

ONAPPS MANAGED SOLUTIONS

Privacy Policy

This privacy policy has been compiled to better serve those who are concerned with how their **Personally Identifiable Information (PII)** is being used online. US legislation on information privacy and data security policy define PII as “information that can be used on its own or with other information to identify, contact, or locate a single person, or to identify an individual in context.”

Please read OnApps privacy policy for full clarity on how PII data is collected, used, and protected in accordance with our website.

What personal information do we collect from the people that visit our blog, website or app?

When ordering or registering on our site, as appropriate, you may be asked to enter your name, email address or other details to help you with your experience.

When do we collect information?

We collect information from you when you fill out a form or enter information on our site.

Provide us with feedback on our products or services

How do we use your information?

We may use the information we collect from you when you register, make a purchase, sign up for our newsletter, respond to a survey or marketing communication, surf the website, or use certain other site features in the following ways:

- To allow us to better service you in responding to your customer service requests.
- To follow up with them after correspondence (live chat, email or phone inquiries)

How do we protect your information?

This website does not handle transactional data governed by e-commerce or PCI-DDS compliance requirements. Website content is designed for informational purposes only. PII data is only collected upon request initiated by visitor. If visitor initiates request to be contacted by OnApps, the scope of collected data is strictly limited to the following three inquiries: name, phone number, email address. Any PII submitted by visitor is retained (for the sole purpose of responding to request) on infrastructure protected by best-practice cyber-security standards. As such, access to PII data is restricted to a minimum number of specified persons designated to have elevated access rights to such confidential systems.

Do we use *cookies*?

We do not use cookies for tracking purposes

You can choose to have your computer warn you each time a cookie is being sent, or you can choose to turn off all cookies. You do this through your browser settings. Since each browser is a little different, look at your browser's Help Menu to learn the correct way to modify your cookie settings. Please note, disabling all cookies might render some websites unable able to function correctly.

Third-party Disclosure

OnApps will **never** sell, trade, or otherwise transfer to outside parties your Personally Identifiable Information. Any exception to this policy is dependent on advance notice and mutual acknowledgement. Exclusions include: OnApps' vendor partners, or parties with involvement in production of deliverable or service. All exclusionary agreements include terms outlining procedures and expectations for maintaining information confidentiality. Additional circumstances requiring the release of otherwise protected PII are: compliance to federal or local legislation, website policy enforcement, or for the protection of others' rights, property or safety.

However, non-personally identifiable visitor information may be provided to other parties for marketing, advertising, or other uses.

Third-party links

Occasionally, at our discretion, we may include or offer third-party products or services on our website. These third-party sites have separate and independent privacy policies. We therefore have no responsibility or liability for the content and activities of these linked sites. Nonetheless, we seek to protect the integrity of our site and welcome any feedback about these sites.

Google

Google's advertising requirements can be summed up by Google's Advertising Principles. They are put in place to provide a positive experience for users. While OnApps currently does not enable Google AdSense, the right is reserved for future use.

California Online Privacy Protection Act

CalOPPA is the first state law in the nation to require commercial websites and online services to post a privacy policy. The law's reach stretches well beyond California - to require any person or company in the United States (and conceivably the world) that operates a website(s) actively collecting PII from California consumers to post a conspicuous privacy policy on the website stating exactly the information being collected and those individuals or companies with whom it is being shared.

(website enabled for access via Anonymous/InPrivate browser window)

OnApps posted Privacy Policy: <http://oamsllc.com/wp-content/uploads/2021/03/OnApps-Managed-Solutions.pdf>

In compliance with **CalOPPA**, we agree to the following:

On home page or (as a minimum) on the first significant page after arrival on landing page.

Our Privacy Policy link includes the word 'Privacy' and can easily be found: <http://oamsllc.com/wp-content/uploads/2021/03/OnApps-Managed-Solutions.pdf>

Please visit link for up-to-date policy information including notification of changes to the policy.

How does our site handle Do Not Track signals?

We honor Do Not Track signals and Do Not Track, plant cookies, or use advertising when a Do Not Track (DNT) browser mechanism is in place.

Does our site allow third-party behavioral tracking?

It's also important to note: that we do **not** allow third-party behavioral tracking

COPPA (Children Online Privacy Protection Act)

When it comes to the collection of personal information from children under the age of 13 years old, the Children's Online Privacy Protection Act (COPPA) puts parents in control. The Federal Trade Commission, United States' consumer protection agency, enforces the COPPA Rule, which spells out what operators of websites and online services must do to protect children's privacy and safety online.

We do not specifically market to children under the age of 13 years old.

Fair Information Practices

The Fair Information Practices Principles form the backbone of privacy law in the United States and the concepts included have played a significant role in the development of data protection laws around the globe. Understanding the Fair Information Practice Principles and how they should be implemented is critical to comply with the various privacy laws that protect personal information.

Fair Information Practices outlines actions appropriate in response to a data breach, OnApps honors the standard of notification by email within 7 days of the event.

OnApps operates in support of the **Individual Redress Principle**, which requires that individuals have the right to legally pursue enforceable rights against data collectors and processors who fail to adhere to the law.

This principle requires not only that individuals have enforceable rights against data users, but also that individuals have recourse to courts or government agencies to investigate and/or prosecute non-compliance by data processors.

CAN-SPAM Act

The CAN-SPAM Act is a law that sets the rules for commercial email, establishes requirements for commercial messages, gives recipients the right to have emails stopped from being sent to them, and spells out tough penalties for violations.

Name, email address and contact number are collected by OnApps in order to: send information, respond to inquiries, and/or provide customer support.

To be in accordance with CAN-SPAM, we agree to the following:

- Not use false or misleading subjects or email addresses
- Identify the messages written to provide new product information in some reasonable way
- Include the physical address of our business or site headquarters
- Honor opt-out choice for future correspondence

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5868 E. 71st Street, Ste. E 311

Indianapolis, IN 46220

United States

Phone: 317-743-0526

Fax: 317-743-0626

www.OAMSLLC.com

Contact Us - info@OAMSLLC.com

If at any time you would like assistance or more information on the privacy policy, changing communication preferences, or have other questions, please let us know.

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