



Privacy Policy

Effective Date: April 16, 2026

Website: <https://bananaaboy.com>



Table of Contents

	1
1. Exhaustive Introduction and Scope of the Privacy Policy	3
2. Complete Identity and Contact Information of the Data Controller	3
3. The Fundamental Principle of Data Integrity (Prohibition of Data Misappropriation)	4
4. Comprehensive Elaboration on Direct Data Collection and Communication Protocols	4
5. Automated Processing of Technical Data and Network Infrastructure	4
6. Detailed Explanation of Analytics Tracking (Google Tag)	5
7. Absolute Disclaimer Regarding Third-Party Platforms and External Processors	5
8. International Data Transfers and Jurisdictional Boundaries	6
9. Rigorous Data Retention Limitations	6
10. Comprehensive Data Subject Rights	6
11. Absolute Limitations on Deletion Capabilities	7
12. Implementation of Data Security Measures	7
13. Policy Amendments and Future Updates	7



1. Exhaustive Introduction and Scope of the Privacy Policy

This highly detailed and comprehensive Privacy Policy constitutes a legally binding informational framework explicitly designed to elucidate the intricate mechanisms through which personal data is collected, processed, stored, managed, and rigorously protected when you access and interact with the digital environment of bananaaboy.com (hereinafter referred to as the "Website").

The operator of this Website is unequivocally committed to upholding the absolute highest standards of digital privacy and data protection. We act in strict and unwavering accordance with the mandates set forth by the Swiss Federal Act on Data Protection (nDSG) and, where applicable due to the extraterritorial scope of interactions, the European Union's General Data Protection Regulation (GDPR), specifically encompassing the transparency requirements delineated in GDPR Articles 12 through 14, as well as the lawful processing criteria in Article 6. This document is deliberately drafted in an extensive and verbose manner to guarantee maximum transparency, eliminate any potential ambiguity, and fulfill all statutory informational duties.

2. Complete Identity and Contact Information of the Data Controller

For all legal and operational purposes concerning the processing of personal data under applicable data protection frameworks, the entity serving as the official Data Controller is: **bananaaboy Jurisdiction of Residence and Operation: Switzerland Official Privacy and Legal Contact Email: bananaaboy.music@gmail.com**

3. The Fundamental Principle of Data Integrity (Prohibition of Data Misappropriation)

Before detailing specific data flows, we wish to establish our primary operational philosophy with absolute legal certainty: We absolutely do not engage in the unauthorized extraction, misappropriation, exploitation, or colloquial "stealing" of personal data.

Every single piece of data processed by this Website or its underlying infrastructure is processed exclusively on a lawful basis, transparently declared within this document, and strictly limited to what is technically or functionally necessary to maintain the Website's operations or to respond to user-initiated requests. We do not covertly build psychological profiles, nor do we harvest data for illicit secondary monetization.



4. Comprehensive Elaboration on Direct Data Collection and Communication Protocols

When a user deliberately chooses to initiate contact with the Operator—whether by utilizing a designated contact form or by sending a direct message to the provided electronic mail address—it becomes a fundamental and unavoidable operational necessity that we process the data provided.

To elaborate extensively: The mere physical and digital act of receiving an inquiry necessitates the processing of the sender's data. If you send us a message, we must process your name (if provided) and your email address, alongside the textual contents of your message. The sole, exclusive, and singular purpose of this processing is to logically comprehend your request, formulate a coherent and helpful reply, and subsequently transmit that reply back to the specific digital address you provided. It is impossible to reply to an inquiry without utilizing the contact information provided by the inquirer. This constitutes a processing activity based on the necessity to take steps prior to entering a contract or based on our legitimate interest in facilitating user communication. We explicitly do not request, nor do we wish to receive or store, any special categories of sensitive personal data (e.g., health information, political affiliations) through these general communication channels.

5. Automated Processing of Technical Data and Network Infrastructure

The very nature of the global internet dictates that the successful transmission of digital content from our servers to your viewing device requires the automatic processing of specific technical parameters. When you navigate to the Website, our hosting provider's automated infrastructure must inevitably log certain data points to successfully render the page on your screen.

These technical data points include, but are not limited to: your device's Internet Protocol (IP) address (which serves as a necessary digital return address for the data packets), the precise date, time, and timezone of your access request, the exact URL paths of the files and pages requested, extensive details regarding the browser type, version, and operating system you are utilizing, and potentially the referrer URL indicating the prior website you visited before arriving at ours. This data is processed strictly to guarantee network security, monitor server stability, prevent malicious cyber attacks, and ensure the flawless delivery of content. The legal justification for this is rooted in our overriding legitimate interest in maintaining a secure, functional, and reliable digital presence.

Furthermore, we utilize Domain Name System (DNS) configurations and extensive Sitemaps. These are fundamental, non-invasive architectural elements of the internet designed solely to



ensure the Website is properly routed globally and accurately indexed by search engines. These protocols do not process personal behavioral data beyond basic network routing requirements.

6. Detailed Explanation of Analytics Tracking (Google Tag)

To maintain the operational excellence and strategic direction of the Website, we integrate analytical tools, specifically emphasizing the deployment of Google Tag and associated Google Analytics frameworks.

We utilize these sophisticated tools not for the nefarious surveillance of individual users, but rather to aggregate macro-level statistical insights regarding user interactions. Google Tag facilitates the collection of pseudonymous, technical data metrics, such as page load times, geographical distribution of our audience (at a regional level), and general navigation flows across the Website. This empirical data is absolutely vital for identifying technical bottlenecks, optimizing user experience, and ensuring the Website functions optimally across diverse global networks. By utilizing these tools, we strictly adhere to a philosophy of data minimization and operational enhancement. The data collected via Google Tag is utilized for the defense and improvement of our digital infrastructure, and it does not result in the creation of identifiable, personal dossiers by the Operator.

7. Absolute Disclaimer Regarding Third-Party Platforms and External Processors

The Website serves as a central hub linking out to a multitude of external, globally operated third-party platforms. These prominent entities include Spotify, YouTube, TikTok, Instagram, Apple Music, and SoundCloud.

It is of the utmost legal importance that you understand the following: The exact moment you click on a hyperlink directing you to one of these external platforms, you immediately exit the controlled environment of bananaaboy.com. From that millisecond forward, all data processing, cookie deployment, and user tracking are solely and exclusively governed by the privacy policies, terms of service, and corporate practices of those independent mega-corporations. These third-party entities act as entirely independent Data Controllers. The Operator of this Website has zero administrative access, zero oversight, and zero legal responsibility regarding what these external platforms do with your personal data. Any processing they undertake is absolutely not our responsibility, nor is it our problem.

8. International Data Transfers and Jurisdictional Boundaries

Given the interconnected architecture of modern web hosting and analytics, it is highly probable that technical data or analytics metrics (such as those handled by Google) may be transferred to, processed within, or stored on servers located outside the geographical boundaries of



Switzerland or the European Economic Area (EEA), including jurisdictions such as the United States of America. Any such international transmission is executed by our service providers under their own strict legal frameworks, utilizing standard contractual clauses or equivalent safeguards to maintain compliance with international data protection standards.

9. Rigorous Data Retention Limitations

The Operator enforces strict data minimization and retention protocols. Personal data, such as email correspondence, is retained for the absolute minimum duration legally and logically required. An email conversation is kept only as long as the inquiry remains active and unresolved, plus any legally mandated archival periods. Automated server logs are routinely and automatically overwritten or permanently deleted after a highly limited period (typically a few days or weeks), serving solely for retrospective security auditing and immediate technical troubleshooting.

10. Comprehensive Data Subject Rights

In full accordance with sweeping data protection legislation, you are inherently endowed with specific, enforceable legal rights regarding your personal data. These rights generally encompass:

- The right to demand formal access to the specific personal data we hold about you.
- The right to request the immediate rectification of any demonstrably inaccurate or incomplete personal data.
- The right to demand the total erasure (the "right to be forgotten") of your data, barring any overriding legal retention requirements.
- The right to restrict or officially object to ongoing processing activities.
- The right to data portability in a structured, machine-readable format. To formally exercise any of these rights, you must submit a written request to bananaaboy.music@gmail.com, and we may mandate the provision of corroborating evidence to securely verify your identity before executing the request.

11. Absolute Limitations on Deletion Capabilities

We must explicitly clarify a fundamental technological and legal limitation regarding your right to erasure: We possess the technical capability and legal authority to delete or modify only the specific data residing on servers under our direct, exclusive administrative control.

If your data has been collected, processed, or stored by the aforementioned independent third-party platforms (e.g., Spotify, Google, Instagram) subsequent to navigating away from our Website, it is a physical and legal impossibility for us to delete that data. We have no backend access to their databases. Any and all requests for the deletion of data held by third parties



must be directed solely and specifically to the privacy departments of those respective corporate entities. We are completely powerless to execute deletions on third-party infrastructures.

12. Implementation of Data Security Measures

The Operator has implemented a rigorous standard of organizational and technical security measures intended to shield processed personal data from unauthorized access, accidental destruction, illicit alteration, or unauthorized disclosure. However, due to the inherent vulnerabilities of global telecommunication networks, we explicitly stipulate that no method of data transmission over the public internet can be guaranteed as one hundred percent secure, and users transmit data at their own acknowledged risk.

13. Policy Amendments and Future Updates

The Operator retains the unilateral right to substantially modify, revise, or expand this Privacy Policy at any time to maintain absolute alignment with evolving legal statutes, technological advancements, or modifications in our operational procedures. The most currently legally binding version will perpetually be published directly on the Website, and continued use constitutes acknowledgment of these prevailing terms.