User Agreement

Version update date: December 6, 2021

Welcome to use the cast screen treasure software and related services!

Please be sure to carefully read and understand all the rights and restrictions

stipulated in this "User Agreement" (hereinafter referred to as "this Agreement").

Before you start to use this software and related services, please be sure to read

and fully understand this agreement.

Unless you fully accept the entire content of this agreement, you have no right to

download, install, use (hereinafter collectively referred to as "use") this software,

or use software-related services in any way, or obtain any service provided by

the software (collectively referred to in this agreement) "use"). If you use this

software and related services, it is deemed that you have fully understood this

agreement and promised to accept the constraints of the agreement as a party

to this agreement.

1. Scope of application

• This agreement is the relevant rights and obligations stipulated by you and us

(hereinafter referred to as "we") regarding the software services we provide.

When you know and agree to accept the above-mentioned service content, you

are deemed to accept the relevant rights and obligations between the two

parties and are also bound by this agreement.

• "Users" refer to all users who directly or indirectly obtain and use the software

and related services, including natural persons, legal persons and other organizations. Referred to as "user" or "you" in this agreement.

2. Use this software and related services

This offer includes but is not limited to the following services:

- This software directly owns or operates the client, software or any other network and communication environment for users to use;
- Any other technologies and services provided by this book.
- When you use this software and related services, you can obtain the software client application through pre-installation, download from a third-party authorized by the company, etc. If you did not obtain the software from the company or a third party authorized by the company, the company cannot guarantee that the unofficial version of the software can be used normally, and the losses you suffer as a result have nothing to do with the company. To
- The company may develop different application software versions for different terminal devices. You should obtain, download, and install the appropriate version according to the actual device conditions.
- In order to better improve user experience and services, the company will provide software updates or changes from time to time (including but not limited to software modifications, upgrades, function enhancements, development of new services, etc.). In order to ensure the safety of software and related services and improve user services, after the software and related services are updated or part of the service content is updated, when possible, the company will prompt

the user by including but not limited to system prompts, and the user has the right to choose to accept If the user does not accept the updated version or service, some functions will be restricted or cannot be used.

- Unless you have the company's prior written authorization, you may not use any form of unauthorized access or use of the software and related services, including but not limited to adaptation, copying, dissemination, vertical search, mirroring, or trading.
- You understand that you need to prepare terminal devices (such as mobile phones) related to the software and related services to use the software and related services. Once you open the software in the terminal device, you will be deemed to use the software and related services. service. In order to fully realize all the functions of this software, you may need to connect its terminal equipment to the Internet. You understand that you will bear the required expenses (such as traffic fees, Internet fees, etc.).
- The company licenses your personal, non-transferable, non-exclusive and non-commercial legal right to use software and related services. All other rights not expressly authorized in this agreement are still reserved by the company. You must obtain the company's written permission when exercising these rights. At the same time, the company's failure to exercise any of the aforementioned rights does not constitute a waiver of this right.

3. User Code of Conduct

User behavior requirements

You should be responsible for your use of this product and related services.

Unless permitted by law or with the company's prior written permission, your use of this software and related services must not have the following behaviors:

- 1.1 Use any plug-in, plug-in, system or third-party tool that is not authorized or licensed by the company to interfere, destroy, modify or exert other influences on the normal operation of this software and related services.
- 1.2 Use or conduct any behavior that endangers computer network security by using or targeting this software and related services, including but not limited to:
- (1) Activities that endanger network security, such as illegal intrusion into others' networks, interference with the normal functions of others' networks, and theft of network data;
- (2) Provide programs and tools that are specially used to engage in network security activities such as intruding into the network, interfering with the normal network functions and protective measures, and stealing network data;
- (3) Provide technical support, advertising promotion, payment settlement and other assistance to others who knowingly others are engaged in activities that endanger network security;
- (4) Use unauthorized data or access unauthorized servers/accounts;
- (5) Enter the public computer network or the computer system of another person without permission and delete, modify, or add stored information;
- (6) Without permission, attempt to probe, scan, test the weakness of the software system or network, or perform other behaviors that undermine network security;

- (7) Attempt to interfere with, disrupt the normal operation of the software system or website, deliberately spread malicious programs or viruses, and other behaviors that disrupt and interfere with normal network information services;
- (8) Forged TCP/IP data packet name or part of the name.
- 1.3 Reverse engineer, reverse assemble, compile or otherwise try to discover the source code of the software.
- 1.4 Violation of laws and regulations, this agreement, relevant company rules, and other acts that infringe upon the legitimate rights and interests of others.

 If we find or receive reports or complaints from others that users have violated this agreement, we have the right to review and delete the content of the reports and complaints at any time without notice, including but not limited to user information, and impose penalties on the account that violates the rules according to the seriousness of the circumstances. Including but not limited to warnings, account banning, device banning, and function banning penalties, and notifying users of the processing results.
- When using this software and related services, users should consciously abide by the constitution, laws and regulations, abide by public order, and respect social ethics, the socialist system, national interests, the legitimate rights and interests of citizens, morals and customs, and the authenticity of information. Users shall not use this software and related services to record, produce, copy, publish, or disseminate information containing the following contents:
- (1) Opposing the basic principles established by the Constitution;

- (2) Endangering national security and leaking state secrets;
- (3) Subverting state power, overthrowing the socialist system, inciting division of the country, or undermining national unity;
- (4) Damage to national honor and interests;
- (5) Promoting terrorism and extremism;
- (6) Propagating ethnic hatred, ethnic discrimination, and undermining ethnic unity;
- (7) Inciting regional discrimination or hatred;
- (8) Undermining the state's religious policies and promoting cults and superstitions;
- (9) Fabricating or spreading rumors or false information, disrupting economic and social order, and undermining social stability;
- (10) Spreading or disseminating violence, obscenity, pornography, gambling, murder, terror or instigating crime;
- (11) Infringing on the lawful rights and interests of minors or harming the physical and mental health of minors;
- (12) Secretly photographing or recording others without their permission, infringing on the legal rights of others;
- (13) Contains content that is terror, violent, bloody, highly dangerous, or endangering the physical and mental health of the performer or others;
- (14) Endangering network security, using the network to engage in endangering national security, honor and interests;

- (15) Insulting or slandering others, infringing on the lawful rights and interests of others;
- (16) Violent intimidation, threats to others, and human flesh searches;
- (17) Involving other people's privacy, personal information or data;
- (18) Spreading obscene language, damaging public order and good customs in society;
- (19) Content that infringes on the legal rights of others' privacy, reputation, portrait rights, intellectual property rights, etc.;
- (20) Dissemination of commercial advertisements, or similar commercial solicitation information, excessive marketing information and spam;
- (21) Comments in languages other than the commonly used languages on this website;
- (22) Other information that violates laws, regulations, policies, public order and good customs, interferes with the normal operation of the software, or violates the legitimate rights and interests of other users or third parties.

4. Personal Information Protection

• We work with you to protect your personal information. Protecting users' personal information is one of the company's basic principles. In the process of using this software, you may need to provide your personal information so that we can provide you with better services and corresponding technical support. You understand and agree that the company has the right to obtain, use, store and share your personal information under the premise of complying with laws

and regulations, this agreement and the software "Privacy Policy".

- The company will use encryption technology, anonymization and other technical measures that match this and other security measures to protect your personal information and prevent your information from being improperly used or accessed, used or leaked without authorization, and Establish a complete management system for the aforementioned purposes.
- Without your explicit prior authorization and consent, we will not share your personal information with any third party other than the company and its affiliates, except in the following circumstances:
- (1) You share with a third party on your own;
- (2) It is directly related to national security, national defense security, public security, public health, and public interests;
- (3) Disclosure or provision in accordance with the requirements of applicable laws and regulations, mandatory administrative and judicial requirements, or directly related to criminal investigation, prosecution, trial, and execution of judgments. Under the premise of complying with laws and regulations, when we receive the aforementioned request for information disclosure, we will require the other party to issue corresponding legal documents, such as subpoenas or investigation letters. We will carefully review all requests to ensure that they have a legal basis and are limited to data that the administrative and judicial departments have legal rights to obtain for specific investigation purposes;
- (4) Within the scope permitted by laws and regulations, it is necessary to

maintain the life and property of other users of the software, the company and its affiliates, or for the safe and stable operation of the software and related services, such as search, prevention, Dealing with illegal activities such as fraud and reducing credit risks, etc. (excluding the disclosure or provision of personal information for profit in violation of the commitments made in the "Privacy Policy");

- (5) Collect personal information from legally publicly disclosed information, such as legal news reports, government information disclosure and other channels;
- (6) Other circumstances stipulated by laws and regulations.
- If this software contains links to information or other services (including websites) provided by third parties, you know and understand that the third parties operating such services may require you to provide personal information. We especially remind you that you need to carefully read the user agreements, privacy policies and other related terms of these third parties, properly protect your personal information, and only provide them to these third parties when necessary. This agreement (and other agreements and rules related to this software, including but not limited to the "Privacy Policy") does not apply to services provided by any third party. No legal responsibility is assumed for the consequences.

For more information about the protection of users' personal information, please refer to the "Privacy Policy".

5. software data usage specifications

Without the written permission of the company, the user shall not, by himself or by authorizing, permitting, or assisting any third party to perform the following actions on the information content in this agreement, this software and related services:

- Copy, read, and use the information content of software and related services for commercial purposes including but not limited to publicity, increasing reading volume, and browsing volume;
- •Edit, organize, and arrange the information content of the software and related services without authorization and then display them in channels other than the source pages of the software and related services;
- Adopt any form of identification methods, including but not limited to special marks, special codes, etc., to generate traffic, reading guidance, transfer, hijacking and other adverse effects on the information of the software and related services by itself or by assisting a third party;
- Other acts of illegally obtaining the information content of software and related services.

6. Handling of breach of contract

• In response to your violation of this agreement or other terms of service, the company has the right to make independent judgments and take measures as appropriate. Relevant records will be kept for suspected violations of laws and regulations and suspected crimes, and report to and cooperate with relevant competent authorities in accordance with the law.

- If you violate this agreement or other terms of service and cause third-party complaints or litigation claims, you shall bear all legal responsibilities by yourself. If your illegal or breach of contract causes the company, its affiliates, and controlling companies to compensate any third party or be punished by the state agency, you should also fully compensate the company, its affiliates, and controlling companies for all losses suffered as a result.
- The company respects and protects the legal rights of legal persons and citizens such as intellectual property rights, reputation rights, name rights, and privacy rights. You warrant that you will not infringe any third party's intellectual property rights, reputation rights, name rights, privacy rights and legal rights and legal rights when using the software and related services to produce, copy, publish, and disseminate information. You shall bear all legal liabilities for all claims made by third parties; if your infringement has caused losses to the company, its affiliates, and controlling companies (including losses of economics, goodwill, etc.), you shall also pay in full Compensation for all losses suffered by the company and its affiliates and controlling companies.

7. Service change, interruption and termination

•You understand and agree that the software and related services provided by the company are provided in accordance with the status quo that can be achieved with existing technology and conditions. The company will do its best to provide you with services to ensure the continuity and safety of services. You understand that the company cannot foresee and prevent technical and other

risks at any time, including but not limited to service interruptions that may be caused by force majeure, viruses, Trojan horses, hacker attacks, system instability, third-party service defects, and other security issues. Data loss and other losses and risks.

•You understand and agree that the company has the right to modify, interrupt, suspend or terminate the software and related services after the announcement and notification in order to serve the needs of the overall operation, without being responsible or liable to the user for any compensation.

8. Intellectual Property

- The intellectual property rights of the content provided by the company in software and related services (including but not limited to software, technology, programs, web pages, text, pictures, images, audio, video, graphics, layout design, electronic documents, etc.) belong to the company. The copyright, patent rights and other intellectual property rights of the software on which the company provides this service belong to the company. Without the permission of the company, no one may use it without authorization (including but not limited to monitoring, copying, disseminating, displaying, mirroring, uploading, downloading content in software and related services through any program or equipment such as robots, spiders, etc.).
- The company provides technical support for software development and operation, and has all rights to all data and information generated during the development and operation of software and related services.

• Please do not privately use any trademarks, service marks, trade names, domain names, website names or other distinctive brand features of the company, including but not limited to software, under any circumstances (hereinafter collectively referred to as "logos"). Without the company's prior written consent, you may not display, use, or apply for trademark registration, domain name registration, etc., for the aforementioned logos in these terms, alone or in any combination, or express or imply that you have the right to display, use, or other The right to deal with the behavior of these signs. If you violate this agreement and use the company's above-mentioned trademarks, logos, etc. to cause losses to the company or others, you shall bear all legal liabilities.

9. Terms of use for minors

- If the user is a minor under the age of 18, he should read this agreement and use the software and related services under the guardian's guardianship, quidance, and the guardian's consent.
- The company attaches great importance to the protection of the personal information of minors. When minor users use the services provided by the company, please strengthen their awareness of personal protection and treat it with caution. Please use the software and related services correctly when instructed by the guardian.
- •Minor users understand that if you violate laws and regulations and the content of this agreement, you and your guardian shall bear all consequences arising

therefrom in accordance with the law.

10. Other

- The establishment, entry into force, performance, interpretation and settlement of disputes of this agreement shall be governed by the laws of the mainland of the People's Republic of China. If any provisions of this agreement are invalid due to conflicts with the laws of the mainland of the People's Republic of China, these terms will be as close as possible to the original intent of this agreement to re-analyze, and other provisions of this agreement shall still have full force and effect.
- If there is a dispute between you and the company, the two parties should try their best to resolve it through friendly negotiation. If the negotiation fails, you agree to submit the dispute to the court with jurisdiction in the defendant's domicile to seek a solution.
- The relevant clauses in this agreement will be continuously improved, and will be continuously improved and adjusted during the software testing and external release process. We will publish the improved terms in an appropriate manner and proactively notify you to review them. Once the aforementioned improved terms are officially released, they will become an integral part of this agreement and have the same legal effect as this agreement. After this agreement is completed, if you continue to use the software, it is deemed that you have approved and accepted the revised agreement terms. If you have any objection to the revised terms, please stop using the software immediately.

- The title in the agreement is provided for convenience and reading only, and does not affect the meaning or interpretation of any provisions in this agreement.
- Both you and the company are independent subjects. In any case, this agreement does not constitute any form of express or implied guarantee or condition of the company to users, nor does it constitute an agency, partnership, joint venture or employment relationship between the two parties.
- No matter the terms of this agreement are partially invalid or unenforceable for any reason, the remaining terms are still valid and binding on both parties.