

Privacy Policy

Last updated: March 14, 2025

At Food Combo, we are committed to honoring the privacy preferences of our users (referred to as "you" throughout this policy). This privacy policy is designed to give you a clear understanding of the ways in which we gather, store, and utilize your personal information when you engage with our game, known as the "Application." We encourage you to read this policy attentively to be fully informed about our privacy practices. By launching the application or using any of our services, you are signifying your acceptance of the terms laid out in this privacy policy.

Information Collection and Usage

1. Game Data Information

We gather various types of game - related data, such as the number of clicks, the landing pages you visit, the pages you view, the apps you open, the status of permissions, the functionality status of features, the number of apps installed on your device, the package name, the app brand, the app's network status, the `firebase_device_id`, the app model, the country associated with your SIM card, the system language, and cookies that advertisers can store or access. This data is solely shared with accredited third - party statistical platforms, namely Firebase, Facebook Analytics, and our in - house data statistics system (ECS).

2. Equipment Information

To enhance your experience while using our apps, we collect details about your device and network connection. The information we collect is contingent upon the context of your interaction with us, the choices you make (including your privacy settings), and the products and features you utilize. It may include elements like the SDK/API code version, the platform you're using, the timestamp, the application identifier, the application version, an independent device identifier, the terminal manufacturer, the terminal device's operating system version, the language location, the time zone, the network status (such as Wi - Fi), the application's publishing status on Google Play, the ad loading strategy, the advertising platform, and the ad delivery ID. We store the information collected through the Android ID linked to the device you use. This enables us to keep track of your advertising - related behavior within the app, and we consider this information as personal data.

3. Advertising Information

We utilize your Android advertising identifier to offer you a personalized advertising experience. This identifier is strictly used for advertising and analytical purposes. It's important to note that

the advertising identifier does not contain any sensitive user information that could be used to identify you as an individual user or your device. It has no connection to personal identification information, nor is it related to any permanent device identifiers like SSAID, MAC address, or IMEI.

4. Network Information

When you connect to the internet to play our game, we collect information about your network connection type (such as WiFi or mobile data) and your IP address. This data is used to ensure a stable network connection for the game.

5. Monetization and Analytics Information from Other Sources

Third - party SDKs integrated within our applications may access your information, which includes:

- Google AD ID;
- Data related to your device (such as device type, technical details, and country);
- Data used to combat fraud (for example, click fraud in advertising);
- Demographic data (like determining your location from your IP address);
- Data for advertising, marketing, and analytics purposes;
- Cookies that advertisers may store or read.

The information collected by these third - party SDKs is managed by their respective providers, and we have no control over these third - party entities. Third - party partners include monetization partners such as Google Admob, Facebook Audience Network, IronSource, AppLovin, Vungle, Unity, Fyber, Amazon, Pangle, Kwai, etc., and analytics tool partners like Firebase, Facebook Analytics, and our own data analytics system. Links to the privacy policies of these platforms are provided in the "Privacy Policies of Third - Party Partners" section.

Legal Basis for Personal Data Processing

As described above, we process personal data in line with the objectives stated in this Privacy Policy. The legal justifications for our personal data processing activities include: processing that is necessary for the execution of the contract we have with you (for example, to deliver the services you've requested and to authenticate your identity); processing that is required to comply with legal obligations (such as adhering to applicable accounting regulations and making mandatory disclosures to law enforcement); processing for our legitimate interests (such as managing our relationship with you, safeguarding the security of our services, and communicating with you about our products and services); and processing based on the consent provided by our customers (for example, placing certain cookies and sharing your information with third parties for advertising). In some instances, you may need to supply us with personal data for the above - mentioned processing so that we can provide you with all our services and all the features of our application.

Information Collection Methods

6. Automatic Game Collection

When you run the game, the game system automatically gathers the relevant information detailed above. The collection of this information is carried out in compliance with this privacy policy and relevant laws and regulations.

7. Third - Party Platform Acquisition

If you download and install the game through a third - party platform (such as the Google Play Store), we may obtain certain information related to you from that platform, such as your device identifier and application download history. The acquisition of this information adheres to the privacy policies and relevant laws and regulations of the third - party platforms.

Information Protection

We place a high value on the security of your personal information. We take reasonable measures to encrypt your data in appropriate situations to safeguard it from loss, theft, misuse, unauthorized access, disclosure, alteration, and destruction. We use encryption technology to encrypt, store, and transmit users' personal information, ensuring its security during network transmission. We implement strict access control policies, limiting access to and processing of users' personal information to authorized personnel only, and we record and audit all access activities. Regular security checks and vulnerability patches are carried out on our game systems and servers to prevent security threats such as hacker attacks and malicious software.

Information Retention Period

Generally, access to your personal information is restricted to employees who require it for their work. We will store your information until the application ceases to operate, at which point it will be deleted.

Your Rights

8. Right to Withdraw Consent

If we process your personal information based on your consent, you have the right to withdraw that consent at any time. The withdrawal of consent does not affect the lawfulness of the processing carried out by us based on your consent prior to the withdrawal, nor does it impact the lawfulness of processing by any third party.

9. Right to Access and Correct

You have a legitimate right, within the boundaries permitted by applicable laws and regulations, to access or correct the personal information we hold about you.

10. Right of Access and Correction

If you request a copy of the personal information we have about you, we will promptly provide it to you free of charge, unless the law allows us to levy a fee. If such access has an adverse impact on the rights and freedoms of others, we may limit your access. You can also request the correction or update of any personal information we hold about you, unless you can make such changes directly through the services.

11. Right to Delete

You may ask us to delete any personal information we hold about you that is no longer necessary for the purposes for which it was collected or otherwise processed; information related to processing activities to which you previously consented but later withdrew your consent; or information where you object to the processing activity and there is no overriding legitimate reason for us to continue processing it.

12. Right of Restriction

You have the right to restrict our processing of your personal information if any of the following situations apply:

- You question the accuracy of our processing of your personal information. As long as we are in the process of verifying the accuracy of your personal information, we will restrict its processing, which may lead to some or all service disruptions;
- The processing is illegal, and you object to the deletion of your personal information and request that its use be restricted;
- We no longer need your personal information for processing purposes, but you need it to establish, exercise, or defend a legitimate claim; or you object to processing before we can verify that our legitimate reasons for processing outweigh your rights.

We will only process your restricted personal information with your consent, or to establish, exercise, or defend a legitimate claim, or to protect the rights of other natural or legal persons, or for reasons of significant public interest. We will notify you if the restrictions are lifted.

13. Right to Object to Processing

If we process your personal information based on the legal grounds of consent, contract, or legitimate interest, you may object to our processing at any time in accordance with applicable law. We may continue to process your personal information if it is necessary to defend legitimate claims or in other circumstances permitted by applicable law.

14. Notification to Third Parties

If we share your personal information with third parties, we will notify them of any requests to correct, delete, or restrict your personal information, unless it is impossible or would require an excessive amount of effort. Upon your request, we will identify these third parties.

15. Automated Personal Decisions, including Analysis

Unless there is an exception under applicable law, you have the right not to be bound by decisions made solely based on the automated processing of your personal information (including analysis) that have legal or similarly significant material implications for you.

16. Right to Data Portability

If we process your personal information in accordance with a contract with you or based on your consent, or if the processing is done through automated means, you may request to receive your personal information in a structured, commonly used, and machine - readable format. Where technically feasible, we will transfer your personal information directly to another controller, unless exercising this right would have an adverse impact on the rights and freedoms of others.

17. Right to Complain

If you believe that we have violated your privacy, please contact us at nivalogic@gmail.com so that we can address your concerns. You also have the right to file a complaint with the competent supervisory authority in the Member State where you have your habitual residence, place of work, or where the alleged infringement occurred.

California Privacy Rights

The California Consumer Privacy Act (CCPA) bestows additional rights upon California residents, which are detailed below. To exercise these rights, refer to the "Exercising Your California Privacy Rights" section.

If you are not a California resident, this specific set of provisions does not apply to you. Please refer to our main Privacy Statement.

18. Right to Know

You have the right to know and view the information we have collected about you over the past 12 months, including:

- The types of information we have collected about you;
- The sources from which the information was collected;
- The commercial or business purpose for which your information was collected;
- The specific information we've gathered about you.

19. Right of Erasure

You have the right to ask us to delete the information we have collected from you (and to direct our service providers to do the same). However, there are certain exceptions, including but not limited to when we or a third party need this information to:

- Provide you with services;
- Fix errors in our system;
- Comply with the California Electronic Communications Privacy Act (California Penal Code Section 1546 and subsequent sections);

- Engage in public or peer - reviewed scientific, historical, or statistical research in the public interest and in compliance with applicable ethics and privacy laws;
- Fulfill legal obligations.

20. Retention Provisions

- The Company may retain personal data for a longer period if the user consents to such processing and does not withdraw that consent. Additionally, companies may be legally required to retain personal data for an extended period to meet legal obligations or as ordered by authorities.
- Once the game stops operating, personal data will be deleted.

21. Response to Requests

We strive to respond within 45 days of receiving a verifiable consumer request. If we need additional time (up to 90 days), we will notify you of the reason and the extension via email, phone, or other electronic means. We will not charge a fee for processing or responding to your verifiable consumer request, unless the request is excessive, repetitive, or clearly unfounded. If we determine that the request requires payment, we will inform you of the reasons for our decision and provide a cost estimate before fulfilling your request.

22. Non - Discrimination

We will not discriminate against you for exercising any of your CCPA rights. Such discrimination includes: refusing to provide you with our services; charging you different prices or rates for our services; providing you with different levels or qualities of service. This means that you should not experience differences in service prices, rates, levels, or quality as a result of exercising your CCPA rights.

23. Minors' Data Collection Notice

These services are not available to anyone under the age of 13. We do not knowingly collect personally identifiable information from children under 13. If we become aware that a child under 13 has provided us with personal information, we will immediately delete that information from our servers. If you are a parent or guardian and know that your child has provided us with personal information, please contact us so that we can take appropriate action. Users aged 13 to 16 have the right to

opt - in, or if you are a parent or guardian of a user in this age range, you can contact us.

EU and UK Residents' Rights

If you are a resident of the UK or other EU member states, under EU data protection legislation, you have the following rights:

- 24. Confirm whether we process your personal data and inquire about the personal information we hold about you.
- 25. Modify or check your data.
- 26. Request the deletion of your data.
- 27. If we do not have the legal right to continue using some or all of your data, ask us to cease using it.
- 28. Request a copy of the personal data you've provided to us in a machine - readable format.

If you wish to exercise these rights, please send an email to nivalogic@gmail.com. We will respond to you within one month. If you believe that we are not complying with data protection laws, you also have the right to lodge a complaint with the local data protection agency.

Third - Party Links

We have provided links to the privacy policies of our third - party partners. These policies are independently managed by the third parties, and we have no control over them. The links offer detailed information on how third parties collect, use, and share user data. We recommend that you carefully review the privacy policies of these third parties. The specific links are as follows:

- 29. Adjust: <https://www.adjust.com/terms/privacy-policy/>
- 30. Unity: <https://unity3d.com/legal/privacy-policy>
- 31. Pangle: <https://www.pangleglobal.com/privacy>
- 32. Mintegral: <https://www.mintegral.com/en/privacy>
- 33. Vungle: <https://vungle.com/privacy/>
- 34. Max/Applovin: <https://www.applovin.com/privacy/>
- 35. ironSource: <https://www.is.com/privacy-policy/>

Children's Privacy

We firmly believe in the importance of protecting children's privacy. We encourage parents and guardians to regularly review and monitor their children's online activities. If parents or guardians discover that their children have provided us with personal information without their consent, please contact us immediately, and we will delete such personal information as quickly as possible.

Privacy Policy Updates

We may periodically review and update this privacy agreement to align with business development requirements or changes in laws and regulations. The revised policy will be published within the application, and we will notify you in a reasonable manner when appropriate. After receiving the notification, please carefully read the revised privacy agreement. If you do not agree with the revised terms, you have the right to stop using the game. Continuing to use the game after the update will be considered as your acceptance of the revised privacy agreement.

Contact Us

If you have any questions, concerns, or suggestions regarding this privacy agreement or our handling of your personal information, you can reach out to us via the following method:

Email: nivalogic@gmail.com