Privacy Policy

Last updated July 2021

Float Tech LLC and its affiliates and subsidiaries, meaning companies related by common ownership or control (collectively, “Float Tech LLC”, “we”, “us”, “our”) respect your (the “user,” “you” or “your”) right to privacy and strive to maintain the confidentiality of your personal information. This Privacy Statement describes in greater detail our privacy practices for collecting and maintaining certain information collected about you. This Privacy Statement applies to all versions of the Apps known as the HIIT Timer, Tabata Timer, and Interval Timer (collectively the “Timer Suite Apps” or the “Apps”) (whether operating on iOS, Mac, Android or other platform), websites, products and related services.

We may change this Privacy Statement from time to time. If we make changes, we will notify you by revising the date at the top of the page. We require you to read and agree to this Privacy Statement when you download and install one or multiple of the Timer Suite Apps. We encourage you to review the Privacy Policy whenever you access one of the Timer Suite Apps for purposes including creating the perfect workout with the exact number of rounds, exercise and rest that you want, or when you otherwise interact with us via e-mail, post, phone or any other means of communication.

1. Application of this Privacy Statement

This Privacy Statement (the “Privacy Policy”) applies to our Timer Suite Apps, products, and related services whether or not they link to this Privacy Policy. Float Tech LLC is the responsible entity for all Personally Identifiable Information subject to this Privacy Policy and for any services provided to users anywhere in the world.

2. Information We Collect

We generally do not collect Personally Identifiable Information from you. We may collect some limited information from you through the following channels:

- The best way to keep information private is to never collect it at all.
  The app is designed so there is no identifiable information to protect in the first place:
  - No user accounts or registration.
  - We never ask for your name or email.
  - Your workout history is only kept locally on the device by default.
○ App is completely functional without an internet connection
○ App is unable to access your photo library, camera, microphone or location and doesn't require any iOS permissions.

- If you choose to enable the premium cloud-storage of your workout history so it cannot be lost, the history is stored in Google Firebase. This information is limited to the date of your workout, and the timer/settings/routine you engaged in during your workout. This information does not include your name or any Personally Identifiable Information. Your workouts are assigned to a randomly generated user ID.
- We use Firebase to collect statistics on how users use the Timer Suite Apps, contact technical support, and similar. This is aggregate user data and is not affiliated with any particular user.
- We use Firebase to collect statistics on where users are located, by country. This is aggregate user data and is not affiliated with any particular user.
- We use a helpdesk platform that users can register on in order to submit any help tickets. We may access to users’ e-mail address and any other information they elect to provide as part of help tickets. This information is only utilized for customer support, is stored only for record-keeping and analytics purposes, and is not shared, subject to the exclusions below.

As indicated above, we may from time to time collect automatically-collected information when you access our services (“Usage Data”), such as browser information, link interaction with our products, Internet Protocol (“IP”) address, and any other usage information collected through Firebase or any interaction with our servers. This information is not linked to your identity.

3. Information Disclosure

We limit any sharing of information we have collected about you to certain narrow purposes. Your information may be shared for the following reasons only:

TO COMPLY WITH LAWS OR TO PROTECT RIGHTS OF USERS

If we believe the release of information about you is necessary to respond to a legal process, to investigate or remedy potential violations of our policies, or to protect the rights, property, or safety of others, we may share your information as permitted or required by any applicable law, rule, or regulation. This includes exchanging information with other entities for fraud protection and credit risk reduction.

TO ASSIST THIRD-PARTY SERVICE PROVIDERS
We may share your information with third parties that perform services for us or on our behalf, including payment processing, data analysis, e-mail delivery, hosting services, customer service, and marketing assistance.

TO PERFORM ANALYSIS AND MARKETING STRATEGIES WITH OTHER THIRD PARTIES

We may share your information with advertisers and investors for the purpose of conducting general business analysis. We may also share your information with such third parties for marketing purposes, as permitted by law.

TO TRANSFER ASSETS IN THE EVENT OF SALE OR BANKRUPTCY

If we reorganize or sell all or a portion of our assets, undergo a merger, or are acquired by another entity, we may transfer your information to the successor entity. If we go out of business or enter bankruptcy, your information could be an asset transferred or acquired by a third party. You acknowledge that such transfers may occur and that the transferee may decline to honor the commitments we've made in this Privacy Policy.

4. Our Stance on Contact with You

We may from time to time contact you to remind you about something related to the Timer Suite Apps, such as reminding you about your planned workout, or to inform you of other great services we have in the works through “push notifications” or similar means. If you do not wish to receive these types of notifications, you will be provided an “opt-out” option.

5. How We Keep Your Personal Information Safe

We use administrative, technical, and physical security measures to help protect your information. While we have taken reasonable steps to secure the information you provide to us, please be aware that despite our best efforts, no security measures are perfect or impenetrable, and no method of data transmission can be guaranteed against any and all interceptions or other type of misuses. Any information disclosed is potentially vulnerable to interception and misuse by unauthorized parties. Therefore, we cannot guarantee complete security if you provide us your information.

6. Policy Regarding Children

We do not knowingly solicit information from children under the age of 18 unless the children have been granted permission by their parents to use our Apps. If you become aware of any
data that we have collected from children under age 18, please contact us using the contact information provided below.

**Contact Us**

For questions or concerns relating to privacy, we can be contacted by e-mail at support@float.support