

Copyright & Intellectual Property Policy — *Write in a Click*

Effective date: October 8, 2025

Last updated: October 8, 2025

This Policy explains how *Write in a Click* ("**Write in a Click**," "**we**," "**our**") handles copyright and intellectual property (IP) issues related to your use of our AI-powered writing assistant (the "**Service**"). It applies to all users of the Service ("**you**," "**your**").

1) Overview & Scope

- We support creative freedom while protecting rights holders.
 - This Policy covers: ownership of inputs/outputs, permitted uses, data handling, prohibitions, removal processes, and takedown procedures (including a DMCA process for qualifying notices).
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2) Key Definitions

- **Inputs:** text, prompts, instructions, reference materials, or other content you provide to the Service.
 - **Outputs:** text or other content generated by the Service in response to your Inputs.
 - **Content:** collectively, Inputs and Outputs.
 - **Infringing Content:** content that violates someone else's rights, including copyright, trademark, or rights of publicity.
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3) Ownership & Licenses

3.1 Your Ownership of Inputs and Outputs

- **As between you and us, you retain all rights in your Inputs and Outputs** to the maximum extent permitted by applicable law.
- **Important note on AI authorship:** Laws in some jurisdictions may limit copyright protection for purely AI-generated works. Nothing in this Policy guarantees that Outputs will be protected by copyright in your jurisdiction. You are responsible for assessing the protectability of your Outputs.

3.2 Limited License You Grant to Us (to operate the Service)

You grant Write in a Click a **non-exclusive, worldwide, royalty-free license to host, cache, store, reproduce, transmit, adapt, and display** your Content **solely** as necessary to: (a) provide and improve the Service; (b) maintain security and integrity; (c) comply with law and enforce our terms; and (d) provide customer support. This license terminates when your Content is deleted from our active systems, subject to routine backups and legal holds.

3.3 No Ownership Claim by Write in a Click

We **do not claim ownership** of your Outputs and we **will not use** your specific Content for advertising, publicity, or to train third-party foundation models **without your express consent**.

4) Data & Prompt Handling

- **Service delivery:** We process Inputs and Outputs to generate results, prevent abuse, and ensure quality.
- **Quality improvement:** We may use **aggregated and/or de-identified** usage data (e.g., error rates, latency, general prompt categories) to improve the Service. We do **not** sell your content.
- **Model training:** We do **not** use your Content to train external/foundation models **unless you opt in**. If we fine-tune or evaluate our own models, we will (i) de-identify where feasible, and (ii) apply access controls and retention limits.
- **Third-party processors:** We may use vetted subprocessors (e.g., cloud hosting or AI model providers) under agreements that protect your Content.
- **Retention & deletion:** You can request deletion of your Content from active systems; backups and logs may persist for a limited period or as required by law. See our Privacy

Notice for details.

5) Your Responsibilities

You agree that you will:

1. **Only upload or enter Content you have the right to use**, including obtaining permissions or licenses for any third-party materials.
 2. **Avoid uploading copyrighted text or other works** you do not have rights to reproduce or use.
 3. Not submit illegal, harmful, or abusive materials; not attempt to generate or distribute illegal content using the Service.
 4. Respect privacy: do not upload personal data without a lawful basis and appropriate consent.
 5. Comply with all applicable laws and our Terms of Service.
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6) Infringement Policy & Takedown Process

6.1 Removal and Repeat-Infringer Policy

- We may **remove or disable access** to Content alleged to be infringing.
- We may **suspend or terminate accounts** of repeat infringers where appropriate.
- We **accommodate standard technical measures** used by rights owners to protect their works where legally required and technically feasible.

6.2 Reporting Copyright Infringement (DMCA-Style Notice)

If you believe Content available via the Service infringes your copyright, please send a notice with the information below to our **Designated Agent**. We may act on complete notices that contain:

1. A physical or electronic signature of the copyright owner or authorized agent;
2. Identification of the copyrighted work claimed to have been infringed (or a representative list);
3. Identification of the material claimed to be infringing, and information reasonably sufficient to locate it;
4. Contact information for the complaining party (name, address, telephone, and email);
5. A statement that the complaining party has a **good-faith belief** that use of the material is not authorized by the copyright owner, its agent, or the law; and
6. A statement that the information in the notice is **accurate**, and **under penalty of perjury**, that the complaining party is authorized to act on behalf of the copyright owner.

Designated Agent for Copyright Notices

Legal name of service provider: **WRITE IN A CLICK, LTD.**

Email: **copyright@writeinaclick.com**

We may share the notice with the user who posted the material and with third parties as required by law.

6.3 Counter-Notice (Restoration Request)

If your Content was removed or disabled and you believe this was in error, you may send a **counter-notice** to the Designated Agent including:

1. Your physical or electronic signature;
2. Identification of the material that has been removed or to which access has been disabled and the location where the material appeared before it was removed or access to it was disabled;
3. A statement **under penalty of perjury** that you have a **good-faith belief** that the material was removed or disabled as a result of mistake or misidentification;
4. Your name, address, and telephone number, and a statement that you consent to the jurisdiction of (a) the courts in your residence jurisdiction if outside the U.S. or (b) the U.S. federal district court for the judicial district in which your address is located, and that you will accept service of process from the person who provided the original notice or that person's agent.

Unless the original complainant files an action seeking a court order, we may restore the material within a reasonable time.

6.4 Misrepresentation Warning

Submitting false notices or counter-notices may result in liability. Please consider defenses such as **fair use** and obtain legal advice if unsure.

7) Trademark & Branding

- **Write in a Click**, our logos, and related marks are our **trademarks** or trade dress. You may not use them without our prior written consent, except for nominative fair use.
 - Do not remove or alter any proprietary notices on the Service or in Outputs delivered by the Service.
 - To report **trademark** or **right-of-publicity** concerns, contact **trademark@writeinaclick.com**.
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8) Use Restrictions for Outputs

- You are responsible for **reviewing Outputs** for accuracy, originality, and compliance with applicable law before using or publishing them.
 - Do not represent that Outputs were created by a human unless accurate. Where applicable, comply with platform rules or disclosure obligations.
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9) Feedback

If you provide suggestions or feedback, you grant us a **perpetual, irrevocable, worldwide, royalty-free license** to use that feedback without restriction or attribution.

10) Changes to This Policy

We may update this Policy from time to time. We will post the updated Policy with a new “Last updated” date and, where required, provide notice. **Your continued use** of the Service after changes means you accept the updated Policy.

11) Contact

For any questions about this Policy or IP issues:

Write in a Click — IP & Legal

Email: legal@writeinaclick.com