

DOT HIPHOP PRIVACY POLICYEffective January 2022

At Dot HipHop, we understand your story is personal and deserves enough protection to make you feel comfortable. To meet your needs, our Privacy Policy advises you about the information we collect about you and about your use of Dot HipHop services, how we collect, secure and protect that information, and what choices you have about how that information is used. Dot HipHop knows that privacy and security are important to every one of our users. Our commitment to privacy and security guides every decision we make about how, where, and when to collect information from users.

References to "Dot HipHop", "we", or "us" refer to Dot Hip Hop, LLC. Except as otherwise noted, Dot HipHop is the data controller responsible for the processing of your personal information as described in this Privacy Policy.

ACCEPTANCE OF TERMS

We urge you to read this Privacy Policy carefully. If you do not want us to collect, use or disclose information about you and your use of the Services as described in this Privacy Policy, then you should not use the Services. By using the Dot HipHop website ("Site") and/or any of our Services, you must agree to the Dot HipHop Terms of Use, which is the contract between us and users of the Services. By accepting the Dot HipHop Terms of Use, you confirm that you have read and understand this Privacy Policy and you acknowledge that we will store, use, and otherwise process your information in the United States where we are located.

II. IMPORTANT NOTICE FOR INDIVIDUALS UNDER THIRTEEN (13) YEARS OF AGE

Dot HipHop is intended only for individuals over the age of thirteen (13). By using our website, making an account, or participating in any of our services, you agree and certify that you are over thirteen (13) years of age. Dot HipHop shall terminate any account and related content generated by any individual under the age of thirteen (13) when Dot HipHop has actual knowledge of that individual's age. Further, that individual shall be barred from the use and enjoyment of our services until they attain the age of thirteen (13).

III. COOKIES

We use browser **session cookies**, which are temporary cookies that are erased from your device's memory when you close your Internet browser or turn your computer off, and **persistent cookies**, which are stored on your device until they expire, unless you delete them before that time. Browser cookies on our site are generally grouped into one of three categories: (a) Required cookies which are necessary to enable the basic features of this site to function, such as allowing images to load; (b) Functional cookies allow us to analyze your use of the site to evaluate and improve our performance or to provide you with a better customer experience (eg., remembering log-in credentials where applicable); (c) Advertising cookies which are used to share data with advertisers so that the ads you see are more relevant to you, allow you



to share certain pages with social networks, or allow you to post comments on our site, and (d) Performance and analytics cookies to enable us to analyze how visitors use the Dot HipHop website and to monitor performance.

The Dot HipHop website is hosted on the Wix.com platform and contains first-party and third-party cookies on our website. For more information about cookies included with every Wix.com platform, and for information on how Wix handles site visitors' data, please click on the Wix.com privacy policy here.

Some of our business partners may use cookies on our site (for example, advertisers). However, we have no access to or control over these cookies. You may limit or block those cookies by managing the privacy settings in your browser or with the third party.

IV. WHAT DATA DO WE COLLECT?

How we collect and store information depends on the services you use and the activities in which you participate. You can use some of the Dot HipHop site and services without providing any information other than that automatically collected as described below. Visitors who access and browse the Site without registering are "Site Visitors." Our core service, is the provisioning of .hiphop domain name registrations through a domain name registrar of your choice (See ______)[LINK TO REGISTRAR LIST]

Any information collected or handled by Dot HipHop in our role as a domain name registry operator is provided to us by your selected registrar who controls the collection of that data. Therefore, registrants of .hiphop domains must contact their chosen if they have any information about the information provided in connection with its domain name registrations(s). We are not responsible for the privacy or security practices of registrars.

Domain Name Registration Data

Under our Registry Agreement with the Internet Corporation for Assigned Names and Numbers ("ICANN"), we are required to collect certain information from our registrar partners prior to provisioning a .hiphop domain name. We do not collect that information directly from the registrants of such domain names, but only through an ICANN-Accredited Registrar. The information collected from domain name registrars include ("Registration Data"):

- Domain Name
- Nameservers
- Registration Data
- Registrant Name
- Registrant Organization (where applicable)
- Registrant Address
- Registrant Email
- Registrant Fax (where applicable)
- Registrant Phone number
- Administrative Contact
- Administrative Contact Organization (where applicable)
- Administrative Contact Address
- Administrative Contact Email



- Administrative Contact Fax (where applicable)
- Administrative Contact Telephone Number
- Technical Contact
- Technical Contact Organization (where applicable)
- Technical Contact Address
- Technical Contact Email
- Technical Contact Fax (where applicable)
- Technical Contact Telephone Number
- Billing Contact
- Billing Contact Organization (where applicable)
- Billing Contact Address
- Billing Contact Email
- Billing Contact Fax (where applicable)
- Billing Contact Telephone Number

<u>Basis for Processing Registration Information:</u> We use the Registration Data disclosed to us by your registrar for the following purposes:

- 1. Detect and mitigate fraud and abuse of our services and systems as well as abusive domain name registrations, including but not limited to the investigation and mitigation of reported instances of phishing, pharming, malware, botnets, spam (when used in connection with one of the aforementioned activities, or in any other way we believe is in violation of our Acceptable Use Policy;
- 2. Improve and optimize the operation and performance of our services
- 3. Diagnose problems with and identify any security and compliance risks, errors, or needed enhancements to the Services
- 4. Detect and prevent fraud and abuse of our Services and systems; and
- 5. Verification of registrant eligibility, where applicable.

Other ways we may use your information. We may use your Registration Data primarily to carry out the registration and supported functionality of your domain(s) at your registrar's request. Additionally, we may use Registrant Data to (i) improve our Services, promotions, and functionality, (ii) develop and collect aggregate statistics (ensuring appropriate anonymization) regarding our systems and Services, and (iii) communicate with you regarding your registration or related Services.

Non-Domain Name Registration Data

When otherwise using the Site. Site Visitors may provide additional information on the Site. We also collect information such as your name and email address, so that we may respond to any of your inquiries. We use this information to help with optional online activities such as email lists and promotional offers. You can opt-in or opt-out of our optional activities at any time. At your option, you may also provide demographic information (such as gender or age) about yourself, but it is not required. We also may ask you how dysgraphia or difficulty writing affects you -- e.g. that you have trouble writing generally, you have dysgraphia personally, or that you are a caregiver of someone with dysgraphia, an educator, a therapist, etc. You are not required to provide this information and may remove any designation at any time.



V. DATA CONTROLLER ROLES

Dot HipHop collects and processes your Registrant Data to carry out the registration of your domain, to ensure that your registration functions as expected, and that registrations do not affect the security of our registry. Like all gTLDs, we are required to process Registration Data in a manner obligated in our contracts with ICANN. In this respect, it is our understanding under applicable law that Dot HipHop acts as a joint data controller of your data, working in conjunction with your registrar and ICANN, as herein described.

- a. **<u>DOT HIPHOP REGISTRY.</u>** The registry's joint controllership and our responsibility for your data is limited to Registration Data, which is necessary for the registration of domain names within .hiphop.
- b. **REGISTRARS.** With specific reference to the registration of a domain name, your registrar is responsible for:
 - 1. collection of Registration Data;
 - 2. providing you notice and an opportunity to review both the registrar's privacy policy and our Privacy Policy (where we are the relevant registry); and
 - 3. providing you with adequate information and a means by which you may exercise your individual privacy rights per applicable legislation and requirements, to requests, including but not limited to, data access, deletion, and rectification.
- c. <u>CHOICE OF REGISTRAR</u>. You should only choose a registrar with whom you feel comfortable sharing your information. To that extent, the choice of registrar is solely a matter for you, as registrant. It is important that you familiarize yourself with and understand the individual and specific privacy policy of your registrar of choice. If you do not understand such policies, or you have questions regarding any of these policies, you should discuss this with your registrar prior to registration.
- d. <u>ICANN</u>. ICANN is the private-sector body responsible for coordinating the global Internet's systems of unique identifiers. The mission of ICANN is to coordinate the stable operation of the Internet's unique identifier systems. More information about ICANN can be found here: <u>www.icann.org</u>. ICANN is responsible for identifying and requiring, by contract, both registry operators and registrars to provide to them registration data. Registrant Data we collect and process is data which ICANN deems necessary to ensure the ongoing security and stability of the DNS.

VI. GENERAL PRIVACY CONDITIONS

- a. <u>Disclosure of Data.</u> There are instances where Dot HipHop may have to disclose your Personal Information. At all times, however, such disclosure will be limited and subject to the required safeguards.
- b. **RDDS/WHOIS.** All non-Personal Information, as required by our contracts with ICANN, may be made available to the public via an interactive webpage (http://whois.nic.hiphop) and via a "port 43" WHOIS service. Dot HipHop also maintains Registration Data on a separate server that is only accessible by ICANN-Accredited Registrars for use as necessary to perform their required functions under their agreements with ICANN and with Dot HipHop. This includes non-public Personal Data. In addition, we may be required to disclose Registration Data to third parties pursuant to the Exceptions to Disclosure Limitations section below.
- c. <u>Third Parties Processing Data on our Behalf</u> We ordinarily require that third parties receiving data agree, by way of a written agreement, to process such information in compliance with this



- Privacy Policy. Dot HipHop will use reasonable efforts to limit any third party's use of such information in compliance with applicable data privacy laws.
- d. Data Escrow (domain name registrations only). All gTLDs are required by ICANN to provide a copy of all Registration Data to a secure third party who will hold such data securely in escrow ("Escrow Provider"). We currently utilize the services of ______ as its Escrow Provider. Data held by the Escrow Provider can be used to restore a registry in the event of a catastrophic event, or a failure of the registry's systems. In this case, the data may be securely transferred to another registry to ensure the ongoing security and stability of the DNS and to prevent any interruption to the proper functioning of registered domains.
- e. **DNS ABUSE MANAGEMENT (domain name registrations only).** Dot HipHop uses third-party services to track reports and actions relating to abusive use of our domains. Your data may be stored on each of these vendor's servers, subject to industry standard encryption and security protections.
- f. <u>E-mail Provider / Cloud Provider.</u> Dot HipHop uses the third-party services of Google Inc.'s G-Suite for both email and associated cloud services. Your data may be stored on Google's servers, subject to industry standard encryption and security protections.
- g. <u>CRM System.</u> Dot HipHop uses third-party services to ensure the proper management of our client and customer service queries. Your data may be stored on each of these vendor's servers, subject to industry standard encryption and security protections.

VII. EXCEPTIONS TO DISCLOSURE LIMITATIONS

Although we use our reasonable efforts to maintain the privacy of your Personal Data in accordance with this Privacy Policy, there are, however, times where we may disclose information. Such instances are limited to the following permitted disclosures:

- 1. as necessary to fulfill a transaction, or provide information you have requested;
- 2. in your vital interests or in the vital interests of another person, including events of an emergency that pose a threat to your safety;
- 3. as required by ICANN;
- 4. as required by law or necessary to respond to legal process;
- 5. in circumstances in which we believe that its registry, websites, domain names, or Services are being used in the commission of a crime or any illegal act;
- 6. as necessary to enforce our Acceptable Use Policy, and to protect the security or integrity of the DNS or our Site;
- 7. as necessary to establish, assert, defend, or protect our rights or property; or
- 8. as necessary to meet the requirements of requests lawfully made by public authorities, including requests to meet national security or law enforcement requirements.

VIII. INFORMATION SECURITY

Dot HipHop has electronic, and managerial procedures to help safeguard, prevent unauthorized access, maintain data security, and correctly use your Personal and non-personal information. To that extent, we employ security measures that are deemed commensurate to the quality of data held, with due regard to the state of the art and cost of the available security measures, and the risk to the privacy rights of you, as data subject. We do not, nor can we, guarantee security. Neither people nor security systems are foolproof, including encryption systems.

IX. DATA BREACHES



Where a breach occurs, Dot HipHop will, upon discovering such a breach, ensure that our obligations are met under applicable data privacy requirements, and with applicable law.

X. KEEPING AND SECURING YOUR DATA

Dot HipHop keeps all your personal information for as long as we provide services to you, as long as you work for or with us, or as long as we are addressing a concern, question, complaint, or request you have made to us, as applicable to our interactions with you. If we have a contract or other agreement with you, we will follow the retention obligations of that agreement.

We may keep data longer if we have a legal obligation to keep it or to maintain necessary records for legal, financial, compliance, or other reporting obligations, and to enforce our rights and agreements. We also may keep data about you for statistical analysis or research purposes.

We take appropriate security measures to protect personal information against loss, misuse, and unauthorized access, alteration, disclosure or destruction. We also have implemented measures to maintain the ongoing confidentiality, integrity and availability of the systems and services that process personal information, and will restore the availability and access to data in a timely manner in the event of a physical or technical incident.

Registration Data. Where the registry is investigating or has taken action relating to a specific domain or domains, which have been flagged or confirmed as engaged in abusive behaviors (as per our Acceptable Use Policy) we will ordinarily retain such data until such a time that such data is no longer necessary to defend against current or possible future suit(s). This period depends on limitation periods applicable, however should ordinarily be no longer than six (6) years.

XI. NOTE REGARDING CHILDREN UNDER 18 YEARS OLD

Please note that we do not knowingly permit or solicit information from individuals under eighteen (18) years of age. In addition, we do not knowingly market our products or services to individuals under eighteen (18) years of age.

XII. DATA SUBJECT RIGHTS

Access to Personal Information. Where, by applicable legislation, you have the right to obtain from us a confirmation as to whether or not Personal Information concerning you is processed by us. If there is no applicable legislation, we will review your request. In addition, where such processing is confirmed, and you request it, we will arrange access to the Personal Information along with the following information where applicable:

- 1. the categories of Personal Information collected and processed;
- 2. the recipients or categories of recipients to whom the Personal Information has been or will be disclosed, in particular recipients in third countries (outside of the European Economic Area ("EEA"), the State of California in the United States of America or international organizations).
- 3. the period for which the Personal Information will be stored or, if not possible to be determined, the criteria used to determine that period.



- 4. the existence of the right to request from us rectification or erasure of personal data or restriction of processing of personal data concerning the data subject or to object to such processing.
- 5. the right to lodge a complaint with a supervisory authority where applicable.
- 6. where Personal Information was not collected directly from you, any available information as to its source; and
- 7. the existence of automated decision-making, including profiling, referred to in Article 22(1) and (4) of the GDPR and in other relevant legislation, as well as the significance and the envisaged consequences of such processing for the data subject.

Where your Personal Information is transferred to a third country, you also have the right to be informed of the appropriate safeguards we have put in place pursuant to Article 46 of the GDPR relating to the transfer and other applicable legislation.

Dot HipHop may provide, where requested, a copy of that data relating to you, which is being processed, subject to the restrictions as noted in Article 23 of the GDPR and per other applicable legislation.

Rectification. All Personal Information held by us is as disclosed to us by the relevant registrar upon registration, and any update to the registrar system of your Registration Data will be automatically reflected in the registry system. Should you believe we hold incorrect or inaccurate data relating to you, your registration, or related service, please first contact your registrar to update that relevant data. If you are unable or unwilling to contact the relevant registrar, Dot HipHop will, upon notification of any inaccurate data held, without undue delay and after reasonable verification of the identity and request and with the reasonable co-operation of our joint controllers, make the necessary updates to your data, where appropriate to do so.

Deletion / **Erasure.** Where you, as the data subject, wish the erasure of your Personal Information, Dot HipHop will fulfill your request should one of the following grounds apply:

- 8. the Personal Information is no longer necessary in relation to the purposes for which it was collected or otherwise processed (e.g., the provision of our Services).
- 9. where processing is based solely upon your required consent, and you withdraw this consent on which the processing is based.
- 10. where you object to the processing, and where there are no overriding legitimate grounds for the processing.
- 11. where you can demonstrate that the Personal Information has been unlawfully processed.
- 12. where you provide notice that the Personal Information must be erased for compliance with a legal obligation as contained in a stated Union or Member State law to which the controller is subject; or
- 13. where Dot HipHop is unable to demonstrate proper reliance on an exception under 17 (3) of the GDPR or applicable legislation.

Where Dot HipHop has publicly disclosed your data and where you have made a valid request to erase your Personal Information, Dot HipHop will, taking into account the available technology and the cost of implementation, take reasonable steps, including technical measures, to inform any controllers which are processing that personal data, of your request for erasure, in accordance with applicable legislation.



XIII. CCPA NOTICES AND RIGHTS

This section only applies to California residents. Where we collect, process, use, or disclose personal information that is subject to the CCPA, we are committed to processing your personal information in a transparent and fair manner and in compliance with the CCPA. This section describes the rights California residents have in relation to your personal information and provides the notices required by the CCPA.

A. YOUR CCPA RIGHTS

The CCPA grants California residents the rights described below.

Right to Know General Collection and Use of Personal Information (Access Request). Under the CCPA, California residents have the right to request that Dot HipHop disclose what information we have collected, used, disclosed, or sold over the past 12 months. Once we receive and confirm your verifiable consumer request for such information, we will disclose to you, based on your specific request:

- The categories of personal information we collected about you over the past 12 months;
- The categories of sources from which the personal information is collected over the past 12 months;
- The business or commercial purpose for collecting or selling that personal information over the past 12 months;
- The categories of third parties with whom we shared your personal information over the past 12 months;
- If we disclosed your personal information for a business purpose, the personal information categories that each category of recipients obtained; and/or
- If we sold your personal information for a business purpose, the personal information categories that each category of recipients purchased.

Right to Know Specific Pieces of Personal Information (Data Portability). Upon your verified request for such information, we will disclose to you certain specific pieces of personal information we have collected about you over the past 12 months.

Right to Request Deletion. You have the right to request that we delete any of your personal information that we have collected from you and retained, subject to certain exceptions. Once we receive and confirm your verifiable consumer request, we will delete your personal information from our records, and direct our service providers to do the same, unless an exception applies.

Some of the exceptions that would allow us to deny a request for deletion include if the information is necessary for us or our service provider(s) to do the following:

- Complete the transaction for which we collected the personal information, provide a good
 or service that you requested, take actions reasonably anticipated within the context of our
 ongoing business relationship with you, or otherwise perform a contract we have with you.
- Detect security incidents, protect against malicious, deceptive, fraudulent, or illegal activity, or prosecute those responsible for such activities.
- Debug products to identify and repair errors that impair existing intended functionality.
- Exercise free speech, ensure the right of another consumer to exercise their free speech rights, or exercise another right provided for by law.
- Comply with the California Electronic Communications Privacy Act (Cal. Penal Code § 1546 et. seq.).



- Engage in public or peer-reviewed scientific, historical, or statistical research in the public interest that adheres to all other applicable ethics and privacy laws, when the information's deletion may likely render impossible or seriously impair the research's achievement, if you previously provided informed consent.
- Enable solely internal uses that are reasonably aligned with consumer expectations based on your relationship with us.
- Comply with a legal obligation.
- Make other internal and lawful uses of that information that are compatible with the context in which you provided it.

Right to Opt-Out of Sale of Personal Information. You have the right to direct businesses that sell personal information to not sell your personal information (the "right to opt-out"). Dot HipHop currently does not sell personal information of California residents to third parties, including the personal information of California residents who are under 16 years of age.

Right to Non-Discrimination. You have the right not to be discriminated against for having exercised the rights established by the CCPA. We will not discriminate against you for exercising any of your CCPA rights. Unless permitted by the CCPA, we will not:

- Deny you goods or services.
- Charge you different prices or rates for goods or services, including through granting discounts or other benefits or imposing penalties.
- Provide you a different level or quality of goods or services.
- Suggest that you may receive a different price or rate for goods or services or a different level or quality of goods or services.

B. EXERCISING YOUR CCPA RIGHTS

This section of our Privacy Statement explains how a California resident can exercise their rights.

To exercise your right to know or your right to deletion, you or your authorized agent may submit a verifiable consumer request in one of the following ways:

- Call us at 305-204-9698
- Contact us at legal@get.hiphop

Upon receipt of your request to know or request for deletion, we will confirm receipt within 10 business days. If we are able to verify your request, we will make our best effort to respond within forty-five (45) calendar days of our receipt of your request. If we require more time (up to 45 additional calendar days), we will inform you of the reason and extension period in writing.

Additional Information About Requests to Know

When responding to a request to know, we will not disclose information to you if we cannot verify your identity.

The CCPA allows a California resident to make a verifiable consumer request to know only twice within a 12-month period. Additionally, the verifiable consumer request must:

• Provide sufficient information that allows us to reasonably verify you are: (i) the person about whom we collected personal information, or (ii) an authorized representative.



• Describe your request with sufficient detail that allows us to properly understand, evaluate, and respond to it.

Additional Information About Requests to Delete

When responding to a request for deletion, we will specify the manner in which we have deleted your personal information, in accordance with the CCPA. We will not delete your information if we cannot verify your identity. For us to verify your identity, you must provide sufficient information that allows us to reasonably verify you are: (i) the person about whom we collected personal information, or (ii) an authorized representative.

C. DESIGNATING AN AUTHORIZED AGENT

Only you as a California resident, or a person registered with the California Secretary of State that you authorize to act on your behalf (Authorized Agent), may make a verifiable request to know or a request for deletion. If you are using an Authorized Agent to exercise your CCPA rights, we require the Authorized Agent to provide us with written confirmation that you have authorized them to act on your behalf. We may also verify the identity of the Authorized Agent.

D. HOW WE VERIFY CALIFORNIA RESIDENTS' REQUESTS TO KNOW AND REQUESTS FOR DELETION

We will not respond to requests to know or requests for deletion unless we can verify your identity to a reasonable degree of certainty. To verify your identity, when feasible, we will use information about you that we already have; however, on occasion we may need to request additional information, which we will use only for the purposes of verification. We may also use a third-party identify verification service. The information we need to verify your request will depend on the type of request, the sensitivity of the personal information requested, and/or the risk of harm to you. Upon receipt of your request, we will notify you if we need additional information from you to verify your request.

E. NOTICE AT COLLECTION OF PERSONAL INFORMATION (FOR CALIFORNIA RESIDENTS)

This Notice at Collection of Personal Information ("Notice at Collection") is part of Dot HipHop's Privacy Statement and includes details about the personal information we collect from California residents and the purposes for which that personal information will be used. This Notice at Collection applies solely to California residents ("California consumers" or "you"). We adopt this Notice at Collection in accordance with the California Consumer Privacy Act of 2018 ("CCPA") and any terms defined in the CCPA have the same meaning when used in this Notice at Collection.

Personal Information that we Collect, Use and Disclose. For each category of data described above, the following list describes the corresponding statutory categories of Personal Information specified by the CCPA in California Civil Code § 1798.140(o), the sources of that Personal Information, the business/commercial purposes for collecting that Personal Information, and the categories of third parties to whom we disclose your Personal Information. Information you voluntarily provide to us, such as in free-form webforms, may contain other categories of personal information not described below.

- User provided information (such as information you provide to Dot HipHop when choosing to participate in various activities on the Website):
 - CCPA category: identifiers, financial information, online identifiers.



- Sources: website users.
- Purposes: operate, maintain, and provide to you the features and functionality of the Website; send commercial, marketing, or other messages regarding the Website or our Services; compliance and protection; understand the usage patterns for certain content, services, advertisements, promotions, and/or functionality on the Website.
- Categories of third parties to whom we may disclose: advertisers and authorities.
- Cookies information / Log File Information / Analytics (such as from session cookies, persistent cookies, and information such as web requests, Internet Protocol ("IP") address, browser type, browser language, referring/exit pages and URLs, platform type, number of clicks, domain names, landing pages, pages viewed and the order of those pages, the amount of time spent on particular pages, the date and time of those requests, user usage data, referring/exit pages, URLs, platform types, number of clicks):
 - CCPA category: online identifiers, internet or network information.
 - Sources: automatic collection, (subject to browser settings).
 - Purposes: operate, maintain, and provide to you the features and functionality of the Website; send commercial, marketing, or other messages; compliance and protection; improve the quality and design of the Website and create new features, promotions, functionality, and services by storing, tracking, and analyzing user preferences and trends; monitor the effectiveness of our marketing campaigns; monitor aggregate metrics such as total number of visitors, and pages viewed.
 - Categories of third parties to whom we may disclose: Affiliates of our Company and authorities.
- Domain registration data (such as domain name, nameservers, registration data, and the contact information for registrant, administrative contact, technical contact, and billing contact):
 - CCPA category: identifiers; financial information; internet or network information.
 - Sources: registrar.
 - Purposes: register and maintain your domain; improve our Services, promotions and functionality; develop and collect aggregate statistics (ensuring appropriate anonymization) regarding our systems and Services; communicate with you regarding your registration or related Services.
 - Categories of third parties to whom we may disclose: registry, registrar, ICANN and our Affiliates.

We may draw inferences about user preferences and behavior from the information described above when analyzing it and use them to deliver and improve the Services. We may also use and share the information described above as otherwise described in this Privacy Policy. The foregoing describes our practices for the twelve (12) months preceding the "last updated" date at the top of this Privacy Policy.

XIV. CHANGES AND UPDATES TO THIS POLICY

This Privacy Policy may be revised periodically and this will be reflected by the date above. Please revisit this page to stay aware of any changes. We only use your Personal Information in the manner described in the Privacy Policy in effect when we received the personal information you provided.



XV. CONTACT US

If you have any questions, concerns or complaints about our Privacy Policy and how it relates to our products and services, you may contact us by email at legal@get.hiphop or by mail to one of the following addresses:

Dot Hip Hop, LLC ATTN: Legal Department 2051 Waters Edge Dr. Pompano Beach, FL. 33062 USA