Privacy Policy

This Privacy Policy ("Policy") applies to the application Infinite Adventure Simulator ("App"), owned by Indeterminate Realms LLC ("Company") and governs data collection and usage. For the purposes of this Privacy Policy, unless otherwise noted, all references to the Company include the Infinite Adventure Simulator app. By using the Infinite Adventure Simulator app, you consent to the data practices described in this statement.

Collection of your Personal Information

In order to better provide you with products and services offered, the Company may collect personally identifiable information, such as your:

- Email address (encrypted in database)
- Provided Username
- Data For Unity Ads Mediation and its advertising partners
- Data for In App Purchases through Unity IAP and Google Payments

Information about the game's state, including the message/prompt history of each game, which may include custom text entered by the user, is also stored in the database. The App also includes multiplayer functionality, allowing users to communicate with each other. If you directly disclose personally identifiable information or personally sensitive data through the App's communication channels, this information may be collected and used by others.

We also may gather additional personal or non-personal information in the future.

Legal Grounds For Processing

We process personal data to fulfill our contractual obligations to you. This includes using your information to:

• Create and manage your account on the App.

• Provide you with services related to the App.

We may also process your personal information based on the following legal bases:

- Consent
- Compliance with a legal obligation
- Legitimate interests

In-App Purchases

Our app offers in-app purchases, such as Premium Games and Image Generation Tokens, which are processed securely through Google Payments and managed by Unity IAP. We do not collect or store any payment information on our servers. For details on payment processing, please refer to the Google Payments privacy policy. All payment transactions are securely processed by Google Payments, ensuring that your payment information is protected. By making in-app purchases, you consent to the processing of your transaction data as described in the privacy policies of Google Payments and Unity IAP. Billing information is not stored on our servers. However, we do store purchase reciepts for verification of your in-app purchases.

Advertisements

The App includes advertisements provided through Unity Ads Mediation, which may involve third-party advertisers and networks. The nature of advertising technology involves the collection and use of certain information to deliver relevant ads to you. Information that may be collected includes, but is not limited to:

- Device identifiers
- Usage data
- Network Information
- Geolocation data
- Advertising IDs
- Viewing Behaviors

This information is used to ensure that relevant ads are displayed, to measure the effectiveness of ads, and to improve advertising relevance over time. We do not control the data collection practices of these third parties, and we encourage you to review their privacy policies for further information.

The Company commits to transparency in its advertising practices, and we aim to offer you choices about the information that is collected for advertising purposes. Where possible, we will provide you with options to control the data shared with advertisers through your account settings or device permissions.

If you have any questions or concerns about our use of your information for advertising, please contact us at the details provided in this Policy.

Use of your Personal Information

The Company collects and uses your personal information in the following ways:

- create and manage your account on the App
- to enable in app purchases and advertising in the app
- to operate and deliver the services you have requested
- to provide you with information, products, or services that you request from us
- to provide you with notices about your account
- to carry out the Company's obligations and enforce our rights arising from any contracts enter
- to notify you about changes to the App or any products or services we offer
- in any other way we may describe when you provide the information
- for any other purpose with your consent.

The Company may also use your personally identifiable information to inform you of other products or services available from the Company and its affiliates.

Sharing Information with Third Parties

The Company does not sell, rent, or lease its customer lists to third parties. However, the

Company may share data with trusted partners to help perform statistical analysis, send you email or postal mail, provide customer support, or arrange for deliveries. All such third parties are prohibited from using your personal information except to provide these services to the Company, and they are required to maintain the confidentiality of your information.

The Company may disclose your personal information, without notice, if required to do so by law or in the good faith belief that such action is necessary to:

- Conform to the edicts of the law or comply with legal process served on the Company
- Protect and defend the rights or property of the Company
- Act under exigent circumstances to protect the personal safety of users of the Company or the public

Tracking User Behavior

The Company may keep track of how users interact with the App in order to determine which services are the most popular. This data is used to deliver customized content and advertising within the App to users whose behavior indicates an interest in a particular subject area.

Automatically Collected Information

The Company may automatically collect information about your device and usage. This information can include your IP address, device type, operating system, and usage patterns. This information is used for the operation of the service, to maintain quality of the service, and to provide general statistics regarding the use of the App.

Security of your Personal Information

The Company secures your personal information from unauthorized access, use, or disclosure. The Company uses the following methods for this purpose:

• TLS Protocol

- Firebase Authentication
- Encryption of user emails stored in the database

When personal information (such as an email) is transmitted to our servers and databases, it is protected through the use of encryption, such as the Transport Layer Security (TLS) protocol.

We strive to take appropriate security measures to protect against unauthorized access to or alteration of your personal information. Unfortunately, no data transmission over the Internet or any wireless network can be guaranteed to be 100% secure. As a result, while we strive to protect your personal information, you acknowledge that: (a) there are security and privacy limitations inherent to the Internet that are beyond our control; and (b) the security, integrity, and privacy of any and all information and data exchanged between you and us through this site cannot be guaranteed.

External Data Storage Sites

We may store your data on secure servers provided by reputable third-party hosting vendors with whom we have contracted.

Right to Deletion

Subject to certain exceptions set out below, on receipt of a verifiable request from you, we will:

- Delete your personal information from our records; and
- Direct any service providers to delete your personal information from their records.

Account and user data deletion can be completed through the app interface or by contacting us at contact@indeterminaterealms.com. Please note that we may not be able to comply with requests to delete your personal information if it is necessary to:

- Complete the transaction for which the personal information was collected
- Detect security incidents, protect against malicious, deceptive, fraudulent, or illegal activity; or prosecute those responsible for that activity;
- Debug to identify and repair errors that impair existing intended functionality;
- Exercise a right provided for by law;
- Comply with the California Electronic Communications Privacy Act;
- Comply with an existing legal obligation;
- Otherwise use your personal information, internally, in a lawful manner that is compatible with the context in which you provided the information.

Right to Access and Correct Your Personal Information

You have the right to request disclosure of the personal information we collect about you, as well as to request corrections to any inaccurate or incomplete personal information we hold about you. If you wish to exercise these rights, please submit a verifiable request to us by emailing us at: contact@indeterminaterealms.com

Upon receiving your request, we will confirm receipt within ten (10) days and provide information about how we will process your request. We will respond substantively to your request within forty-five (45) days of its receipt. If we require more time (up to 90 days), we will inform you of the reason and extension period in writing.

Non-Discrimination for Exercising Privacy Rights

Indeterminate Realms LLC values your privacy and supports your rights to control your personal information. We affirm that you will not be subject to discriminatory treatment for exercising your privacy rights. Specifically, if you choose to exercise your rights under the CCPA or any other privacy legislation, we will not:

• Deny you goods or services.

- Charge you different prices or rates for goods or services, including through the use of discounts or other benefits or imposing penalties.
- Provide you with a different level or quality of goods or services.
- Suggest that you may receive a different price or rate for goods or services or a different level or quality of goods or services.

This commitment ensures that you can make informed decisions about your personal information without fear of unfair treatment.

Data Retention

Indeterminate Realms LLC retains personal data only for as long as necessary to fulfill the purposes for which it was collected, to provide our services, and to comply with legal obligations. Here are our guidelines for specific data types:

- User Account Data: Kept for the duration of the account's activity plus up to five years post-deactivation, to allow for account reactivation and legal compliance.
- Transaction Records: retained for up to seven years in accordance with financial and legal requirements.
- Game Data and Communications: stored for up to five years post-deactivation to facilitate historical analysis, improve game functionality, and develop future updates.

Upon expiry of these periods, data is either securely deleted or anonymized, unless extended retention is required by law or necessary to resolve disputes, enforce user agreements, or protect legal rights.

Children Under Thirteen

The Company does not knowingly collect personally identifiable information from children under the age of 13. If you are under the age of 13, you must ask your parent or guardian for permission to use the App.

Changes to This Statement

The Company reserves the right to change this Policy from time to time. We will inform you of significant changes by sending a notice to the primary email address specified in your account, placing a prominent notice within the App, and/or updating any privacy information. Your

continued use of the App after such modifications will constitute your acknowledgment of the modified Policy and agreement to abide and be bound by that Policy.
Contact Information
The Company welcomes your questions or comments regarding this Policy. If you believe that the Company has not adhered to this Policy, please contact the Company at:
Indeterminate Realms LLC
9407 Ne Vancouver Mall Dr, Ste 104
Vancouver WA, Washington 98662
Email Address:
contact@indeterminaterealms.com
Phone Number:
(509) 906-2060
Effective as of June 12, 2024