User Agreement

Updated on May 8th, 2023

Thank you for using our products and/or services (hereinafter referred to as "Services"). By using our services, you agree to this service agreement. Please carefully read the content of this service agreement and fully understand and comply with the relevant terms.

This agreement applies to this product/service, including the upgrades and updates of various services and products used by you during the term of this agreement. During the process of reading this agreement, if you do not agree with this agreement or any of its terms, please immediately stop using our services. We will revise this agreement based on changes in relevant laws and regulations, software operating conditions, business strategy adjustments, and product and service upgrades. After the updated agreement terms are published, they will effectively replace the original agreement terms. You can use this product service to check the latest version of the agreement terms at any time. If you do not agree to the changes in the agreement, please immediately stop using this product service. If you continue to use this product service, it will be deemed as acceptance of the changes to this agreement.

If you are a minor under the age of 18, we suggest that you ask your guardian to carefully read this agreement and use our products and/or services or provide us with information with the consent of your guardian.

1. Service content

The ownership of the products involved in the services provided by this product and the intellectual property rights of the related software belong to this product. The services provided by this product will be executed in accordance with this agreement, the service terms and operating rules as published and modified from time to time by this product. The scope of this agreement extends to all products and services of this product, and users shall be bound by this agreement when enjoying any single service of this product.

2. User management

- 1) Product/Service Usage Specification
- a) You guarantee that direct or indirect:
- ① Delete, conceal, or alter any patents, copyrights, trademarks, or other proprietary notices displayed on or included in the product/service;
- ② Interfere or attempt to interfere with the normal operation of the product/service or any part or function in any way;
- Avoiding, attempting to avoid, or claiming to be able to avoid any content protection mechanisms or product/service data measurement tools;
- b) Without our written permission, no user or third party shall directly or indirectly steal the video, graphics, and other information content of the product and related services in any way (including but not limited to chain theft, redundant theft, illegal crawling, simulated downloading, deep linking, counterfeit registration, etc.), Or the right to manage electronic information by deleting or changing relevant information content in any way (including but not limited to hiding or modifying domain names, platform specific identifiers, user names, etc.).
- c) With our written permission, the sharing and forwarding of information content related to products and services by users and third parties should also comply with the following standards:

The relevant data content shall not be used for purposes beyond the scope of our written permission, or disclosed, provided or allowed to be used by third parties in any way.

If the user violates the above warranty and causes losses to the product service, user or any partner, the user shall bear all legal responsibilities and compensate for the losses on their own.

- d) You are not allowed to use this network service system for any illegal purpose; Do not use the product service network service system to engage in any behavior that may have an adverse impact on the normal operation of the internet or mobile network;
- e) You are not allowed to engage in the following activities using the services of the product/service:
- ① Entering computer information networks or using computer information network resources

without permission;

- ② Deleting, modifying, or adding computer information network functions without permission;
- ③ Deleting, modifying, or adding data and application programs stored, processed, or transmitted in computer information networks without permission;
- ④ Deliberately making and spreading destructive programs such as computer virus;
- ⑤ Other behaviors that endanger the security of computer information networks.
- 2) Personal Information Protection
- a) We understand the importance of personal information to you and will do our best to take appropriate security measures to ensure the security and controllability of your personal information.
- b) We have introduced how we process your personal information and data when you use our services. Please read carefully and use the product or service after confirming full understanding and agreement.
- c) When you use a product or service, it means that you trust our handling of your information and have agreed to the terms and conditions of service agreements such as service terms and privacy policies regarding the collection and use of your information.

3. Disclaimer and Limitation of Liability

Once you use this product, it means that you have reached an agreement with us to accept all the terms and conditions under this user agreement. We reserve the right to interpret, modify, and update the disclaimer.

- 1) We do not assume any legal responsibility for any personal information leakage caused by you informing others of user information or sharing accounts with others, or for any other personal information leakage not caused by us;
- 2) We do not acknowledge any legal responsibility for any disputes arising from the use of your personal information by any third party based on the circumstances listed in our agreement;

- 3) We do not assume any legal responsibility for any temporary website closure caused by hacker attacks, computer virus intrusion, or government regulation;
- 4) We have the right to delete content that infringes on others' intellectual property or other legitimate rights and interests when users use the software, and reserve the right to transfer it to private distribution authorities for processing;
- 5) The Internet is a development platform where users upload information to the Internet, which may be copied, reprinted, tampered with, or used for other illegal purposes by other organizations or individuals. Users must be fully aware of the existence of such risks. The user explicitly agrees that the risks associated with their use of this service will be entirely borne by themselves; All consequences arising from the use of this service shall be borne by the user themselves, and we do not assume any responsibility towards the user.

4. Intellectual Property

- 1) Except for the content uploaded, backed up, and shared by users themselves, the intellectual property and/or other legitimate rights and interests of the content provided in this product and related services (including but not limited to software, technology, programs, web pages, text, images, images, audio, videos, charts, layout designs, electronic documents, etc.) belong to us. The software, copyright, patent rights, and other intellectual property rights we rely on to provide this product and related services belong to us. Without our permission, no one is allowed to use (including but not limited to monitoring, copying, disseminating, displaying, mirroring, downloading) the content of the product and related services through any robot, "spider" or other program or device.
- 2) We provide technical support for the development and operation of software, and enjoy all rights to all data and information generated during the development and operation of products and services within the scope permitted by laws and regulations.
- 3) Please do not use any of our trademarks, service marks, trade names, or other prominent brand features without authorization under any circumstances (hereinafter collectively referred to as "logos"). Without our prior written consent, you shall not display, use, or apply for trademark registration, domain name registration, etc. in any way alone or in combination with

the aforementioned logos in this clause, nor shall you engage in any act that expressly or impliedly entitles others to display, use, or otherwise dispose of these logos. If you violate this agreement by using the aforementioned trademarks, logos, etc. and cause losses to us or others, you shall bear all legal responsibilities.

5. Others

- 1) The final interpretation rights of this agreement belong to us to the extent permitted by law.
- 2) This agreement shall come into effect upon its publication, and this product has the right to modify the content of the agreement at any time. If you do not agree with the modifications made to the relevant terms of this agreement, you have the right to stop using network services. If you continue to use network services, it will be deemed that you have accepted the modifications made by this product to the relevant terms of this agreement. If you do not accept the modified agreement, you should stop using this software.
- 3) The headings listed in front of each clause in this agreement are only for the purpose of helping you understand the main idea expressed in that clause and do not affect or limit the meaning or interpretation of the clauses in this agreement. To safeguard your own rights and interests, we suggest that you carefully read the specific expressions of each clause.