**Terms of Service and End User License Agreement**

Welcome, and thank you for your interest in the P1 Connect=ed community, [P1], P1 Virtual Worlds,[P1-OM] Open Collective Game Studio, [P1-OM], P1 Creators, and our applications owned and operated by iDream Communication Initiative Inc. (“IDream,” “us” or “we”), and our services made available to you (the "user" or "you") through our website (the "Website" or the “Site”) and any applications, games, and tools (the “Apps”). The Website, communities, Trello(s), Discord(s), and the Apps together constitute our service ("the Service"). Unless otherwise specified, all references to the Services include the services available through the IDream Website or mobile App, as well as any software that IDream provides to you that allows you to access the Services. The following Terms of Service are a legally binding contract between you and IDream regarding your use of the Service.

**Please read the following Terms of Service and End User License Agreement ("Terms") carefully before accessing or using any of the Service.** Each time you access or use the Service, you agree to be bound by these Terms. If you do not agree to be bound by all of these Terms, you may not access or use the Service. In addition, certain areas of the Service may be subject to additional Terms of Service that we make available for your review. By using such areas, or any part thereof, you are expressly indicating that you have read and agree to be bound by the additional Terms of Service applicable to such areas. In the event that any of the additional Terms of Service governing such area conflict with these Terms, the additional terms will control.

**IDREAM SERVICES, WEBSITE, COMMUNITIES AND APP PROVIDE AN ONLINE VENUE AND PLATFORM WHICH ENABLES USERS TO COLLABORATE, COMMUNICATE, PLAY AND BUILD GAMES TOGETHER.**

**You agree to place any/all content you create on, with and/or for IDream in the** [**Apache 2.0 License**](https://docs.google.com/document/d/1jPbXGBrkvK4ukzO5gD_gjoCLTbqIiTncX5JHAIzlhso/edit?usp=sharing)**. You are agreeing to that license for all your work that you create with/for/amongst us not including work create on other platforms in your own time not mentioned or contributed in any way to other members of IDREAM platforms on IDREAM social channels, websites etc. Moreover, you agree to the** [**CLA listed here**](https://docs.google.com/document/d/1Dqh56Msn_AtiDAJiWwWIHp77UZ02caib/edit?usp=sharing&ouid=107148765777250690237&rtpof=true&sd=true)**.**

**In the context of Open Source, "CLA" stands for "Contributor License Agreement." This is a legal document that contributors to open source projects are often required to sign. By signing a CLA, a contributor agrees to certain terms and conditions regarding their contributions. This can include granting rights to use, modify, and distribute their contributions, and affirming that they are the original author of the contributions and have the right to contribute them. CLAs help protect both the project and the contributors, ensuring that the software can remain open and free to use while also safeguarding against legal issues.**

**IDREAM IS NOT A PARTY TO ANY CONTRACT, EMPLOYMENT OFFER OR BUSINESS ARRANGEMENT OR TRANSACTION BETWEEN USERS OF OUR PLATFORM. IT IS WITHIN THE SOLE DISCRETION OF THE USER OF OUR SERVICES TO INTERACT OR ENGAGE WITH ANOTHER USER THROUGH OUR SERVICES.**

**PLEASE READ THE BINDING ARBITRATION CLAUSE AND CLASS ACTION WAIVER PROVISIONS IN THE DISPUTE RESOLUTION SECTION OF THESE TERMS. IT AFFECTS HOW DISPUTES ARE RESOLVED.**

**End User License Agreement (EULA)**

iDream grants users a limited license to access its apps and website. Pursuant to this grant, the user agrees to the terms of service of IDream which may be amended at any time. A breach of these terms will result in the users limited license being revoked. Further the user agrees that IDream or the members of the Communities may revoke users limited license to access the app, Communities, and website at any time for any reason. IDream has a zero-tolerance policy for user who create and distribute abusive or objectionable content on its website, Communities or apps or the websites or apps of others. Further, any user who attempts to modify services of IDream. or attempts to reverse engineer our services will also have their limited license revoked. **If you disagree with this agreement or the terms of service incorporated herein by reference, promptly delete any apps, Communities and exit any websites owned by IDream. By continuing to use IDream’s services, you agree that you have read and accept these terms as stated herein and as amended periodically.**

**1.** **Eligibility for Our Service**

By using our Services, you represent that you are at least 18 years old and are fully able and competent to enter into a contract, including the terms, conditions, representations and warranties set forth in these Terms.

**2.** **Description of Service**

a. The Service include (i) IDream systems, procedures, processes and technology

ies, and (ii) any hardware, software, applications, data, reports, and other content made available by or on behalf of IDream.

b. Any modifications, new games, apps, Communities and new features added to the Service are also subject to this Agreement.

c. IDream reserves the right to modify or discontinue the Service or any feature or functionality thereof at any time without notice to you. All rights, title and interest in and to the Service and its components (including all intellectual property rights) will remain with and belong exclusively to IDream.

d. Should IDream discontinue Service or any feature or functionality thereof, any game produced by the Communities shall remain in the ownership of those in the Communities who have built it.

**3.**  **Your Access and Use of our Services**

a. Your right to access and use our Services is personal to you and is not transferable by you to any other person or entity. Access to our Services may not be available in all locations. You are only entitled to access and use our Services for lawful purposes and pursuant to the terms and conditions of this Agreement and our Privacy Policy. Any action by you that, in our sole discretion: (i) violates the terms and conditions of this Agreement and/or the Privacy Policy; (ii) restricts, inhibits or prevents any access, use or enjoyment of our Services; or (iii) through the use of our Services, defames, abuses, harasses, offends or threatens, shall not be permitted, and may result in your loss of the right to access and use our Services.

b. The rights granted to you in these Terms are subject to the following restrictions: (i) you shall not license, sell, rent, lease, transfer, assign, distribute, host, or otherwise commercially exploit the Site or Services; (ii) you shall not modify, make derivative works of, disassemble, reverse compile or reverse engineer any part of the Site or Services; (iii) you shall not access the Site or Services in order to build a similar or competitive Service; and (iv) except as expressly stated herein, no part of the Site or Services may be copied, reproduced, distributed, republished, downloaded, displayed, posted or transmitted in any form or by any means. Any future release, update, or other addition to functionality of the Site or Services shall be subject to these Terms.

c. Furthermore, you agree that you will not use any robot, spider, scraper, deep link or other similar automated data gathering or extraction tools, program, algorithm or methodology to access, acquire, copy or monitor our Services or any portion of our Services or for any other purpose, without our prior written permission. Additionally, you agree that you will not: (i) take any action that imposes, or may impose in our sole discretion an unreasonable or disproportionately large load on our infrastructure; (ii) copy, reproduce, modify, create derivative works from, distribute or publicly display any content (except for your personal information) from our Services without our prior written permission and the appropriate third party, as applicable; (iii) interfere or attempt to interfere with the proper working of our Services or any activities conducted on our Services; (iv) bypass any robot exclusion headers or other measures we may use to prevent or restrict access to our Services, or (v) interfere or disrupt the Service or servers or networks connected to the Service, including by transmitting any worms, viruses, spyware, malware or any other code of a destructive or disruptive nature.

d. Except as expressly permitted in this Agreement, you shall not collect or harvest any personally identifiable information, including account names, from our Services.

e. Our Services may now or in the future have "publicly accessible areas" that allow users to post User Content that will be accessible by the public or the user population generally. As a user of the Services, you acknowledge and affirmatively agree that in the course of using the Services you may be exposed to User Content that might be offensive, harmful, inaccurate or otherwise inappropriate. You further agree that IDream shall not, under any circumstances, be liable in any way for any User Content.

f. You shall not use any communication systems provided on our Services (such as our built in messenger service, communities, forums or email) for any commercial or solicitation purposes. You shall not solicit for commercial purposes any users of our Services without our prior written permission. Users agree that IDream shall not be liable to you for any users abuse of these communication systems including, without limitation, SPAM. Users agree that should their license to use the Services be revoked, they will not harass or spread gossip to Community members on other platforms.

g. You understand and agree that you are solely responsible for compliance with any and all laws, rules, regulations, and Tax obligations that may apply to your use of the Services, Website and App, including, without limitation, standard carrier data charges for text messages.

h. You understand that if you choose to engage with other members in the creation of a game or content, you are doing so as an open source contributor under the [**Apache 2.0 License**](https://docs.google.com/document/d/1jPbXGBrkvK4ukzO5gD_gjoCLTbqIiTncX5JHAIzlhso/edit?usp=sharing). IDream has no obligation to compensate you for any content or games developed on their Services. IDream has an irrevocable license to use any and all content including videos, images, and games created in the Communities for marketing purposes and can augment, modify, or derive any content posted to their Services.

i. You understand that all content, games, assets, etc. are the property of the Community. You agree to not distribute, appropriate, derive from, or compete with, any content created by and for the Community. You further agree to safeguard the assets, games, and content of the community from third parties should you have access to the assets, games, and content. This does not include content that is under the Apache 2.0 license.

j. You understand that it is your responsibility to keep up to date with changes and events happening within the Community using the [P1-OM] Open Collective Game Studio Discord or other Discords we invite you to. IDream has no obligation to notify you of any changes or events directly.

**4.** **Privacy and Your Personal Information**

For information about the IDream data protection practices and privacy policies, please read our Privacy Policy where you accessed these Terms of Service. This policy explains how we treat your personal information, and protect your privacy when you use the Services. You agree to the use of your data in accordance with IDream Privacy Policy.

**5.** **Information Accuracy**

a. We make no representation as to the completeness, accuracy, or currency of any information on the Service.

b. We attempt to ensure that information on this Service is complete, accurate and current, however, despite our best efforts, the information on our Service may occasionally be inaccurate, misleading, incomplete or out of date and IDream disclaims any responsibility or liability for the information. By using the Services, you agree to accept such risks and that IDream is not responsible for the acts or omissions of users on the Services.

**6.** **Proprietary Rights**

a. As between IDream and you, IDream or its licensors own an irrevocable license to manage, exploit, market, and control all content, games, or apps developed on their Services. Volunteers retain an indivisible ownership right over the assets, games, and apps they produce. This indivisible right is independent of any assets, games, or apps you personally develop or are developed by others and if you develop assets, games or apps for or on the Services, they will also become the property of the other volunteers for that project. You agree to safeguard those assets from third-parties. Revenue from any content, apps or games owed by volunteers indivisibly will be redistributed to the volunteers in the form of the Royalty Program which will grant volunteers rights to the proceeds of any assets, games, or apps. All rights not explicitly granted to you are reserved by IDream.

**7.**  **Intellectual Property Rights**

a. Our names, graphics, videos, logos, page headers, button icons, scripts, and service names are our trademarks or trade dress in the United States, Canada and/or other countries (collectively, the "Proprietary Marks"), are owned by IDream. You may not use the Proprietary Marks without our prior written permission.

b. We make no proprietary claim to any third-party names, trademarks or service marks appearing on our Services. Any third-party names, trademarks, and service marks are property of their respective owners.

c. The information, advice, data, software and content viewable on, contained in, or downloadable from our Services (collectively, "Our Content"), including, without limitation, all text, graphics, charts, pictures, photographs, images, videos, line art, icons and renditions, are copyrighted by, or otherwise licensed to us or Our Content suppliers.

d. You are solely responsible for any damages resulting from your infringement of our, or any third-parties, intellectual property rights regarding the Trademarks, Our Content, the Collective Work, the Software and/or any other harm incurred by us or our affiliates as a, direct or indirect, result of your copying, distributing, redistributing, transmitting, publishing or using the same for purposes that are contrary to the terms and conditions of this Agreement.

**8.** **Software**

a. If you receive software from us, its use is governed in one of two ways: If you're presented with license terms that you must accept in order to use the software, those terms apply; if no license is presented to you, these Terms apply. We reserve all other rights to the software.

b. Any license is for the sole purpose of enabling you to use and enjoy the benefit of the Services as provided by IDream, in the manner permitted by these terms. You may not copy, modify, distribute, sell, or lease any part of our Services or included software, nor may you reverse engineer or attempt to extract the source code of that software.

c. We may automatically check your version of the software. We may also automatically download to your device or computer new versions of the software.

d. Any software is licensed, not sold. Unless we notify you otherwise, the software license ends when your Service ends. You must then promptly uninstall the software, or we may disable it. You must not work around any technical limitations in the software.

e. The software is subject to applicable U.S. export laws and regulations. You must comply with all domestic and international export laws and regulations that apply to the software. These laws include restrictions on destinations, end users, and end use. Without limitation, you may not transfer the software or Service without U.S. government permission to anyone on U.S. government exclusion lists. You represent and warrant that you're not on any of those lists or under the control of or an agent for anyone on those lists or the entities listed above.

**9.** **Accounts and Registration**

a. To access some features of the Service you may be required to register for an account. When you register for an account, you may be required to provide us with some information about yourself (such as your e-mail address, physical address telephone number or other personal information). You may also be required to provide us with information about you, which may be of a confidential nature and may include personal identifying information and/or financial information ( all "Your Information").

b. If you provide Your Information to us then you agree to provide true, current, complete and accurate information, and not to misrepresent your identity. You also agree to keep Your Information current and to update Your Information if any of Your Information changes.

c. Our collection, use and disclosure of Your Information is governed by this Agreement and our Privacy Policy.

**10.**  **Account Management**

a. **Keep Your Password Secure.** If you have been issued an account by IDream in connection with your use of the Services, you are responsible for safeguarding your password and any other credentials used to access that account. You, and not IDream, are responsible for any activity occurring in your account, whether or not you authorized that activity. If you become aware of any unauthorized access to your account, you should notify IDream immediately.

b. **Keep Your Details Accurate.** IDream frequently sends notices to the email address or text messages to your mobile phone registered with your account. You must keep your email address, mobile phone number and, where applicable, your contact details and payment details associated with your account current and accurate. Accounts are controlled by the entity whose email address is registered with the account.

**11.**  **Payments; Subscriptions**

a. IDream does not charge users for providing the Service, but reserves the right to change this policy at any time without notice.

b. IDream does not require a registrant for our services to agree to a subscription, however we reserve the right to change this policy at any time without notice.

**12.** **Suspension and Termination of Services**

a. We reserve the right to modify, suspend or terminate the Service or your access to the Service for any reason, without notice, at any time, and without liability to you.

b. You can cancel your account at anytime. Upon termination or cancellation, all licenses and other rights granted to you in these Terms will immediately cease.

c. Upon termination of your account, IDream may, in our sole discretion and without liability to you, remove and discard any information associated with your account including, without limitation, any User Content. Nevertheless, you consent to our retaining all of your account information to provide analytical and statistical data, protect our rights and preserve information for legal authorities in the event of a legally valid request.

d. We reserve the right to refuse access to the service to anyone for any reason at any time.

**13.**  **Interruption of Service**

a. Your access and use of our Services may be interrupted from time to time for any of several reasons, including, without limitation, the malfunction of equipment, periodic updating, maintenance or repair of our Services or other actions that we, in our sole discretion, may elect to take.

b. You agree that we will not be liable to you or to any third party for any interruption of the Services or any part thereof.

**14.**  **No Endorsement; Interaction With Others**

a. IDream does not endorse any user of the Services. Although we reserve the right to do so, we do not investigate or confirm the accuracy of the information provide by, or the identity of the users of our Service.

b. You are solely responsible for determining the identity, suitability and for your interactions with the users you choose to engage with through the Service. You understand that we currently do not conduct any background checks including, but not limited to, criminal, financial, sex offender or any other background checks or screenings. We make no representations or warranties as to the identity, truthfulness or conduct of the people you choose to interact with.

c. In no event shall IDream, its employees, consultants, executives or officers be liable (directly or indirectly) for any losses or damages whatsoever, whether direct, indirect, general, special, compensatory, consequential, and/or incidental, arising out of or relating to the conduct of a user in connection with the use of the Service.

**15.**  **Third Party Links, Services and Content**

a. The Site, App and Services may contain services, features and functionalities linking you to, or providing you with, certain functionality and access to third party services and content, websites, directories, servers, networks, systems, information and databases, applications, software, programs, products or services, and the Internet as a whole. Because we have no control over such sites and resources, we are not responsible for the availability of such external sites or resources, and do not endorse and are not responsible or liable for any content, advertising, products or other materials on or available from such sites or resources. When you visit or use a third party’s website you agree to read and consent to the third party’s Terms of Service and Privacy Policy and you release us from any liability.

b. You acknowledge that we are not responsible for such third party content or services and that we are not an agent of any third party, nor are we a direct party in any such transaction with a third party. Any such activities, and any terms associated with such activities, are solely between you and the applicable third party. Should you have any problems resulting from your use of any third party services, or should you suffer data loss or other losses as a result of problems with any of your other service providers or any third-party services, we will not be responsible unless the problem was the direct result of our actions.

**16.**  **Electronic Communications**

a. When you use our Services, you consent to communicating with us and other users electronically. You also consent to receive communications from us and other users electronically by email, text, SMS or otherwise.

b. Although we may choose to communicate with you by regular mail, we may also choose to communicate with you by email, telephone, text, SMS or by posting notices on our Services.

c. You agree that all agreements, notices, disclosures and other communications that we provide to you electronically satisfy any legal requirement that such communications be in writing.

**17.**  **Electronic Transactions**

a. Your use of the services includes the ability to enter into agreements and/or to make transactions electronically including, without limitation, in-application purchases and other financial transaction. You acknowledge that your electronic submissions constitute your agreement and intent to be bound by such agreements and transactions.

b. Your agreement and intent to be bound by electronic submissions applies to all records relating to all transactions you enter into on this site, including in-application purchases, financial transactions, notices of cancellation, policies, contracts, and applications.

c. In order to access and retain your electronic records, you may be required to have certain hardware and software, which are your sole responsibility.

**18.** **Location Information**

In order to provide our Services we may need to obtain your location using Global Positioning Software or other geo-location technology. You grant us permission to receive and use this information in our Services.

**19.** **User Content Rights and Related Responsibilities; License**

a. "User Content" means, without limitation, any videos, audio, digital files, images, photos, artwork, resumes, emails, comments, feedback, suggestions, reviews and documents, or other content you upload, transmit or otherwise make available to IDream and its users via the Services including Discord, Trello or other platforms IDream operates on. You understand that IDream does not guarantee any confidentiality with respect to any User Content you submit.

b. By submitting User Content on or through the Service, you grant IDream a worldwide, non-exclusive, royalty-free license (with the right to sublicense) to use, copy, reproduce, process, adapt, modify, publish, transmit, display and distribute such User Content.

c. With regard to User Content, you represent and warrant that: (i) you have all necessary rights, including intellectual property rights, to submit User Content to IDream and grant the licenses set forth herein; (ii) IDream will not need to obtain licenses from any third party or pay royalties to any third party with respect to User Content; (iii) User Content does not infringe any third party's rights, including intellectual property rights and privacy rights; and (iv) User Content complies with these Terms of Service and all applicable laws.

d. Furthermore, In order for us to provide the Service to you, we require that you grant us certain rights with respect to User Content, including the ability to transmit, manipulate, process, store and copy User Content. Your acceptance of this Agreement gives us the permission to do so and grants us any such rights necessary to provide the Service to you.

e. IDream expressly disclaims any liability for the loss or damage to any User Content or any losses or damages you incur as a result of the loss or damage of any User Content. It is your responsibility, and not that of IDream, to back-up any User Content to prevent it's loss.

f. IDream does not endorse any Content submitted to the Service. You are solely responsible for User Content, including, without limitation, comments, feedback and reviews. IDream may remove or return any of User Content at any time for any reason or for no reason at all. We are not responsible for the accuracy, appropriateness, or legality of User Content.

g. By uploading your User Content to the Service, you consent that once you have posted User Content to the Service, that User Content may be downloaded or recorded by others. If you remove User Content that you posted to the Service, copies may still be in the possession of others and remain viewable in cached and archived pages of the Service or, if other users or third parties, using the Service, have re-shared, copied or saved that User Content.

h. You agree not to post as part of the Service any offensive, inaccurate, incomplete, abusive, obscene, profane, threatening, intimidating, harassing, racially offensive, or illegal material. The following includes, without limitation, examples of the things you may not do:

i. Impersonate any person or entity.

ii. Stalk, harass, defame, abuse, bully, threaten or otherwise violate the legal rights of others.

iii. Promote information that is false or misleading.

iv. Promote illegal activities or conduct that is defamatory, libelous or otherwise objectionable.

v. Promote violence, racism, bigotry, hatred or physical harm of any kind against any group or individual.

vi. Submit anything that exploits children or minors or that depicts cruelty to animals.

vii. Solicit personal information from anyone under the age of 18.

viii. Use the service in an illegal manner or to commit an illegal act.

ix. Transmit any material that contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware.

x. Transmit any content that contains video, audio, or images of another person without his or her permission or that of their legal guardian.

xi. Promote material that exploits people in a sexual, pornographic or violent manner.

xii. Provide instructional information about illegal activities.

xiii. Infringes someone else's patent, trademark, trade secret, copyright or other intellectual property or other rights.

xiv. Alter the opinions or comments posted by others on the Services.

**20.** **Security**

Violating the security of our Site is prohibited and may result in criminal and civil liability. IDream may investigate incidents involving such violations and may involve, and will cooperate with law enforcement if a criminal violation is suspected. Security violations include, without limitation, unauthorized access to or use of data or systems including any attempt to probe, scan, or test the vulnerability of the Service or Site or to breach security or authentication measures, unauthorized monitoring of data or traffic and interference with service to any user, host, or network.

**21.**  **Copyright Policy**

We respect the intellectual property rights of others. We reserve the right to remove any User Content on the Services which allegedly infringes another person's copyright and/or terminate, discontinue, suspend and/or restrict the account or ability to visit and/or use the Services or remove, edit, or disable any User Content on the Services which allegedly infringes another person's copyright. We provide this policy pursuant to Section 512 of the Copyright Revision Act, as enacted through the Digital Millennium Copyright Act ("DMCA").

A valid complaint under the DMCA must provide the following information in writing:

a. An electronic or physical signature of a person authorized to act on behalf of the copyright owner.

b. Identification of the copyrighted work that you claim has been infringed.

c. Identification of the material that is claimed to be infringing and where it is located on the Service.

d. Information reasonably sufficient to permit us to contact you, such as your address, telephone number, and, email address.

e. A statement that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or law.

f. A statement, made under penalty of perjury, that the above information is accurate, and that you are the copyright owner or are authorized to act on behalf of the owner.

FEDERAL LAW PROVIDES THAT IF YOU KNOWINGLY MISREPRESENT THAT ONLINE MATERIAL IS INFRINGING, YOU MAY BE SUBJECT TO CRIMINAL PROSECUTION FOR PERJURY AND CIVIL PENALTIES, INCLUDING MONETARY DAMAGES, COURT COSTS, AND ATTORNEYS' FEES.

The above information must be submitted to the following DMCA Agent:

<https://form.jotform.com/221666604388059>

Email: admin@p1om.com

**22.**  **DISCLAIMERS; NO WARRANTIES**

a. OUR CONTENT AND ALL SERVICES ARE PROVIDED TO YOU ON AN "AS-IS" AND "AS AVAILABLE" BASIS. WE MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE OPERATION OF OUR SERVICES OR THE INFORMATION, CONTENT, MATERIALS OR SERVICES INCLUDED ON OR ASSOCIATED WITH OUR SERVICES. YOU EXPRESSLY AGREE THAT YOUR USE OF OUR SERVICES AND ALL PRODUCTS AND SERVICES INCLUDED ON OR ASSOCIATED WITH OUR SERVICES IS AT YOUR SOLE RISK.

b. WHEN YOU USE OUR SERVICES, WEBSITE OR APP YOU DO SO AT YOUR SOLE RISK AND ACKNOWLEDGE AND AGREE THAT IDREAM DOES NOT HAVE AN OBLIGATION TO CONDUCT BACKGROUND SCREENING OR CHECKS ON ANY USER.

c. YOU ARE SOLELY RESPONSIBLE FOR ALL OF YOUR COMMUNICATIONS AND INTERACTIONS WITH OTHER USERS AND WITH OTHER PERSONS WITH WHOM YOU COMMUNICATE OR INTERACT AS A RESULT OF YOUR USE OF OUR SERVICES.

d. WE MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THIRD-PARTY SERVICE PROVIDERS THAT WE MAY USE IN THE OPERATION, PROCESSING AND ADMINISTRATION OF THE SERVICES.

e. WE DO NOT MAKE, AND EXPRESSLY DISCLAIM, ANY REPRESENTATIONS, WARRANTIES OR GUARANTEES, EXPRESS OR IMPLIED, REGARDING THE SECURITY, ACCURACY, CORRECTNESS, OR COMPLETENESS OF THE CONTENT OR THE SERVICES AND PRODUCTS ASSOCIATED WITH OUR SERVICES, OR THE SAFETY, RELIABILITY, TITLE, TIMELINESS, COMPLETENESS, MERCHANTABILITY, CONFORMITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE CONTENT OR THE SERVICES AND PRODUCTS ASSOCIATED WITH OUR SERVICES. WE MAKE NO REPRESENTATION, WARRANTY OR GUARANTEE THAT THE CONTENT THAT MAY BE AVAILABLE FOR DOWNLOADING FROM OUR SERVICES IS FREE OF INFECTION FROM ANY VIRUSES, MALICIOUS SOFTWARE OR OTHER CODE OR COMPUTER PROGRAMMING ROUTINES THAT CONTAIN CONTAMINATING OR DESTRUCTIVE PROPERTIES OR THAT ARE INTENDED TO DAMAGE, DETRIMENTALLY INTERFERE WITH, SURREPTITIOUSLY INTERCEPT OR EXPROPRIATE ANY SYSTEM, DATA OR PERSONAL INFORMATION.

f. WE DISCLAIM ANY RESPONSIBILITY FOR THE DELETION, FAILURE TO STORE, MISS DELIVERY, OR UNTIMELY DELIVERY OF ANY CONTENT, INFORMATION OR MATERIAL.

g. WE MAKE NO REPRESENTATIONS THAT OUR SERVICES ARE APPROPRIATE OR AVAILABLE FOR USE IN ANY JURISDICTIONS. WHEN YOU ACCESS OR USE OUR SERVICES FROM A JURISDICTION, THEN YOU DO SO BY YOUR OWN VOLITION AND ARE SOLELY RESPONSIBLE FOR COMPLIANCE WITH LOCAL LAW.

h. SOME STATES OR OTHER JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE EXCLUSIONS MAY NOT APPLY TO YOU.

**23.** **LIMITATIONS OF LIABILITY**

a. IN NO EVENT SHALL WE BE RESPONSIBLE TO, OR LIABLE TO, YOU, OR ANY THIRD PARTY, WHETHER IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, FOR ANY DAMAGES, INCLUDING, BUT NOT LIMITED TO, SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES THAT INCLUDE, BUT ARE NOT LIMITED TO, DAMAGES FOR ANY LOSS OF PROFIT, REVENUE OR BUSINESS, AS A DIRECT OR INDIRECT RESULT OF: (I) YOUR ACCESS AND USE OF OUR SERVICES; (II) YOUR BREACH OR VIOLATION OF THE TERMS AND CONDITIONS OF THIS AGREEMENT; (III) YOUR DELAY IN ACCESSING OR INABILITY TO ACCESS OR USE OUR SERVICES FOR ANY REASON; (IV) YOUR DOWNLOADING OF ANY OF OUR CONTENT OR THE COLLECTIVE WORK FOR YOUR USE; (V) YOUR RELIANCE UPON OR USE OF OUR CONTENT OR THE COLLECTIVE WORK, OR (VI) ANY DIGITAL DATA, IMAGES, PHOTOS, ARTWORK, VIDEOS, AUDIO, DOCUMENTS, INFORMATION, SOFTWARE, PRODUCTS OR SERVICES OBTAINED THROUGH OUR SERVICES, OR OTHERWISE ARISING OUT OF THE USE OF OUR SERVICES, WHETHER RESULTING IN WHOLE OR IN PART, FROM BREACH OF CONTRACT, TORTIOUS BEHAVIOR, NEGLIGENCE, STRICT LIABILITY OR OTHERWISE, EVEN IF WE AND/OR OUR SUPPLIERS HAD BEEN ADVISED OF THE POSSIBILITY OF DAMAGES.

b. THIS LIMITATION SHALL ALSO APPLY WITH RESPECT TO DAMAGES INCURRED BY REASON OF OTHER SERVICES OR GOODS RECEIVED THROUGH OR ADVERTISED ON THE WEBSITE OR RECEIVED THROUGH ANY LINKS PROVIDED IN THE WEBSITE SERVICE, AS WELL AS BY REASON OF ANY INFORMATION OR ADVICE RECEIVED THROUGH OR ADVERTISED ON THE WEBSITE OR RECEIVED THROUGH ANY LINKS PROVIDED IN THE WEBSITE SERVICE. THIS LIMITATION SHALL ALSO APPLY, WITHOUT LIMITATION, TO THE COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, LOST PROFITS, OR LOST DATA. SUCH LIMITATION SHALL FURTHER APPLY WITH RESPECT TO THE PERFORMANCE OR NON-PERFORMANCE OF THE WEBSITE SERVICE OR ANY INFORMATION OR MERCHANDISE THAT APPEARS ON, OR IS LINKED OR RELATED IN ANY WAY TO, THE WEBSITE SERVICE. SUCH LIMITATION SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY AND TO THE FULLEST EXTENT PERMITTED BY LAW.

c. IDREAM MAY AT ANY TIME, IN ITS SOLE DISCRETION, DELETE ANY USER CONTENT WITHOUT INCURRING ANY LIABILITY FOR SUCH DELETION OR LOSS RESULTING FROM SUCH SELECTION. IDREAM EXPRESSLY DISCLAIMS ANY LIABILITY FOR THE LOSS OR DAMAGE TO ANY USER CONTENT OR ANY LOSSES OR DAMAGES YOU INCUR AS A RESULT OF THE LOSS OR DAMAGE OF ANY USER CONTENT.

d. WITHOUT LIMITING THE FOREGOING, UNDER NO CIRCUMSTANCES SHALL WE BE HELD LIABLE FOR ANY DELAY OR FAILURE IN PERFORMANCE RESULTING DIRECTLY OR INDIRECTLY FROM ACTS OF NATURE, FORCES, OR CAUSES BEYOND THEIR REASONABLE CONTROL, INCLUDING, WITHOUT LIMITATION, INTERNET FAILURES, COMPUTER EQUIPMENT FAILURES, TELECOMMUNICATION EQUIPMENT FAILURES, OTHER EQUIPMENT FAILURES, ELECTRICAL POWER FAILURES, STRIKES, LABOR DISPUTES, RIOTS, INSURRECTIONS, CIVIL DISTURBANCES, SHORTAGES OF LABOR OR MATERIALS, FIRES, FLOODS, STORMS, EXPLOSIONS, ACTS OF GOD, WAR, GOVERNMENTAL ACTIONS, ORDERS OF DOMESTIC OR FOREIGN COURTS OR TRIBUNALS OR NON-PERFORMANCE OF THIRD PARTIES.

e. OUR LIABILITY AND THE LIABILITY OF OUR AFFILIATES, DIRECTORS, OFFICERS, EMPLOYEES, INDEPENDENT CONTRACTORS, SHAREHOLDERS, REPRESENTATIVES, AND AGENTS ARISING OUT OF THIS AGREEMENT SHALL NOT EXCEED $100.

f. YOU SPECIFICALLY ACKNOWLEDGE THAT WE SHALL NOT BE LIABLE FOR USER GENERATED CONTENT OR THE DEFAMATORY, OFFENSIVE OR ILLEGAL CONDUCT OF ANY THIRD PARTY, AND THAT THE RISK OF HARM OR DAMAGE FROM SUCH USER GENERATED CONTENT AND THIRD-PARTY CONDUCT RESTS ENTIRELY WITH YOU.

g. YOU AND WE AGREE THAT ANY CAUSE OF ACTION ARISING OUT OF OR RELATED TO OUR SERVICES MUST COMMENCE WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES. OTHERWISE, SUCH CAUSE OF ACTION IS PERMANENTLY BARRED.

h. CERTAIN STATE OR JURISDICTIONAL LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE DISCLAIMERS, EXCLUSIONS OR LIMITATIONS MAY NOT APPLY TO YOU.

**24.**  **Indemnity**

a. You agree that you will be personally responsible for your use of the Service and any interaction you have with another user of our Services, and you agree to defend, indemnify and hold harmless IDream and its officers, directors, employees, consultants, affiliates, subsidiaries and agents from and against any and all claims, liabilities, damages, losses and expenses, including reasonable attorneys’ and accounting fees and costs, arising out of or in any way connected with (i) your access to, use of or alleged use of the Service; (ii) your violation of these Terms of Service or any representation, warranty, or agreements referenced herein, or any applicable law or regulation; (iv) your violation of any third party right, including without limitation any intellectual property right, publicity, confidentiality, property or privacy right; (v) any death or serious emotional or serious physical harm to any user or a third party resulting from your use of the Services, or (vi) any disputes or issues between you and any third party.

b. We reserve the right, at our own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, and in such case, you agree to cooperate with our defense of such claim.

**25.**  **Release**

a. By using the Services, the Site or the App, you release, to the maximum extent allowed by law, IDream, its officers, directors, employees, affiliates, and agents from claims, demands and damages of every kind and nature, known and unknown, suspected and unsuspected, disclosed and undisclosed, arising out of or in any way connected with your use of the Services, the Site or the App, and any transaction effected with other users through the Services, the Site or the App, including without limitation, any death or serious emotional or serious physical harm.

b. **If you are a California resident, you waive California Civil Code §1542, which says: “A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor.”**

**26.** **Our Remedies**

a. You acknowledge that we may be irreparably damaged if this Agreement is not specifically enforced, and damages at law would be an inadequate remedy. Therefore, in the event of a breach or threatened breach of any provision of this Agreement by you, we shall be entitled, in addition to all rights and remedies, to an injunction restraining such breach or threatened breach, without being required to show any actual damage or to post an injunction bond, and/or to a decree for specific performance of the provisions of this Agreement.

b. For purposes of this Section, you agree that any action or proceeding with regard to such injunction restraining such breach or threatened breach shall be brought in the courts of record of the Dominion of Canada, Saskatchewan province. You consent to the jurisdiction of such court and waive any objection to the venue of any such action or proceeding in such court.

**27.**  **Dispute Resolution**

THIS AGREEMENT CONTAINS AN AGREEMENT TO ARBITRATE, WHICH WILL, WITH LIMITED EXCEPTION, REQUIRE YOU TO SUBMIT CLAIMS YOU HAVE AGAINST US TO BINDING AND FINAL ARBITRATION. THIS AGREEMENT ALSO CONTAINS AN AGREEMENT THAT YOU WILL ONLY BE PERMITTED TO PURSUE CLAIMS AGAINST US ON AN INDIVIDUAL BASIS, NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY CLASS OR REPRESENTATIVE ACTION OR PROCEEDING. PLEASE READ THE FOLLOWING TERMS CAREFULLY BEFORE ACCESSING OR USING ANY OF THE SERVICE. EACH TIME YOU ACCESS OR USE THE SERVICE, YOU AGREE TO BE BOUND BY THESE TERMS. IF YOU DO NOT AGREE TO BE BOUND BY THE MANDATORY ARBITRATION PROVISION AND THE CLASS ACTION WAIVER YOU MAY NOT ACCESS OR USE THE SERVICE.

For any dispute you have with IDream, you agree to first contact us at <https://form.jotform.com/221666604388059> or [admin@p1om.com](http://admin@p1om.com) and attempt to resolve the dispute with us informally. If IDream has not been able to resolve the dispute with you informally, we each agree to resolve any claim, dispute, or controversy as follows:

a. You and we agree that any claim or dispute at law or equity between us relating in any way to or arising out of this or previous versions of this Agreement, your use of or access to the Services will be resolved in accordance with the provisions set forth in this Legal Disputes section. Please read this section carefully. It affects your rights and will have a substantial impact on how claims you and we have against each other are resolved.

b. **Applicable Law.** You agree that the laws of the Dominion of Canada, Province of Saskatchewan, without regard to principles of conflict of laws, will govern this Agreement and any claim or dispute that has arisen or may arise between you and us, except as otherwise stated in this Agreement.

c. **Agreement to Arbitrate.** You and we each agree that any and all disputes or claims between you and us relating in any way to or arising out of this or previous versions of this Agreement, your use of or access to our Services, or any products or services delivered, sold, offered, or purchased through our Services shall be resolved exclusively through final and binding arbitration, rather than in court, except that you may assert claims in small claims court, if your claims qualify.

d. **Prohibition of Class and Representative Actions and Non-Individualized Relief.** YOU AND WE AGREE THAT EACH OF US MAY BRING CLAIMS AGAINST THE OTHER ONLY ON AN INDIVIDUAL BASIS AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE ACTION OR PROCEEDING. UNLESS BOTH YOU AND WE AGREE OTHERWISE, THE ARBITRATOR MAY NOT CONSOLIDATE OR JOIN MORE THAN ONE PERSON'S OR PARTY'S CLAIMS, AND MAY NOT OTHERWISE PRESIDE OVER ANY FORM OF A CONSOLIDATED, REPRESENTATIVE, OR CLASS PROCEEDING. ALSO, THE ARBITRATOR MAY AWARD RELIEF (INCLUDING MONETARY, INJUNCTIVE, AND DECLARATORY RELIEF) ONLY IN FAVOR OF THE INDIVIDUAL PARTY SEEKING RELIEF AND ONLY TO THE EXTENT NECESSARY TO PROVIDE RELIEF NECESSITATED BY THAT PARTY'S INDIVIDUAL CLAIM(S). ANY RELIEF AWARDED CANNOT AFFECT OUR OTHER USERS.

e. **Arbitration Procedures.** Arbitration is more informal than a lawsuit in court. There is no judge or jury in arbitration, and court review of an arbitration award is very limited. However, an arbitrator can award the same damages and relief on an individual basis that a court can award to an individual. An arbitrator should apply the terms of this Agreement as a court would. The arbitrator, and not any federal, state, or local court or agency, shall have exclusive authority to resolve any dispute arising out of or relating to the interpretation, applicability, enforceability or formation of this Agreement to Arbitrate, any part of it, or of this Agreement including, but not limited to, any claim that all or any part of the Agreement to Arbitrate or this Agreement is void or voidable. The arbitration will be conducted by the American Arbitration Association ("AAA") under its rules and procedures, including the AAA's Supplementary Procedures for Consumer-Related Disputes (as applicable), as modified by this Agreement to Arbitrate. The arbitrator will decide the substance of all claims in accordance with the laws of the Dominion of Canada, Province of Saskatchewan, including recognized principles of equity, and will honor all claims of privilege recognized by law. The arbitrator shall not be bound by rulings in prior arbitrations involving our other users, but is bound by rulings in prior arbitrations involving the same user to the extent required by applicable law. The arbitrator's award shall be final and binding and judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof.

f. **Judicial Forum for Legal Disputes.** Unless you and we agree otherwise, in the event that the Agreement to Arbitrate above is found not to apply to you or to a particular claim or dispute as a result of a decision by the arbitrator or a court order, you agree that any claim or dispute that has arisen or may arise between you and us must be resolved exclusively by a provincial or federal court located in Dominion of Canada, Province of Saskatchewan. You and we agree to submit to the personal jurisdiction of the courts located within Dominion of Canada, Province of Saskatchewan for the purpose of litigating all such claims or disputes. You also agree that: (i) our Services shall be deemed solely based in the Dominion of Canada, Province of Saskatchewan; and (ii) our Services shall be deemed passive Services that do not give rise to personal jurisdiction over us and our assigns, either specific or general, in jurisdictions other than the Dominion of Canada, Province of Saskatchewan.

**28.**  **Law Enforcement**

a. IDream is committed to cooperating with law enforcement while respecting each individual’s right to privacy. If IDream receives a request for user account information from a government agency investigating criminal activity, we will review the request to be certain that it satisfies all legal requirements before releasing information to the requesting agency.

b. Furthermore, under 18 U.S.C. §§ 2702(b)(8) and 2702(c)(4) (Voluntary Disclosure Of Customer Communications or Records), IDream may disclose user account information to law enforcement, without a subpoena, court order, or search warrant, in response to a valid emergency when we believe that doing so is necessary to prevent death or serious physical harm to someone. IDream will not release more information than it prudently believes is necessary to prevent harm in an emergency situation.

**29.** **Amendments to this Agreement**

We reserve the right to update, amend and/or change this Agreement at any time in our sole discretion and without notice. Updates to this Agreement will be posted here. Amendments will take effect immediately upon us posting the updated Agreement on our Services. You are encouraged to revisit this Agreement from time to time in order to review any changes that have been made. The date on which this Agreement was last updated will be noted immediately below this Agreement. Your continued access and use of our Services following the posting of any such changes shall automatically be deemed your acceptance of all changes.

**Miscellaneous**

**30.**  **Severability**

If any portion of this Agreement is deemed unlawful, void or unenforceable by any arbitrator or court of competent jurisdiction, this Agreement as a whole shall not be deemed unlawful, void or unenforceable, but only that portion of this Agreement that is unlawful, void or unenforceable shall be stricken from this Agreement.

**31.**  **No Waiver**

Our failure to enforce any right or provision in these Terms shall not constitute a waiver of such right or provision unless acknowledged and agreed to by us in writing.

**32.**  **Survival**

All covenants, agreements, representations and warranties made in this Agreement, as may be amended by us, from time to time, shall survive your acceptance of this Agreement and the termination of this Agreement.

**33.**  **Statutory Rights; Notice To California Residents**

If you are a California resident, under California Civil Code Section 1789.3, you may contact the Complaint Assistance Unit of the Division of Consumer Services of the California Department of Consumer Affairs in writing, currently at: 1625 N. Market Blvd., Suite S-202, Sacramento, California 95834, or by telephone, currently at (800) 952-5210 in order to resolve a complaint regarding our Site or to receive further information regarding use of our Site.

**34.** **Community Rules**

1. Gossip is a poison which destroys any great positive community. Here at IDream, it's banned. If you have a problem with something or someone, take it to the single relevant party privately and inform them in a constructive way so they can improve! As a member you promise to never involve yourself in gossip by either spreading it or hearing it out without directing the gossiper to a more constructive outlet and disassociating with the gossiper.

2. The Receiving party understands that if they violate the terms of this Agreement any money or Eagles or other currency paid to them for work not covered by the separate Royalty Program are owed back immediately.

3. The Receiving party understands that violating the terms of this Agreement does significant and irreparable harm to the reputation and future business of IDream.

4. You agree that if you have something negative to say publicly that you will first use this form to submit your question or complaint “<https://form.jotform.com/221666604388059>” and give us 12 days to resolve the issue. In the case you violate terms of this Agreement by passing out private assets publicly, talking disparagingly about IDream or it’s communities and properties within 6 months of being banned, committing acts of revenge against IDream within 1 year of being banned, or sharing content given to a 3rd party and/or sharing content which IDream has promised a 3rd party that IDream would keep private (whether the Receiving party was aware of this or not), then you will pay IDream a sum of USD $40,000 immediately and assumes all legal liabilities that IDream will face in the future for violating its agreements with 3rd parties. The sum also applies if you violate 34. 1..

5. If you upload a photo of yourself to IDream’s social media platforms including IDream’s Discord, Trello, forum etc. or you speak in a public voice channel on IDream’s Discord or you publish media of any form that includes personal information and do not place a disclaimer requesting privacy on that media, you irrevocably grant IDream, IDream’s assigns, licensees, and successors the right to use your image and name in all forms and media including composite or modified representations for all purposes, including advertising, trade, or any commercial purpose throughout the world and in perpetuity. You waive the right to inspect or approve versions of my image used for publication or the written copy that may be used in connection with the images.

6. You agree to keep our Code of Conduct as posted to our Discords, to stay updated with them and read it regularly to ensure you understand and follow all of its rules. The general Code of Conduct can be found here <https://p1oc.net/code> but there are specific Codes for each community we run that will be considered the supreme Code of Conduct in cases of conflict between the two.

7. As a member of this community, you make a firm and solemn decision to keep all conversations made in this community private, whether verbal or written, whether on our platforms or with people that use our platforms. Private messages must be kept private at all times. Direct messages with any context relating to work we do here, including the identities of those sending them and related metadata, including but not limited to avatars, pictures, names, and even general situations, are all private. You choose to put these under non-disclosure.You may reveal the contents of a private message if requested to do so by members of [IDream’s] official staff team.

Release

I release IDream and IDream’s assigns, licensees, and successors from any claims that may arise regarding the use of my image, including any claims of defamation, invasion of privacy, or infringement of moral rights, rights of publicity, or copyright. IDream is permitted, although not obligated, to include my name as a credit in connection with the image.

IDream is not obligated to utilize any of the rights granted in this Agreement.

If any of this Agreement is deemed to be unenforceable the rest will remain enforceable.

**35.** **Entire Understanding**

This Agreement and the Privacy Policy represent the entire understanding and agreement between you and us regarding the subject matter of the same, and supersede all other previous agreements, understandings and/or representations regarding the same.

If you have questions, comments, concerns or feedback regarding this Agreement or our Services, please contact us at <https://form.jotform.com/221666604388059> or [admin@p1om.com](mailto:admin@p1om.com).

**36. Credit**

You choose to use [P1] as your public creditable name for works related to [P1] if those works are reproduced in ways wherein it’s not easy for an individual to give credit. For example, a live video, a social media post or a let’s play video done by an unassociated party. You choose to hold such individuals harmless for taking these or similar actions.

IDream is not required to credit your work. You may put work on your portfolio along with other assets provided the individual assets are not extractable from the portfolio.

**37. Defence**

You will make sure that IDream can make full use of the work, which means that you will only deliver work that you made. If you deliver work to IDream that is claimed to infringe the rights of others, then you will defend IDream against these claims, and you are responsible for all damages IDream may suffer.

**Last updated: Feb 8th, 2024**

# **Privacy Policy**

Effective Date: **Jan 27th, 2024**

Here you will find and understand how and why iDream Communication Initiative Inc. (“IDream,” “we” or “us”) collects, uses, and shares information about you when you use our websites, apps, communities, games, and other online products and services (collectively, the "services") or when you otherwise interact with us or receive a communication from us. This Privacy Policy applies to all IDream Services.

**What we Collect**

Information You Provide to Us

We collect Information you provide to us when using our services such as:

* Account Information: Usernames, emails, passwords, and account settings may be stored to facilitate your login and use of our services. Your username is made public and does not have to relate to any identifying information about you.
* Submitted Content: When you publish any text, image, video or link, that content is stored for the intended receivers whether it be public or private between users.
* Affirmative acts: We store data on your actions such as voting, reporting, saving content.
* Transactional Services: You may purchase digital items or other goods using the services. We use a third-party payment provider to process payments on the services. We may receive information associated with your payment information, such as billing address and transaction information, but we do not directly store payment information on the Services.
* Other: if you choose to contact us, you may choose to provide additional information directly to us. This includes contact information, phone number, or form data such as a job application.

Information We Automatically Collect

When you access our services, we may automatically collect some data from you, including:

* Usage data: We may log information when you access and use services. This may include your IP address, user-agent string, browser type, operating system, referral URLs, device information, the requested URL, and search terms.
* Cookies and similar technologies: We may receive information from cookies, which are pieces of data your browser stores and sends back to us when making requests, and similar technologies. We use this information to improve your experience, understand user activity, personalize content and advertisements, and improve the quality of our services.
* Location information: We may receive and process information about your location. For example, with your consent, we may collect information about the specific location of your mobile device (for example, by using GPS or Bluetooth). We may also receive location information from you when you choose to share such information on our services, including by associating your content with a location, or we may derive your approximate location from other information about you, including your IP address.

Information Collected from Other Sources

We may receive information about you from other users or third parties, and combine that information with the other information we have about you.

* Linked services. If you authorize or link other services such as third-party API’s, IDream receives information about your previously purchased products from those services. Linking services may also cause the other service to send us information about your account with that service.
* Integrations. We also may receive information about you, including log and usage data and cookie information, from third-party websites that integrate our services, including our embeds, buttons, and advertising technology.

**How We Use That Information**

We use your information for the following:

* Provide, maintain, and improve the services;
* Research and develop new services;
* Help protect our safety our user’s safety, including blocking spammers, addressing abuse, and enforcing IDreams’s user agreement;
* Send you security alerts, invoices and other administrative messages;
* Provide customer service;
* Monitor and analyze trends, usage, and activities in connection with our services; and
* Personalize the services, content and features that match user profiles or interests.
* Provide employers information pertinent to your employment.

**How Information About You Is Shared**

When you use IDream services, certain information about you may be shared with other users and the public in the following ways:

* Submitted content: Content such as a post or comment or public chat to the services, may be viewed by any visitors to and users of our services, the username associated with the content, and the date and time you originally submitted the content. IDream may also allow third parties to access public content via google indexing. You should take this into consideration before posting to our services.
* Private messages or private chats: the recipients of those messages will be able to see the content of your message, your username, and the date and time the message was sent.
* Public Profiles: Users who view your public profile they will be able to see information about your activities on the services, such as your username, prior posts and comments, and how long you have been a member of the services.

Please note that, even when you delete your account, the posts, comments and messages you submit through the services may still be viewable or available on our servers.

Otherwise, we do not share, sell, or give away your personal information to third parties unless one of the following circumstances applies:

* Third Party Content Creators: If you link your account with a third-party API service, IDream will share the information you authorize with that third-party service.
* Partners: We may share information with vendors, consultants, and other service providers who need access to such information to carry out work for us. The partner’s use of personal data will be subject to appropriate confidentiality and security measures.
* Legal Disclosures: We may share information in response to a request for information if we believe disclosure is in accordance with, or required by, any applicable law, regulation, legal process or governmental request, including, but not limited to, meeting national security or law enforcement requirements. To the extent the law allows it, we will attempt to provide you with prior notice before disclosing your information in response to such a request.
* Emergencies: We may share information if we believe it's necessary to prevent imminent and serious bodily harm to a person.
* Enforcement of Our User Agreements: We may share information if we believe your actions are inconsistent with our user agreements, rules, or other policies, or to protect the rights, property, and safety of ourselves and others.
* Aggregated or de-identified information: We may share information about you that has been aggregated or anonymized such that it cannot reasonably be used to identify you.
* Public interest: we keep a list of names of people who do an excellent job in our community publicly available for employers to see. Moreover, if you seriously and continually violate the terms of service we also have a public list of violaters. These violaterers are typically listed by the username they choose but will sometimes be listed by their physical name if they violate point 34 of this EULA or continue to violate the Code of Conduct 3 or more times.
* Analytics: We may partner with analytics providers to deliver to better understand your use of the services. These third parties may collect information sent by your computer, browser, or mobile device in response to a request for content, such as unique identifiers, your IP address, or other information about your computer or device.

**Your Choices**

As a user of our Services, you can take steps to limit our collection, use, and disclosure of your information.

* Accessing and Changing Your Information: You can change certain information through our services.
* Deleting Your Account: You can submit a request to delete the personal information IDream maintains. When you delete your account, your profile is no longer personally identifiable to other users.
* Linked Services’ Access to Your Account: You can review the services you have linked to your account and revoke access to individual services.
* Cookies: Most web browsers are set to accept cookies. You can choose to set your browser to remove or reject cookies.
* Advertising and Analytics: Some analytics providers we partner with may provide specific opt-out mechanisms and we may provide, as needed and as available, additional tools and third-party services that allow you to better understand cookies and how you can opt-out.
* Do Not Track: Most web browsers give you the option to send a Do Not Track signal to the websites you visit. However, there is no accepted standard for how a website should respond to this signal, and we do not take any action in response to this signal.
* Controlling Mobile Notifications: With your consent, we may send promotional and non-promotional push notifications or alerts to your mobile device. You can deactivate these messages at any time by changing the notification settings on your mobile device.
* Controlling Location Information: If you initially consent to our collection of location information, you can subsequently stop the collection of this information at any time by changing the preferences on your mobile device.

**Miscellaneous**

* Information Security: We take measures to help protect information about you from loss, theft, misuse and unauthorized access, disclosure, alteration, and destruction.
* Data Retention: We store the information we collect for as long as it is necessary for the purpose(s) for which we originally collected it. We may retain certain information for legitimate business purposes or as required by law.
* International Data Transfers: We are based in the Dominion of Canada and we process and store information on servers located worldwide. We may store information on servers and equipment in other countries depending on a variety of factors, including the locations of our users and service providers. By accessing or using the services or otherwise providing information to us, you consent to the processing, transfer and storage of information in and to the Dominion of Canada and other countries, where you may not have the same rights as you do under local law.
* In connection with processing of personal data received from the European Union and Switzerland, we make efforts to adhere to the EU-U.S. and Swiss-U.S. Privacy Shield Program (“Privacy Shield”) and comply with its framework and principles.
* Please direct any inquiries or complaints regarding our compliance with the Privacy Shield principles to the point of contact listed in the “Contact Us” section below. If we do not resolve your complaint, you may submit your complaint free of charge to JAMS. Under certain conditions specified by the Privacy Shield principles, you may also be able to invoke binding arbitration to resolve your complaint. We are subject to the investigatory and enforcement powers of the Federal Trade Commission. If we share EU or Swiss data with a third-party service provider that processes the data solely on our behalf, then we will be liable for that third party’s processing of EU or Swiss data in violation of the Privacy Shield principles, unless we can prove that we are not responsible for the event giving rise to the damage.
* Additional Information for EEA Users: Users in the European Economic Area have the right to request access to, rectification of, or erasure of their personal data; to data portability in certain circumstances; to request restriction of processing; to object to processing; and to withdraw consent for processing where they have previously provided consent. These rights can be exercised using the information provided under “Your Choices” above or by contacting us at the addresses provided below. EEA users also have the right to lodge a complaint with their local supervisory authority. As required by applicable law, we collect and process information about individuals in the EEA only where we have legal bases for doing so. Our legal bases depend on the Services you use and how you use them. We process your information on the following legal bases:
  + You have consented for us to do so for a specific purpose;
  + We need to process the information to provide you the Services, including to operate the Services, provide customer support and personalized features and to protect the safety and security of the Services;
  + It satisfies a legitimate interest (which is not overridden by your data protection interests), such as preventing fraud, ensuring network and information security, enforcing our rules and policies, protecting our legal rights and interests, research and development, and marketing and promoting the Services;
  + We need to process your information to comply with our legal obligations.
* Data Subject and Consumer Information Requests: Requests for a copy of the information IDream has about your account, including EU General Data Protection Regulation (GDPR) data subject access requests and California Consumer Privacy Act (CCPA) consumer information requests, can be submitted to the contact below.
* Children: Children under the age of 16 are not allowed to create an account or otherwise use the services. Additionally, if you are in the EEA, you must be over the age required by the laws of your country to create an account or otherwise use the services, or we need to have obtained verifiable consent from your parent or legal guardian.
* Changing This Policy: We may change this Privacy Policy from time to time. If we do, we will let you know by revising the date at the top of the policy. If we make a change to this policy that, in our sole discretion, is material, we will provide you with additional notice such as an announcement in our [P1-OM] Open Collective Game Studio Discord. We encourage you to review the Privacy Policy whenever you access or use our services or otherwise interact with us to stay informed about our information practices and the ways you can help protect your privacy. By continuing to use our services after Privacy Policy changes go into effect, you agree to be bound by the revised policy.

Contact Us: To send a GDPR data subject request, CCPA consumer request, or if you have other questions about this Privacy Policy, please contact us <https://form.jotform.com/221666604388059> or [admin@p1om.com](mailto:admin@p1vc.org).

If you require an update to information you have posted to our services, please use the same forms to make such requests. You may also request information be withdrawn. Be aware such requests may not be granted unless required by law.