

Jottit Down Digital Game Privacy Policy

Privacy policy forms part of the Website Terms and Service, by using our Services, you are agreeing to the terms and guidelines privacy policy on the registration page. If you are a parent of a child under the age of 18, you are agreeing to these terms on behalf of yourself and your child(ren) who are authorized to use the Services pursuant to these Terms and in the privacy policy. If you don't agree to these Terms and privacy policy, do not use the services.

When you access our Service, you may be required to register an account. By registering for an account or by using our Service in any capacity you understand and agree to the terms related to Jottit Down the digital game. If under the age 18 your parent or legal guardian must review and agree to Terms of Service. We comply with the Children's Online Privacy Act (COPPA) If you access our Service through a third-party platform like Apple or Google and/or any social networking site like Facebook, you are obligated to comply with their terms and conditions in addition to our Terms of Service. As a developing and evolving Service, updates may be completed, and you are required to accept updates to our Services. You have the right and privilege to terminate Services at any time.

Links to Third Party Websites or Resources:

The Services and App may contain links to third party websites or resources. We may provide these links only as a convenience and are not responsible for the content, products, or services on or available from those websites or resources or links displayed on such websites. You acknowledge sole responsibility for and assume all risk arising from your use of any third-party websites or resources. You understand that when you visit the site, cookies may be left on your computer. The cookies may be used to personalize your experience on the website. In addition, cookies may be used for authentication, game management, data analysis and security purposes.

Billing All purchases of products and services from the company including, without limitation purchases of Jottit Down Digital Game, virtual items and membership are final and nonrefundable, except by applicable law. By purchasing any products including virtual products and/or service you warrant authority and right to use the payment method selected by you and that such payment method has sufficient credit or funds available to complete the purchase. You have 45 days to notify us of unauthorized charges to your account by emailing us urwordy@jottitdown.com. We reserve the right to close any account with suspicious or/and unauthorized charges. Renewals are under the same stipulations as initial signups. The Company, Jottit Down, reserves the right to change the fees related to the services at any time and the right to change, modify, add, or remove portions of the Terms and Privacy Policy at any given time. You are encouraged to check the terms frequently for changes and updates.

Safe Play — During game play be aware of your surroundings and play safely. You agree that your use of the App, Jottit Down, and play of the game is at your own risk, and it is your responsibility to maintain healthy play, preventing any liability, injuries, hazard, and personal injury. Furthermore, in the event of a dispute with others over the use of Jottit Down Digital Game regarded as negligence or other tort liability, you release the company from all claims, demands, damages of every kind and nature known and unknown, suspected and unsuspected, and disclosed arising out of or in any way connected with disputes.

Governing Law: Jottit Down, LLC is registered in the State of North Carolina and all disputes and legal actions in connection with terms, policy, and conditions of the game shall be heard and brought to the court of the State of North Carolina in the United States.

Virtual Money— We may cancel, suspend, or terminate your account and your access to your Virtual Money, your Virtual Goods, or the Services, at our sole discretion without prior notice. We have the right to offer, modify, eliminate, and/or terminate Virtual Money, Virtual Goods, the Content and/or the services or any portion thereof, at any time, with notice or liability for you. If we discontinue the use of Virtual Money or Virtual Goods, we will provide at least 60 days' notice to you by posting or emailing notice and other communications.

Virtual Items:

- Our services may include Virtual Items. These items can be earned through use of our Services or purchased with legal currency or Provider Credits.
- You agree that Virtual Items only exist within our Services and can never be exchanged for real money, real goods, or real services from us or anyone else. You do not own Virtual Items: they are provided for game usage any balance of Virtual Items does not reflect stored value.
- We reserve the right to control, regulate, change, or remove any Virtual Items without any liability to. All purchases and redemptions of Virtual Items through our services are final and no refundable. The transfer of Virtual items or/and funds is prohibited to any person or entity and/or third party.
- Termination of your account does not provide you with compensation for loss of usage and no refunds will be given.

Usage Conditions:

You may not use any technological or other means (such as cheating or using bugs, or glitches in the Services, or by using third party tools or software) to use the services in a way that is not within the spirit of fair play or these terms. You Specially Agree That You Will Not:

- use the services for fraudulent or abusive purposes, (including without limitation but using the services to impersonate any person or entity or otherwise misrepresent our affiliations with a person entity or our services.
- disguise, anonymize or hide your IP address or the source of any content that you may upload.
- attempt to decompile, reverse engineer, disassemble or hack any of the Services, or to defeat or overcome any encryption technologies or security measures or data transmitted, processed, or stored by us.
- harvest, scrape, or collect any information about or regarding other people that use the services, including, but to limited any to personal data or information, (including but not limited to pixel tags' cookies, graphics interchange formats (gifs) or similar items a.k.a. spyware or pcms (passive collection mechanisms)
- disrupt the normal flow of a game or otherwise act in a manner that is likely to negatively affect other players' ability to compete fairly when playing the games.
- disobey any requirements or regulations of any network connected to the services.
- circumvent technological measures designed to control access to or elements of the services.
- do anything else that is not within the spirit of fair play or the terms.

Conduct, General Prohibitions, and Rights

You agree that you are responsible for your own conduct and User Content while playing the game and for any consequences thereof. By way of example and not as a limitation, you agree that when using the services and content, you will not:

1. defame, abuse, harass, harm, stalk, threaten, or otherwise violate the legal rights (including the rights of privacy and publicity) of others.
2. upload, post, email, transmit, or otherwise make available any unlawful, inappropriate, defamatory, obscene, pornographic, vulgar, offensive, fraudulent, false, misleading, or deceptive content or message.
3. promote or engage in discrimination bigotry, racism, hatred, or harassment against any individual or group.
4. upload, post, or otherwise make available commercial messages or advertisement, pyramid schemes or other disruptive notices.
5. promote or provide instructional information about illegal or harmful activities or substances.
6. transmit any viruses, worms, defects, Trojan horses, or any items of a destructive nature.
7. submit fake, falsified, misleading, or inappropriate data submissions, edits, or removals.
8. post upload, publish, submit, or transmit any content that infringes, misappropriates, or violates a third party's patent, copyright, trademark, trade secret, moral rights, or other intellectual property rights, or rights of the publicity or privacy.