system. The Police Authority Insurance companies Banks Partner provider of the insurance Benefit platforms |
| Is there any automated decision- making, including profiling? | No. |
| Is personal data transferred to a third country? | Yes, to the United States |
| | |

| Is there a legal obligation to provide personal data to us? | No. |
|---|--|
| Is it necessary to provide | Yes, if you do not provide us with your personal data, you will not be able to |
| personal data to enter into or to | sign up for a membership agreement. |
| fulfil an agreement? | |

To prevent misuse of our services, carry out product liability investigations or to prevent and investigate crimes against the company or accidents that have occurred.

| Categories of personal data: | Entries and exits to the gym. |
|-----------------------------------|--|
| g P | Recorded material from camera surveillance |
| | Information about situations that may occur in the gym. |
| | Name and contact details |
| Processing activities | Downloading and providing camera surveillance material to relevant authorities or insurance companies as necessary. Investigating potential fraudulent behaviour amongst people entering the gym. Evaluating the use of the gym to prevent accidents or fraudulent behaviour. Managing and filming using camera surveillance at the gyms. |
| Purpose: | To prevent misuse of our services, carry out product liability investigations or |
| Turpose. | to prevent initiate of our services, early out product hability investigations of to prevent and investigate crimes against the company or accidents that have |
| | occurred. |
| Legal basis: | Legal obligation (if such exists), determine or defend legal claims (if such exits) |
| Legal busis. | or legitimate interest. In case no legal obligation exits, the processing is |
| | necessary for the purposes of our legitimate interest to prevent misuse of our |
| | services, carry out product liability investigations or to prevent and investigate |
| | crimes against the company or accidents that have occurred. |
| The personal data is collected | You, when you signed up for a membership. Material collected through camera |
| from: | surveillance. The source is not publicly available. |
| | 1 , |
| Retention period: | Camera surveillance, 30 days or as long as required for ongoing investigation. |
| Recipients or categories of | Relevant authorities, e.g., the Police Authority |
| recipients of the personal data: | Insurance providers |
| | Supplier of camera surveillance |
| | Other companies with the Fitness24Seven Group |
| Is there any automated decision- | No. |
| making, including profiling? | |
| Is personal data transferred to a | No. |
| third country? | |
| | |
| Is there a legal obligation to | No. |
| provide personal data to us? | |
| Is it necessary to provide | No. |
| personal data to enter into or to | |
| fulfil an agreement? | |

To provide a safe environment at the gym locations

| Categories of personal data: | Camera surveillance material such as video and images (no audio). Log data of access to the camera surveillance material |
|--------------------------------------|---|
| Processing activities: | Operating and running the camera surveillance at the gym. Analysing material from camera surveillance in case of suspected activity Sharing material with the Police Authority or insurance companies |
| | as reasonably and lawfully requested. |
| Purpose: | To provide a safe environment at the gym locations. |
| Legal basis: | Legitimate interest. |
| The personal data is collected from: | You, when you use our gym. The camera surveillance material is not publicly available. |
| Retention period: | Automatic deletion, at the latest after 30 days. |
| Recipients or categories of | Other companies with the Fitness24Seven Group |
| recipients of the personal data: | Supplier of camera surveillance |

| | Relevant authorities such as the police. Supplier of customer and membership management system. Insurance providers |
|---|---|
| Is there any automated decision-making, including profiling? | No. |
| Is personal data transferred to a third country? | No. |
| Is there a legal obligation to provide personal data to us? | Yes |
| Is it necessary to provide personal data to enter into or to fulfil an agreement? | No. |

Recipients of the personal data

Employees at Fitness24Seven Oy

Your personal data will be shared with our employees who need access to them to perform their work duties.

Processors

We use suppliers to provide the following services:

- Supplier of customer and membership management system.
- Supplier of CRM and customer inquiry system.
- Supplier of customer service platform.
- Supplier of marketing automation system.
- Marketing (print and distribution, digital media, media agencies or advertising agencies).
- Supplier of IT services, such as email, hosting and digital marketing tools.
- Supplier of HR-system.
- IT solution providers and IT systems
- IT services (companies that manage the necessary operation, technical support, cloud service provider, maintenance of our IT solutions).
- IT providers of payment solutions (card processing companies and other payment service providers)
- Supplier of entry system.
- Systems for handling inquiries

Processors who are engaged may only process personal data in accordance with the purposes of the processing defined in a data processing agreement and the instructions that we have issued concerning the processing.

Independent controller

We also share your personal data with certain companies that are independent controllers. The fact that the company is an independent controller means that we are not the ones who determine how the personal data disclosed to the company will be processed. Independent controllers with whom we share your personal data are:

- Governmental authorities (the police, the Tax Agency or other authorities) if we are obliged to do so by law or in case of suspicion of crime.
- Companies that provide general goods transport (such as logistics companies and forwarders).
- Companies offering payment solutions (such as banks and debt collection agencies).
- Insurers who provide insurance for some of our products and services.

When your personal data is shared with a company who is an independent controller, it is that company's privacy notice and personal data management that apply to the processing of your personal data by that company.

Automated decisions and profiling

Profiling means that we analyse personal data about you to predict certain personal aspects about you. We profile you to be able to understand you as a member and to create personal marketing communications for you. Further information about our processing and for which purposes we perform profiling can be found under the headline This is how we process your personal data when you are a member at F24S. Examples of profiling activities that we perform:

Based on data we collect such as gender, age, gym locations, duration of membership, we analyse and
create a profile to predict which offers that are most relevant to you or to members that have a similar
profile or interests.

- Understand which social channels you use or prefer based on your profile or interests to provide you with personal communications and offers.
- We analyse data from our members and their behaviour to be able to improve the business.

We do not carry out any so-called automated decision-making that has legal consequences or otherwise significantly affects you.

Transfer of personal data to a third country

In connection with our processing of your personal data, there will be a transfer to a third country.

Transfer will take place to the United States for which there is a decision from the European Commission that the United States ensures an adequate level of protection.

Transfer will take place to the following countries for which there is no decision on an adequate level of protection:

| COUNTRY | Additional measures for transfer |
|---------|----------------------------------|
| | |
| | |
| | |

Risks and security measures

Fitness24Seven takes technical and organizational security measures to protect your personal data against loss and unauthorized access. This includes, for example, secure and private connections (such as VPN), encryption, and that access to your personal data is always limited to those employees who must have access to your personal data to perform their work duties. We continuously evaluate our systems and routines as well as our policies to ensure that they are safe and protected.

For more information, please contact us. Use the contact details at the top of this privacy notice.

Which rights do you have in relation to our processing of your personal data?

You have several rights under the GDPR. If you wish to exercise any of your rights or have any questions, you can contact us. Contact details can be found at the top of this privacy notice.

| Right to be informed | You have the right to receive information about how we process your personal data, which we provide you through this privacy notice. More information about this right can be found on the website of the Finnish Authority for Privacy Protection at The data subject's rights . |
|----------------------|--|
| Right of access | You can request information as to whether we process personal data relating to you and, if so, receive a copy of the personal data processed - a so-called register extract - together with certain more detailed information. More information about this right can be found on the website of the Finnish Authority for Privacy Protection at The data subject's rights . |

| Right of rectification | We have a responsibility to ensure that the personal data we process is correct, but if you consider that personal data relating to you is incorrect or incomplete, you have the right to request that the information be corrected. |
|--|---|
| | More information about this right can be found on the website of the Finnish Authority for Privacy Protection at <u>The data subject's rights.</u> |
| Right to object | When we process your personal data within the framework of our legitimate interest, you have the right to object to the processing at any time. If we cannot show that there are legitimate grounds for continuing to process the personal data, we must cease the processing. You have always the right to object at any time to your personal data being processed for direct marketing purposes. If an objection to direct marketing is made, your personal data may no longer be processed for such purposes. |
| | More information about this right can be found on the website of the Finnish Authority for Privacy Protection at <u>The data subject's rights.</u> |
| Right to withdraw consent | If our processing of your personal data is based on your consent, you can withdraw consent at any time by request to our DPO. Withdrawal of consent does not affect the legality of the processing of your personal data that took place before the withdrawal. |
| | More information about consent as legal basis for processing personal data can be found on the website of the Finnish Authority for Privacy Protection at <u>Lawful grounds for personal data processing.</u> |
| Right to limitation of processing | In certain cases, for example if you have objected to the processing, you have the possibility to request a limitation of the processing of your personal data. By requesting a limitation, you have, at least for a certain period of time, the possibility to stop us from using the data other than to, for example, defend legal claims. You can also prevent us from erasing the data, for example if you need the data to claim damages. |
| | More information about this right can be found on the website of the Finnish Authority for Privacy Protection at <u>The data subject's rights.</u> |
| Right to erasure | In certain cases, you can obtain the erasure of your personal data. When your personal data is necessary for the purposes for which it was collected, is needed to fulfil a legal obligation or when we need to establish, to assert or defend legal claims, we cannot erase the data. |
| | More information about this right can be found on the website of the Finnish Authority for Privacy Protection at <u>The data subject's rights.</u> |
| Right to data portability | If we process personal data relating to you to fulfil an agreement, you have the possibility in certain cases to obtain your personal data to use it somewhere else, for example transferring the data to another personal data controller. |
| | More information about this right can be found on the website of the Finnish Authority for Privacy Protection at <u>The data subject's rights.</u> |

Comments about our processing?

If you have any comments about our processing of your personal data, please contact us. You can find our contact details on top of this Privacy Notice.

You can also file a complaint at the Finnish Authority for Privacy Protection. Information about filing complaints is found on their website at https://tietosuoja.fi/

If you have suffered damages because your personal data has been processed in violation of applicable law, you may be entitled to compensation. You can then request damages from us or file a claim for damages in a general court. You can find our contact details on top of this Privacy Notice.