

**Privacy Policy**

**Last Modified:** 2022-05-11

**1. Acceptance of Privacy Policy**

Get Together AI, Inc. (the “**Company**,” “**we**,” “**us**” or “**our**”) respects all visitor’s privacy and is committed to protecting it through this Privacy Policy. This Privacy Policy applies to your access to and use of [gettogether.ai](https://gettogether.ai) (the “**Website**”), our corresponding application (the “**Application**”; together with the Website, the “**Platform**”) and any content, links, functionality, features, products, materials or other items (including, but not limited to, all information, data, software, text, displays, images, video and audio, and the design, selection and arrangement thereof) offered or obtained on or through the Platform (collectively, “**Content**”). This policy does not apply to information collected on any third-party site or by any third-party application that may link to or be accessible via the Platform.

By using the Platform, you (“**you**,” “**your**” or “**yourself**”) consent to the data practices described in this Privacy Policy. Please read this entire Privacy Policy carefully to understand our policies and practices regarding your personal information, as well as your obligation to comply, while using the Platform. If you do not agree with the data practices in this Privacy Policy, you should not use the Platform.

**2. Changes to Our Privacy Policy**

We may modify the terms of this Privacy Policy from time to time. We will post any changes we make to this Privacy Policy on this page. If we make material changes to this Privacy Policy, we will notify you through a notice on the Website’s home page and via the Application. We reserve the right to make the revised or changed notice effective for information we already have about you as well as any information we receive in the future. The date this Privacy Policy was last modified is identified at the top of the page and at the top of the Privacy Policy in the application. You should check this page every time you use the Platform to take notice of any changes we made, as they are binding on you. All material changes shall apply prospectively only. By continuing to use the Platform following the posting of changes to this Privacy Policy, you accept those changes.

**3. Scope of Privacy Policy**

You understand and acknowledge that this Privacy Policy applies to information collected by the Platform and does not apply to information collected by third-party websites, even if a link to a third-party website appears on the Website or in the Application. We are not responsible for the data practices of third-party websites.

**4. Children’s Privacy**

You understand and acknowledge that: (a) the Platform is not intended for children under 13 years of age; (b) in order to comply with the Children’s Online Privacy Protection Act, we do not knowingly or intentionally collect any personal information about children under 13 years of age; and (c) if we obtain actual knowledge that we have collected personal information about a child under 13 years of age without verification of parental consent, that information will be

immediately deleted from our database. If you believe that we might have any information from or about a child under 13 years of age, please contact us at [info@gettogether.ai](mailto:info@gettogether.ai).

## **5. Information Collected**

We may request at times that you voluntarily supply us with personal information. Such personal information includes any information that may be used to identify you (including, but not limited to, first and last name, phone number, and email address).

As you use the Platform, we may also collect: (a) the details of your visits to the Website and use of the Application, (including, but not limited to, traffic data, location data, logs and other communication data and the resources that you access); and (b) information about your computer or smart phone and internet connection (including, but not limited to, your IP address, operating system and browser type, for system administration). This is statistical data about your equipment, browsing actions and patterns, and does not identify you personally.

We reserve the right to retain user data ad infinitum in order to create and improve our core models and generate an optimal user experience. You may email [info@gettogether.ai](mailto:info@gettogether.ai) to request that your data be deleted at any time.

## **6. Third-Party Calendars**

In order to enhance your experience on the platform, you may choose to provide the Platform with access to third-party digital calendars such as Google Calendar, Microsoft Outlook, and iCal. In the case where you provide this access, the Platform will use authorization tokens supplied by the vendors of these third-party digital calendars to access information about your calendar when a “Get Together” request is initiated.

Specifically, the Platform will scan your calendar(s) to understand your availability and, if you accept a Get Together recommendation made by the Platform, will put an event on your calendar(s). The Platform will NOT locally store information about any events (such as your event context, attendees, location, etc) from a third-party digital calendar service such as the ones referenced above other than those that it has booked directly on your behalf.

## **7. Use of Information**

By entering personal information on the Platform, you consent to our use of your personal information for purposes related to the Platform, its Content and any other the services offered and/or provided on, or in connection with the Platform. Without limiting the foregoing, by giving us personal information you are giving us, as well as our third-party information storage provider, permission to contact you and/or send you information about services and offerings.

The Platform uses “cookies,” which is information that the Platform’s server sends to your device when you access the Platform. This information enables the Platform to track your use of the Platform. The cookies help us analyze how the Platform is used, and help us improve it. Use of cookies enable us to: (a) estimate our the size of our user base and usage patterns; (b) store information about your preferences, allowing us to customize the Platform according to your individual interests; (c) speed up your tasks; and (d) recognize you when you return to the Platform. You may refuse the use of cookies by activating the appropriate setting on your browser or application. However, if you select this setting you may be unable to access certain parts of the Platform. Unless you have adjusted your system settings to refuse cookies, our system may issue cookies when you use the Platform.

## **8. Disclosure of Information**

We may disclose personal information that you provide via the Platform to the following:

- a. Our subsidiaries and affiliates
- b. Contractors, employees, agents, and service providers we use to support our business.

We may also disclose your personal information to third parties-under the following circumstances:

- a. We are legally required to respond to subpoenas, court orders, or legal process.
- b. We believe it is necessary for us to establish or exercise our legal rights or defend against legal claims.
- c. We believe it is necessary in order to investigate, prevent, or take action regarding illegal activities, suspected fraud, situations involving potential threats to the physical safety of any person, violations of our terms and conditions, or as otherwise required or permitted by law.
- d. We are a party to a merger, divestiture, restructuring, reorganization, dissolution or any other form of sale of some or all of the Company's assets, whether as a going concern or as part of bankruptcy, liquidation or similar proceeding, in which personal information held by the Company about its participants is among the assets transferred.

## **9. Disclosure of Aggregated, Non-Personal Information**

We may share collected aggregated and non-personal information with third parties to conduct research, develop new products or services, or for any other legally permissible use.

## **10. User Contributions**

You recognize and acknowledge that we cannot control the use of information that you provide in public forums, including but not limited to, profile pages, product reviews, chat rooms, and message boards. You must not hold us responsible if information you have revealed in a public forum is used in a way which violates this Privacy Policy or the law.

## **11. Accessing and Correcting Your Personal Information**

You may send us an e-mail via [info@gettogether.ai](mailto:info@gettogether.ai) to request access to, correct or delete any personal information that you have provided to us.

## **12. Information Protection**

We take reasonable measures to protect the confidentiality, security, and integrity of the personal information collected from you. Personal information is stored in secure operating environments that are not available to the public and that are only accessible to authorized employees.

We also practice measures to protect against the loss, misuse, and alteration of the information under our control. As a result, although we strive to protect personally identifying information, we cannot ensure or warrant the security of any information transmitted to us through or in connection with our Platform, that we store on our systems or that is stored on our service providers' systems.

## **13. Links**

The Platform may contain links to other websites. You must not hold us responsible for the content on other websites or for the privacy policies or any other policies on those websites. This Privacy Policy applies solely to information collected by the Platform.

#### **14. Visitors from Outside of the United States**

The Company is headquartered in the United States. Information collected by the Platform is subject to United States law, which may not be equivalent to the laws in your country.

#### **15. Additional Rights**

While we have provided you various account settings and controls for managing your information, you may have additional or complementary rights under one or more state or local laws, some of which are noted below.

Residents of California, thanks to section 1798.83 of the California Civil Code, may request, once per calendar year, from companies conducting business in California a list of all third parties to whom the company has disclosed certain personally identifiable information as defined under California law during the preceding year for third-party direct-marketing purposes. In your request, please attest to your being a California resident and provide a current California address for our response.

If you are a California resident and under the age of 18, and a registered user of this Platform, section 22581 of the California Business and Professions Code permits you to request and obtain the removal of content that you have publicly posted. Please note that your request will not ensure a complete removal of the content and that in some cases the statute may not require or allow removal even if requested.

Nevada residents who wish to exercise their sale opt-out rights under Nevada Revised Statutes Chapter 603A may submit a request to this designated address: [info@gettogether.ai](mailto:info@gettogether.ai)

#### **16. European Union's General Data Protection Regulations ("GDPR")**

You may have certain rights under the European Union's GDPR 2016/679. The GDPR is a complex regulatory scheme and we do not intend to provide every detail here. If interested you should read the GDPR and the relevant guidance provided by the applicable authorities for a fuller explanation.

The GDPR provides the right, where applicable, to (a) access, (b) publication, (c) erasure, (d) restrict processing, (e) object to processing, (f) data portability, (g) complain to a supervisory authority, and (h) withdraw consent.

Where applicable, the GDPR provides the right to confirm whether Company has processed your Personal Data (as defined in the GDPR) and, when the Company does, the right to access that data, together with certain other information including the purposes of the processing, the categories of Personal Data concerned, and the recipients of the Personal Data. Where applicable, and providing that we do not affect the rights and freedoms of anyone else, we will supply you with one copy of your Personal Data. The first copy is free. We may charge a reasonable fee for additional copies.

Where applicable, the GDPR provides the rights to rectify any inaccurate Personal Data about you and, taking into account the purposes of the processing, to complete any incomplete data about you.

In some circumstances the GDPR provides you the right to erase your Personal Data without undue delay, including when we no longer need the Personal Data for the purposes for which we collected or processed the Personal Data, if you withdraw your consent to consent-based processing, if you object to the processing of the Personal Data under certain rules of the GDPR, if the processing is for the purpose of direct marketing, and if the Personal Data have been unlawfully processed. However, the GDPR provides exceptions or exclusions to the right to erase, including where the processing is necessary for the exercise of free expression and information, to comply with a legal obligation, or to establish, exercise, or defend a legal claim. In some circumstances the GDPR provides the right to restrict the processing of your Personal Data, such as to contest the accuracy of the Personal Data, where the processing is unlawful but you oppose erasure, when we no longer need the Personal Data for the purpose of our processing but you require Personal Data to establish, exercise or defend a legal claim, and you have objected to the processing pending the verification of that objection. When processing has been restricted on this basis, we may continue to store your Personal Data. But we will process your data otherwise only with your consent, to establish, exercise or defend a legal claim, or to protect another natural or legal person's rights, or for reasons of important public interest. If applicable, the GDPR provides the right to object to our processing of your Personal Data on grounds relating to your situation, but only to the extent that the processing is necessary for a task carried out in the public interest or to exercise any official authority vested in Company, or for a legitimate interest pursued by Company or someone else. If you object, we shall stop processing the Personal Data unless we can demonstrate compelling legitimate grounds to process the information that override your interests, rights and freedoms, or the purpose of the processing is to establish, exercise or defend a legal claim.

You may object to our processing of your Personal Data for direct marketing purposes including profiling for direct marketing purposes. If you notify us of such an objection, we shall stop processing your Personal Data for that purpose.

You may object to our processing of your Personal Data for scientific or historical research or statistical purposes on grounds relating to your particular situation, unless the processing is necessary for a task carried out in the public interest.

If the legal basis for our processing your Personal Data is consent or that the processing is necessary to perform a contract to which you are a party, or in order to take steps at your request before entering into a contract, and such processing is carried out by automatic means, you have the right to receive your Personal Data from us in a structured, commonly used, and machine-readable format. But this right does not apply when its application will adversely affect the rights and freedoms of others.

If you believe that our processing of your Personal Data infringes any data-protection statute, rule or regulation, you may lodge a complaint with the appropriate authorities responsible for data protection. If applicable, you may lodge that complaint in the European Union member state of your habitual residence, your workplace, or the place of the alleged infringement.

To the extent that we base our processing of your Personal Data on your consent, you may withdraw that consent at any time. But your withdrawal of that consent will not affect the lawfulness of any processing we do before your withdrawal.

If applicable, you may exercise any of your rights in relation to your Personal Data by emailing Company at [info@gettogether.ai](mailto:info@gettogether.ai)

## **17. Your Comments and Concerns**

If you would like to contact us with any concerns about your personal information or this Privacy Policy, please email us at [info@gettogether.ai](mailto:info@gettogether.ai). We welcome your questions and comments.