User agreement

Effective date: April 1, 2022

Please read the following terms carefully. If you do not agree with these terms,

please stop using the app. If you read these terms and continue to use the app, you

agree to the relevant terms.

1. Important notes

Users should read carefully (minors should be accompanied by guardians) and fully

understand the terms of this agreement. Unless the user accepts this agreement,

the user shall immediately stop using it.

2. Service content

1) The specific contents of this service shall be provided by this service according to

the actual situation.

2) The user understands that this application only provides software related

services. In addition, the equipment related to relevant software services (such as

mobile phones, personal computers and other devices related to access to the

Internet or mobile network) and required expenses (such as telephone fees and

Internet access fees paid for access to the Internet and mobile phone fees paid for

use of the mobile network) shall be borne by the user.

3) According to relevant laws, regulations and national standards, the application

may collect and use the user's personal information according to law without the

user's consent in the following cases:

- •Directly related to national security and national defense security;
- •Directly related to public safety, public health and major public interests;
- Directly related to criminal investigation, prosecution, trial and judgment execution;
- For the purpose of safeguarding the life, property and other major legitimate rights and interests of users or others, but it is difficult to obtain the user's consent;
- The personal information collected is disclosed to the public by users themselves;
- Collect personal information from legally publicly disclosed information, such as legal news reports, government information disclosure and other channels;
- Necessary for signing and performing the contract according to the user's requirements;
- •It is necessary to maintain the safe and stable operation of the provided services, such as finding and handling the faults of products or services;
- Necessary for legitimate news reporting;
- When an academic research institution is necessary to carry out statistics or academic research based on the public interest and provides the results of academic research or description to the outside world, it de identifies the personal information contained in the results;
- •Other circumstances stipulated by laws and regulations.
- 4) The form of charging service for the software

- •Some functions and services of the software are provided on a chargeable basis. If users use chargeable services, please abide by the relevant agreements. If the user does not agree to use the paid service, he should stop using the service immediately.
- The software may modify and change the charging standards and methods of charging services according to actual needs, and the software may also start charging for some free services.
- When the user activates the paid function, please understand the price and precautions on the relevant page.
- •Without the permission of the software, the rights and interests obtained by the user after payment are limited to use in the terminal equipment of the account, and the user shall not transfer the rights and interests to a third party, otherwise the software has the right to immediately suspend or terminate the provision of services to the account.

3. User usage rules

- 1) The user guarantees the authenticity and accuracy of the information released and disseminated when using this application, and shall not release rumors or other statements and information inconsistent with the facts that cause discomfort to others.
- 2) The user promises to take full responsibility for the authenticity, legality and effectiveness of the registration information provided, and the user shall not impersonate others; Do not publish any information or enjoy any services provided

by this application in the name of others; Otherwise, the application has the right to immediately stop providing services, withdraw its account number, and the user shall bear all legal liabilities arising therefrom.

- 3) When using this application, users must abide by relevant national laws and regulations, and the content shall not contain any of the following information:
- •Opposing the basic principles defined in the constitution;
- •Endangering national security, divulging state secrets, subverting state power and undermining national unity;
- •Harming the honor and interests of the state;
- •Inciting national hatred, national discrimination and undermining national unity;
- Undermining state religious policies and propagating cults and feudal Superstitions;
- •Spreading rumors, disturbing social order and undermining social stability;
- Spreading obscenity, pornography, gambling, violence, murder, terror or abetting crime;
- •Insulting or slandering others and infringing upon the lawful rights of others;
- Contains false, harmful, threatening, infringing on others' privacy, harassment, infringement, slander, vulgar, obscene, or other morally objectionable content;
- Containing other contents restricted or prohibited by Chinese laws, regulations,
 rules, regulations and any legally effective norms;
- It contains contents that the application believes are not conducive to the

operation of the application.

4. Intellectual property

- 1) The text, pictures, audio, video and other copyrights of this application belong to this application or jointly enjoy with the author. They cannot be reproduced without the permission of this application.
- 2) The copyright of the unique logo, layout and layout of this application belongs to this application, and shall not be copied or reproduced without the permission of this application.
- 3) If you maliciously reprint the content of this application, this application reserves the right to resort to law.

5. Change, interruption or termination of services

- 1) The user understands that the application needs to overhaul or maintain the platform or related equipment providing services regularly or irregularly. If some services are interrupted within a reasonable time due to such circumstances, the application does not need to bear any responsibility for this, but the application should make a notice in advance as far as possible.
- 2) In case of any of the following circumstances, the application has the right to interrupt or terminate the provision of services to users under this agreement at any time:
- •The personal data provided by the user is untrue;
- •The user violates the use rules specified in this Agreement;
- When using the charging service, the user fails to pay the corresponding service

fee to the application according to the regulations;

•The application cannot operate due to force majeure such as natural disasters.

6. Other matters

- 1) This app has the right to modify the content of this Agreement and this site from time to time according to the changes of laws and regulations and the corresponding needs of the operation of this app, and remind it in an eye-catching position in this app. If the user disagrees with the updated agreement, he can immediately give feedback to the application and shall immediately stop accepting the services provided by the application according to the agreement; If the user continues to use the services provided by this site, it shall be deemed that he agrees to the updated agreement.
- 2) The headings of all clauses in this Agreement are for convenience only and have no legal or contractual effect.
- 3) To the extent permitted by law, this application reserves the right to interpret this agreement.