Privacy Policy
Effective Date: May 25, 2018

Candywriter, LLC ("Candywriter," “we,” “our,” or “us”) provides this privacy policy to describe how we collect, use, share, and otherwise process the information of individuals who use our Candywriter mobile applications (collectively “App”).

Information Collection
When using our App, you may voluntarily provide information about yourself, such as your name and email address. You provide this information when you contact us or interact with us for any purpose. We also collect technical information during your use of our App, including device type, date and time you accessed our App and your usage behavior within the App. We may use cookies or similar technologies to collect this technical information. See the Digital Advertising & Analytics section of this privacy policy to learn more about the use of this information and the choices available to you.

Information Use
We use the information we collect for various purposes, including the following:

• To provide our products to you, including to process in-App purchases you make;
• To maintain, improve, and personalize your experience of our App;
• To respond to your inquiries or contact you as you request, including for customer service and support purposes;
• To run a promotion, contest, survey or other App feature;
• To comply with the law; and/or
• As otherwise disclosed at the time information is collected.

We do not use automatic decision-making or engage in profiling that results in legal effects or similarly significant affects.

Where we intend to process your information for a purpose other than the purpose for which it was collected, we will provide you with information regarding the purpose for the processing, as well as other relevant information, prior to processing your information for the new purpose.

Information Sharing
We may share information that personally identifies you with third parties, including the following:

• Affiliated companies;
• As part of a corporate sale, merger, or acquisition, or other transfer of all or part of our assets including as part of a bankruptcy proceeding;
• Pursuant to a subpoena, court order, governmental inquiry, or other legal process or as otherwise required by law, or to protect our rights or the rights of third parties; or
• With your consent or as otherwise disclosed at the time of data collection or sharing.

We may share information that has been de-identified or aggregated without limitation.

**Digital Advertising & Analytics**

We may partner with ad networks and other ad serving providers (“Advertising Providers”) that serve ads on behalf of us and others on non-affiliated platforms. Some of those ads may be personalized, meaning that they are intended to be relevant to you based on information Advertising Providers collect about your use of the App and other sites or apps over time, including information about relationships among different browsers and devices. This type of advertising is known as interest-based advertising. Our App may include Advertising Providers such as AdColony, AppLovin, Chartboost, Facebook, Fyber, Google, HyprMX, InMobi, Tapjoy, Unity, and Vungle. These networks determine independently how to use your information, so review their linked privacy policies to learn more.

Candywriter adheres to the Digital Advertising Alliance (“DAA”) Self-Regulatory Principles in connection with this interest-based advertising activity. You may visit the DAA AppChoices tool at [www.youradchoices.com/AppChoices](http://www.youradchoices.com/AppChoices) to learn more about this type of advertising and how to opt out of this advertising by companies participating in the DAA self-regulatory program. You can also use platform controls, such as “Limit Ad Tracking,” to exercise choice regarding interest-based advertising for other entities engaged in the practice that honor those mechanisms. If you delete your cookies or use a different browser or mobile device, you may need to renew your opt-out choices exercised through the DAA AppChoices tool. Note that electing to opt out will not stop advertising from appearing in your browser or applications. It may make the ads you see less relevant to your interests. Additionally, your browser may offer tools to limit the use of cookies or to delete cookies; however, if you use these tools, our App may not function as intended.

We may also work with third parties that collect data about your use of the App and other sites or apps over time for non-advertising purposes. Your use of the App is subject to the applicable third party’s privacy policy including: Fabric, Facebook, Flurry, GameAnalytics, and Google. Candywriter uses third-party services to improve the performance of the App and for analytics and marketing purposes. Candywriter uses these services to improve the performance of the App and for analytics and marketing purposes. These third parties determine independently how to use your information, so review their linked privacy policies to learn more.

**Third-Party Links and Tools**

The App may provide links to third-party apps. We do not control the privacy practices of those apps, and they are not covered by this privacy policy. You should review the privacy policies of other apps that you use to learn about their data practices.
The App may also include integrated social media tools or “plug-ins,” such as social networking tools offered by third parties. If you use these tools to share personal data or you otherwise interact with these features on the App, those companies may collect information about you and may use and share such information in accordance with your account settings, including by sharing such information with the general public. Your interactions with third-party companies and your use of their features are governed by the privacy policies of the companies that provide those features. We encourage you to carefully read the privacy policies of any accounts you create and use.

**Unity Game Engine**

Candywriter may have developed the App using the third party Unity game engine. Unity incorporates certain anonymous device data collection in the runtime of its game engine software, which is in turn incorporated into the App developed with the Unity game engine. The Unity software collects without limitation the following information from users: unique device identifier; IP address; device manufacturer and model; the operating system and version running on the system or device; browser type; language; the graphics card type and vendor name; graphics card driver name and version; which graphics API is in use; amount of system and video RAM present; current screen resolution; version of the Unity Player; version of the Unity Editor used to create the content; a number describing whether the player is running on Mac, Windows or other platforms; application or bundle identification of the game installed. Your use of the App developed using the Unity game engine is subject to Unity’s privacy policy.

**Children**

We do not knowingly collect personal data from individuals under 16, or the relevant age in your jurisdiction. If we become aware that a child has provided us with personal data, we will take steps to delete such information. If you become aware that a child has provided us with personal data, please contact us using the information in the Contact section below.

**International Visitors**

This section applies to those that download our App in the European Economic Area and Switzerland.

**Lawful Basis for Processing**

On certain occasions, we process your personal data when it is necessary for the performance of a contract to which you are a party, such as to provide services to you. We may also process your personal data to respond to your inquiries concerning our products and services.

On other occasions, we process your personal data where required by law. We may also process your personal data if necessary to protect your interests or the interests of a third party.

Additionally, we process your personal data when we have a legitimate interest in doing so and this interest is not overridden by your data protection rights. Where we process your personal
data for this purpose, our legitimate interest is to improve our services and keep our App secure. If the processing of personal data is necessary and there is no statutory basis for such processing, we will ask for your consent to process your personal data. You have the right to withdraw your consent to processing of personal data at any time.

If you wish to exercise the right to withdraw consent, please contact us using the information in the Contact section below.

Transfers of Personal Data

Please be aware that the personal data we collect may be transferred to and maintained on servers or databases located outside your state, province, country, or other jurisdiction, where the privacy laws may not be as protective as those in your location. If you are located outside of the United States, please be advised that we process and store personal data in the United States and your consent to this privacy policy represents your agreement to this processing.

Your Rights

You have a right to the following:

- To request access to the personal data we hold about you;
- To request that we rectify or erase your personal data;
- To request that we restrict or block the processing of your personal data;
- Under certain circumstances, to receive personal data about you that we store and transmit to another without hindrance from us, including requesting that we provide your personal data directly to another, i.e., a right to data portability; and
- Where we previously obtained your consent, to withdraw consent to processing your personal data.

To exercise these rights, contact us using the information in the Contact section below. Please be aware that we may be unable to afford these rights to you under certain circumstances, such as if we are legally prevented from doing so.

Additionally, you have the right to lodge a complaint against us. To do so, contact the supervisory authority in your country of residence.

Retention

We will process and store your information only for the period necessary to achieve the purpose of the storage, or as permitted by law. The criteria used to determine the period of storage of information is the respective statutory retention period. After expiration of that period, the corresponding information is routinely deleted, as long as it is no longer necessary for the fulfillment of a contract or the initiation of a contract.

Changes to Our Privacy Policy

If our information practices change, we will post these changes on this page. We encourage you
to visit this page periodically to learn of any updates.

Contact

If you have questions, comments, or concerns about this privacy policy, please contact us, in our role as data controller, at:

Candywriter Attn: Privacy Policy
1521 Alton Rd, Ste 670
Miami Beach, FL 33139
support@candywriter.com