

AIPER APP Privacy Notice

Last Updated Date: August 6, 2024

This AIPER APP Privacy Notice (the “ Notice ”) explains how we collect, use and more generally process your personal data in connection with your relationship with us when you use our mobile application (the “ App ”) to control and administer the products paired to your App account (the “ Machine ”) and enjoy other related services offered by us (collectively, the “ Services ”).

The Services are provided or controlled by the following entities and their affiliates (i) Aiper Intelligent, LLC (located at 2700 CUMBERLAND PKWY SE SUITE 350 ATLANTA GA 30339 US) if you are accessing the Services from the countries inside North America or South America; or (ii) AIPER INTELLIGENT SARL (located at 24 Avenue du Prado 13006 Marseille 6e Arrondissement, France) if you are accessing the Services from the countries inside the EEA, or the United Kingdom and Africa; or (iii) AIPER GLOBAL PTE. LTD. (located at 60 PAYA LEBAR ROAD #12-03 PAYA LEBAR SQUARE SINGAPORE) if you are accessing the Services from other countries or regions (the “ we ”).

Here is a summary of the information contained in this Notice. This summary is to help you navigate the Notice and it is not a substitute for reading everything. You can view the particular sections for more detailed information.

1 What data do we collect about you? If you register an account to use the App, we will need some personal data from you to set this up. We will also collect and create personal data about you when you use certain functions of the App (e.g., when you pair your Machine with the App and connect to the Internet). If you need to get in touch with us, we will also collect and retain some information so that we can get back in touch with you and address any concerns. For more information, please refer to 1 What data do we collect about you?

2 How do we use your data? We process your personal data to manage the contract you have refused/agreed to and to provide functions related to account management, Machine control, and other Services in the App. We also process your personal data to communicate with you in response to any support requests, to ensure the secure and stable operation as well as continuous improvement of the App, and to investigate any reported illegal content in our Services in compliance with our legal obligation. For more information, please refer to 2 How do we use your data?

3 How do we retain and protect your data? Depending on where you use our Services, we may store your personal data on servers located in the United States, Germany, and Singapore, and we take every reasonable step to ensure that your personal data is only processed for the minimum period necessary for the purposes set out in this Notice. Besides, we have implemented appropriate technical and organizational security measures designed to protect your personal data. For more details on the location and duration of the retention of your personal data, please refer to 3 How do we retain and protect your data?

4 How will we disclose and transfer your data globally? We may disclose your personal data to affiliates and some third-party service providers (e.g., IT services, business support, and

customer services) who help us deliver Services in relation to the App. We may also be required to disclose certain personal data about you in response to any legal procedures or requests from regulatory authorities, for audit purposes, in the event of mergers, acquisitions, sale of assets, or transfer of services, and in other circumstances specified under 4 How will we disclose your data? Due to the international operation of our business, your personal data may be accessed from and transferred to jurisdictions outside of where you are located. In the event of a cross-border transfer of personal data, we take appropriate measures to provide an adequate level of protection for your personal data. For more information, please refer to 5 How will we transfer your data around the world?

5 What are your rights regarding the processing of your personal data? Depending on where you are, you may have certain rights with respect to your personal data, such as rights of access and data portability, to correct or delete your personal data, to withdraw your consent, restrict or object to our processing of your personal data, or to lodge complaints with an applicable authority for any breach of data protection laws. For more information, please refer to 6 What are your data subject rights and choices? In particular, if you are a California resident, certain state data privacy legislations may entitle you to additional rights as detailed under 8 Notice to California Residents.

6 How do we protect minors? We do not aim to provide Services for minors, and we do not intentionally collect or maintain information from minors. For more information, please refer to 7 How do we protect minors?

7 Contact Us. If you have any questions or comments regarding this Notice and/or other privacy practices, want to exercise any rights you may have, or would like to contact our Data Protection Officer, please contact us by using the information detailed under 9 How to contact us?

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- 1 What data do we collect about you?

When you use the App, we will only collect and use your personal data for the following purposes as described in this Notice. Personal data means information about any individual, or from which any individual is directly or indirectly identifiable.

We may collect personal data from and about you, including information that you provide, and automatically collected information. We also create personal data about you in certain circumstances, such as records of your interactions with us, and details of the usage information of your Machine. We may collect and process the following data:

Contract Management Information: version number of this Notice you are aware of, your consent or rejection of specific services or functions, version number of the Service contract you agree to or refuse; and the timing of your aforementioned actions.

App Account Information: account name (email address), password (encrypted), avatar, nickname, country/region you selected during account registration, email verification code, and account ID.

Machine Information: serial number, model, firmware version, and firmware file of your Machine.

Mobile Device (Usually Your Mobile Phone or Pad) Information: brand, operating system, and version of the mobile device.

Network Information: name and password of the Wi-Fi you provided for Machine pairing, Bluetooth name, and Machine hotspot name.

Services Usage Information: cleaning history (start and end times, and durations), water quality and temperature information collected from your paired Machine (if your paired Machine supports relevant functions), operational behavior data collected through your interaction with our Services (such as clicks, dwell time, time stamp, and browsing history), diagnostic and performance information (such as system events, crash reports, and performance logs), basic information of the Machine paired to the App (such as battery and charging information, network connection status, Machine status, cleaning mode, direction, usage duration, and other operation logs).

Issue and Feedback Information: information you provided to us when you use feedback-related services in the App, such as issue type, Machine involved, issue description, contact email, and pictures or videos you upload.

Customer Service Related Information: such as information used to verify your identity (email address and order number), communication records (including call recordings) automatically stored or collected, contact information (name, phone numbers, mobile numbers, and mailing information used for after-sales service) you choose to provide to us, and other information required for handling your requests.

2 How do we use your data?

The purposes for which we process personal data, subject to applicable law, and the legal bases on which we perform such processing, are as follows:

Contract Management: We process Contract Management Information to provide you with records related to contract management, such as records of your agreement/refusal actions, version numbers of contracts/privacy notice related to you, time, etc. For users from European Region and the United Kingdom, the processing is necessary for the performance of our contract with you. There is no legal or contractual obligation to provide the above personal data to us, but you may not be able to enjoy our Services without providing the data.

User Account Management: We process your App Account Information and Network Information to provide you with functions related to user account management, such as account registration, account deletion, account login, and modification of account information. For users from European Region and the United Kingdom, the processing is necessary for the performance of our contract with you. There is no legal or contractual obligation for you to provide the above personal data, but you may not be able to enjoy our Services without providing the data.

Device Control: We process your App Account Information and Machine Information to provide you with Services related to Machine control, such as the pairing, unpairing, and upgrades of your Machine. For users from European Region and the United Kingdom, the processing is

necessary for the performance of our contract with you. There is no legal or contractual obligation for you to provide the above personal data, but you may not be able to enjoy our Services without providing the data.

Ensure Security, Stable Operation, and Improvement of the App: We process your Mobile Device Information, Network Information, and Services Usage Information to identify the abnormal status of your App account or the Machine, ensure the stability and security of our Services, and plan improvements or upgradation of our Services. For users from European Region and the United Kingdom, we have legitimate interests in carrying out the processing to ensure the security and ongoing stability of the App and improving our Services on the App (to the extent that such legitimate interests are not overridden by your interests, fundamental rights, or freedoms). There is no legal or contractual obligation for you to provide the above personal data, but you may not be able to enjoy our Services without providing the data.

Customer Service and Support: When you consult any issues via online customer service, some of your App Account Information such as avatar and nickname will be displayed in the chat box. We may also process Issue and Feedback Information if you use feedback-related services in the App. When you use hotline services for inquiries or complaints, we will process some of your Customer Services Related Information. Additionally, we may also collect other information provided by you to offer services such as troubleshooting and online customer support. For users from European Region and the United Kingdom, The processing is necessary for the performance of our contract with you. There is no legal or contractual obligation for you to provide the above personal data, but it is technically not possible for us to offer customer service and support without you providing the data.

If you believe there is illegal content in our Services, you can report it to us. When you submit a report, we may collect and store your name, email address, and other relevant information related to your report in compliance with our legal obligations. There is no legal or contractual obligation for you to provide the above personal data, but you may not be able to enjoy our Services without providing the data

3 How do we retain and protect your data?

If you use the App from North or South America, your data will be processed on servers located in the United States; if you use the App from the EEA, the United Kingdom, or Africa, your data will be processed on servers located in Germany; if you use the App from other countries or regions, your data will be processed on servers located in Singapore. Additionally, to support our global operations, we may also back up some of your data at our data center located in Singapore.

We will only retain your personal data for the time necessary to achieve the purposes stated in this Notice.

We will process and store your data during the period that we maintain an ongoing relationship with you. Most of your personal data will be associated with your App account. When you deactivate your App account, the personal data associated with your account and related Services will be deleted or anonymized, unless local applicable laws require our continued processing of such data.

We have implemented appropriate technical and organizational security measures designed to protect your personal data against accidental or unlawful destruction, loss, alteration, unauthorized disclosure, unauthorized access, and other unlawful or unauthorized forms of processing, in accordance with applicable law. When using an App account, it is important that

you select a strong password and do not share it with others. If you have any concerns that your App account or personal data has been put at risk, for example if someone could have found out your password, please contact us by using the contact details provided in Section 9 below. Please note, the Internet is an open system, the transmission of information via the internet is not completely secure. Although we will implement all reasonable measures to protect your personal data, we cannot guarantee the security of your data transmitted to us using the internet – any such transmission is at your own risk, and you are responsible for ensuring that any personal data that you send to us are sent securely.

4 How will we disclose your data?

Third-party service providers who provide us with IT services (including IT-related cloud services), business support, and customer services may need to process your data. These third parties will process your personal data on our behalf under relevant contracts. We may disclose personal data with our affiliates for legitimate business purposes and the operation of the App, in accordance with applicable law. In addition, we may only disclose your data under the following circumstances:

In response to any legal procedures or requests from regulatory authorities, we may disclose your data in accordance with applicable laws or legal processes.

During the provision of services by external auditing firms, legal advisors, or other professional consultants, we may disclose your data to them as necessary based on specific circumstances. Your data may also be disclosed to relevant third parties in the event of mergers, acquisitions, sale of assets, or transfer of services to other companies.

When transmitting or disclosing your data, we will adhere to relevant legal obligations to ensure adequate protection for the transfer of such data by providing the same level of protection equivalent to that required in your jurisdiction.

5 How will we transfer your data around the world?

Since we maintain servers located in the United States, Singapore, and Germany, your personal data may be processed on servers located outside of the country where you live. For example, personal data of Australian users may be stored in Singapore, that of Canadian users may be stored in the United States, and that of users in the United Kingdom may be stored in Germany. Because of the international nature of our business, your personal data may also be accessed by our affiliates or be transferred to third-party customer service providers and third-party SDK providers, in connection with the purposes set out in this Notice. For this reason, we transfer personal data to other jurisdictions that may have different laws and data protection compliance requirements to those that apply in the jurisdiction in which you are located. Data protection laws vary among countries, with some providing more protection than others. Regardless of where your personal data is processed, we apply the same protections described in this Notice.

In the event of an international transfer of personal data, when required by applicable law, we will provide an adequate level of protection for your personal data using various means, including where appropriate, relying on a formal decision that a certain country ensures an adequate level of protection for personal data, or implementing the European Commission approved Standard Contractual Clauses and UK International Data Transfer Agreement between our affiliates and third parties (where applicable) or any other lawful approach that permits the lawful transfer of personal data from those countries.

6 What are your data subject rights and choices?

You may have the following rights and choices regarding your personal data:

6.1 Data Access

You may access your account-related personal data through this path in the App: “Settings > Personal Data”. If you have any other requests relating to the access of your personal data, please contact us.

6.2 Data Correction

You may correct some of your account-related personal data through this path in the App: “Settings > Personal Data”. If you have any other requests relating to the correction of your personal data, please contact us.

6.3 Data Portability

You may contact us to request the personal data you have provided to us in a structured, commonly used and machine-readable format and have it transferred to another controller, to the extent applicable.

6.4 Data Deletion

You may request to delete all your personal data by deactivating your App account through this path in the App: “ Me-Personal Information - Delete Aiper Account ”. We will delete your personal data after you deactivate your App account as introduced under Section 3 of this Notice.

You may also manage your paired Machine in the App and choose to delete some of its associated data through this method: enter the page of machine settings, click “ unbind device ”.

Additionally, you may also request deletion of the personal data you provide by contacting us. If some of your personal data cannot be deleted, we will inform you of the reasons for not taking action.

6.5 Withdrawal of Consent

Where we process your personal data on the basis of your consent, you may withdraw your consent by contacting us.

6.6 Objection to the Processing

Subject to applicable law, you may object to the processing of your personal data based on our legitimate interests where there are grounds relating to your particular situation by contacting us. If we cannot take action on your request, we will inform you of the reasons.

6.7 Restriction to the Processing

If you would like to restrict our processing of your personal data, please contact us by contacting us. You have the right to restrict the processing of your data where one of the following applies:

the processing is unlawful and you oppose the erasure of relevant personal data;
for the purpose of establishment, exercise or defense of legal claims, you request us to retain your personal data that we were supposed to delete;
your objection regarding the accuracy of your personal data is pending our verification;
your request to object to the processing of your personal data is pending our verification.

6.8 Other Rights

Depending on your jurisdiction, you may be entitled to additional rights in relation to your personal data. For example, you may also have the right to lodge complaints with an applicable data protection authority if you consider that the processing of your personal data infringes any applicable data protection laws (for example, the EU General Data Protection Regulation, the Australian Privacy Principles, and any other Australian registered APP codes). For California residents, please find more details of your rights in Section 8 below.

If you would like to contact us to exercise one or more of these rights, to ask a question about these rights or any other provision of this Notice or about our processing of your personal data, or to file a complaint about how we process your personal data, you may use the contact details provided in Section 9 below. When submitting a right request, please specify the scope and basis of your request and provide us with the necessary information to verify your identity. We may contact you to confirm your identity in order to handle your request. We will respond to your request or complaint in due course under applicable data protection laws.

7 How do we protect minors?

Our Services are exclusively for adults. If you do not meet the legal age requirement for adults in your jurisdiction, please do not use our Services. If you are uncertain about meeting the age requirement, kindly consult your guardian for verification.

If you are a parent or guardian and become aware that a minor is using our Services, please contact us to stop relevant provision of Services by using the contact details provided in Section 9 below.

8 Notice to California Residents

If you are a California resident, the California Privacy Rights Act (“ CPRA ”) or other California privacy laws described below require us to provide you with the following additional information:

- a) Collection and Use of Your Personal Data. We collect personal data from and about you in the preceding 12 months as described in Section 1 above.
- b) Disclosure of Personal Data. We disclose personal data with third parties for business purposes in the preceding 12 months as below:

Categories of personal data Disclosed to which categories of third parties

All categories detailed in Section 1 above except for certain operation information that is only cached on the Machine Cloud storage services provider and our affiliates

Information that is automatically collected or created when providing hotline services, such as communication records, name, phone numbers, email address, and other data you choose to provide for handling your requests. Customer support services provider

Firebase installation IDs, passwords, email addresses, phone numbers, user agents, IP addresses Push message SDK provider

Customer Service Related Information that is detailed in Section 1 above Online customer services SDK provider

c) Your California Rights and Choices. As a California resident, you may be able to exercise the following rights:

the right to know any or all of the following information relating to your personal data we have collected and disclosed in the last 12 months, upon verification of your identity:

The specific pieces of personal data we have collected about you,

The categories of personal data we have collected about you,

The categories of sources of the personal data,

The categories of personal data that we have disclosed to third parties for a business purpose, and the categories of recipients to whom this information was disclosed,

The categories of personal data we have sold and the categories of third parties to whom the information was sold, and

The business or commercial purposes for collecting or selling personal data.

the right to correct any inaccurate personal data we have about you.

the right to request deletion of personal data we have collected from you, subject to certain exceptions.

the right to opt-out of the sale and/or the sharing of your personal data and sensitive personal data to third parties now or in the future.

You also have the right to be free of discrimination for exercising these rights. However, please note that the exercise of these rights may limit our ability to process personal data. For example, if you submit a deletion request, we may no longer be able to provide you with our products and Services or engage with you in the same manner.

d) Limit the Use of Sensitive Personal Data. You also have the right to request limitation of use and disclosure of your sensitive personal data, subject to certain exceptions. If you would like to limit the use of your sensitive personal data, please contact us by using the contact details provided in Section 9 below. The password of your App account is sensitive personal data as defined by the CPRA. Currently, we use and disclose such data to third-party service providers for the purpose necessary to provide cleaning services and maintain account-related services to you. We do not “sell” or “share” (as defined under the CPRA) your sensitive personal data.

e) Do Not Sell or Share My Personal Data. Based on the definition of “sell” and “share” under the CPRA, we do not believe that we engage in such activity and have not engaged in such activity in the past 12 months from the effective date of this Notice.

f) To submit your California Consumer Rights Requests. You may submit a request to exercise your California Consumer Rights by contacting us using the contact details provided in Section 9 below. We will need to verify your identity before processing your request, which may require

us to request additional personal data from you or require you to log into your account, if you have one. In certain circumstances, we may decline or limit your request, particularly where we are unable to verify your identity or locate your information in our systems, or as permitted by law. Subject to certain restrictions, you can have an agent exercise your rights for you. If you have an agent exercising your rights, we must be provided with your written authorization allowing that person to make such a request on your behalf. We reserve the right to deny the agent's request if we are not reasonably able to confirm proper authorization and/or verify your identity as the requestor.

g) Appeal. You may appeal our refusal to take action on a request by contacting us using the contact details provided in Section 9 below. If your appeal is denied and you are a California resident, you may contact the California Attorney General about the results of the appeal by submitting a complaint by clicking here: <https://oag.ca.gov/contact/consumer-complaint-against-business-or-company> .

h) California's "Shine the Light" Law. California's " Shine the Light " law (Civil Code Section §1798.83) provides certain rights to California residents who have an established business relationship with us with regard to the disclosure of certain types of personal data to third parties for their direct marketing purposes. We do not disclose personal data to third parties for their direct marketing purposes.

9 How to contact us?

For more information about your data subject rights, or how we process your personal data, or if you wish to contact our Data Protection Officer, please contact us by using the information below.

Country/Region	Controller Entity	Contact Details	Email Address
North America and South America	Aiper Intelligent, LLC	2700 CUMBERLAND PKWY SE SUITE 350 ATLANTA GA 30339 US	privacyUS@aiper.com
European Region, the United Kingdom and Africa	AIPER INTELLIGENT SARL	24 Avenue du Prado 13006 Marseille 6e Arrondissement, France	privacyEU@aiper.com
Other countries or regions	AIPER GLOBAL PTE. LTD.	60 PAYA LEBAR ROAD #12-03 PAYA LEBAR SQUARE SINGAPORE	privacy@aiper.com

10 How do we update this Notice?

We will update this Notice in a timely manner, and we recommend that you regularly check the latest version of this Notice via "Settings" of the App. If there are any substantial changes to this Notice, depending on the nature of such changes, we will notify you in advance through pop-ups, push notifications, emails, and other appropriate means.