Terms and Conditions

Welcome to HB30, a subscription service based in Singapore. By subscribing to our services, you agree to the following Terms and Conditions, which govern your use of our platform:

Subscription Agreement:

By subscribing to HB30, you agree to enter into a subscription agreement for a specified term, during which you will have access to the services provided by HB30 according to the selected plan.

Subscription Plans and Payments:

HB30 offers various subscription plans, each with its own features and pricing. By subscribing, you agree to pay the applicable fees for the selected plan. The payment will be processed through the provided payment method, and you authorize HB30 to charge the agreed amount on a recurring basis for the duration of your subscription.

Automatic Renewal:

Your subscription will automatically renew at the end of each billing cycle, unless you choose to cancel it before the renewal date. You can manage your subscription and cancellation preferences through your account settings on the HB30 platform.

Account Information:

You are responsible for providing accurate and up-to-date information while creating your HB30 account. Any changes to your account details should be promptly updated on the platform.

Content Usage:

Any content made available to you through the HB30 service is solely for your personal and non-commercial use. You may not reproduce, distribute, modify, display, or sell any content obtained from HB30 without prior written permission from HB30.

Prohibited Activities:

While using HB30, you agree not to engage in any activities that may be harmful to other users or the platform. Prohibited activities include but are not limited to:

- a) Violating any applicable laws or regulations.
- b) Uploading, posting, or transmitting any content that is offensive, defamatory, or infringing upon the intellectual property rights of others.
- c) Attempting to gain unauthorized access to the HB30 platform or any user accounts.
- d) Introducing any malicious software or viruses that could disrupt the functionality of HB30 or harm other users.

Intellectual Property:

HB30 and its content are protected by intellectual property laws and belong solely to HB30. You may not use, copy, reproduce, distribute, or create derivative works from any part of the HB30 platform or its content without explicit written permission from HB30.

Limitation of Liability:

HB30 shall not be held liable for any direct, indirect, incidental, consequential, or punitive damages arising from your use of the platform or any services provided. HB30's total liability shall not exceed the amount paid by you for the subscription during the past three months.

Amendments to Terms:

HB30 reserves the right to modify or update these Terms and Conditions at any time without prior notice. By continuing to use the platform after such changes, you acknowledge and agree to the revised Terms and Conditions.

Governing Law and Jurisdiction:

These Terms and Conditions shall be governed by the laws of Singapore. Any disputes arising out of or relating to the use of HB30 or these Terms and Conditions shall be subject to the exclusive jurisdiction of the courts of Singapore.