Modified: July 4, 2022

Thank you for using this software. Please read the following terms carefully and click the "Agree" button to agree to the relevant terms.

1. Important notice

- a) Users should carefully read and fully understand the terms of this agreement. Unless the user accepts this agreement, the user should immediately stop using it.
- b) When the user clicks the "Agree" button during the use of the software, it means that the user fully accepts all the terms under this agreement.
- 2. Service content
- a) The specific content of this service is provided by this service according to the actual situation.
- b) The user understands that this application only provides software-related services, in addition to equipment related to related software services (such as mobile phones, personal computers and other devices related to access to the Internet or mobile network) and the required fees (such as The telephone charges and Internet access charges paid for accessing the Internet, and the mobile phone charges paid for using the mobile network) shall be borne by the user.
- c) According to relevant laws and regulations and national standards, in the following cases, this application may collect and use the user's personal information in accordance with the law without obtaining the user's consent:
- (1) Those directly related to national security and national defense security;
- (2) Directly related to public safety, public health, and major public interests;
- (3) Directly related to criminal investigation, prosecution, trial and execution of judgments;
- (4) In order to protect the life and property of the user or others and other major legitimate rights and interests, but it is difficult to obtain the consent of the user;
- (5) The collected personal information is disclosed to the public by the user;
- (6) Collect personal information from legally publicly disclosed information, such as legal news reports, government information disclosure and other channels;
- (7) Necessary to sign and perform the contract according to the user's request;
- (8) Necessary for maintaining the safe and stable operation of the provided services, such as: finding and disposing of product or service failures;
- (9) Necessary for legitimate news reporting;
- (10) Other circumstances stipulated by laws and regulations.
- d) In the following cases, the application does not need to obtain the user's authorization and consent in advance to provide the user's personal information to a third party:
- (1) Related to national security and national defense security;
- (2) Related to public safety, public health, and major public interests;
- (3) related to criminal investigation, prosecution, trial and execution of judgments;
- (4) It is difficult to obtain the consent of the user for the purpose of safeguarding the life, property and other major legitimate rights and interests of the user or other individuals;
- (5) Personal information disclosed by users to the public;

(6) Collecting personal information from legally publicly disclosed information, such as legal news reports, government information disclosure and other channels.

According to the law, providing de-identified personal information to a third party and ensuring that the recipient of the data cannot recover and re-identify the subject of the personal information does not belong to the external sharing, transfer and public disclosure of personal information. The storage and processing will not need to notify the user separately and obtain the user's consent.

This agreement involves the use of the personal information provided by the user by this application. If it is inconsistent with the "Privacy Policy", the "Privacy Policy" shall prevail.

3. Information security

We will keep the data and information provided by users strictly confidential to prevent the loss or leakage of user data and information. Due to computer system or technical limitations, there may be unexpected loss or leakage of user data and information, and we will take reasonable measures to prevent similar incidents in a timely manner. However, due to the loss or leakage of information caused by any unexpected circumstances, as well as all losses caused thereby, you agree to give understanding and waive any responsibility that this website may bear.

4. User Responsibilities

When users use our products, they shall abide by the relevant laws and regulations of the People's Republic of China, and shall not use them for any illegal purpose or use them in any illegal manner;

Users shall not use our applications, products and services to engage in acts that infringe upon the legitimate rights and interests of others, otherwise we have the right to refuse to continue to provide services and require users to assume all relevant legal responsibilities, thus causing damage to us or our users, individuals, or organizational entities, The user shall be liable for compensation. The above behaviors include but are not limited to:

Infringe upon the legitimate rights and interests of others such as reputation, privacy, trade secrets, trademarks, copyrights, patents, etc.;

Breach of statutory or agreed confidentiality obligations;

Use our apps, products and services in the name of another person;

Engage in illegal acts, such as making pornography, gambling, viruses, hanging horses, reactionary, plug-ins, private servers, fishing, etc.;

Provide gambling information or induce others to gamble in any way;

Engage in any behavior that may contain computer viruses or may infringe on the system and data of this service;

other conduct that we reasonably consider inappropriate;

The rights to the services obtained under this Agreement of Use are not transferable.

5. Force majeure and other exemptions

We will not be liable for any compensation if the service is abnormal or data is lost due to the following conditions, including but not limited to:

Due to the need for downtime maintenance during system upgrade or adjustment and has been notified:

The user violates the terms of this agreement, resulting in any loss or claim claimed by a

third party;

Due to force majeure factors such as typhoons, earthquakes, tsunamis, floods, power outages, wars, terrorist attacks, etc., our system is blocked and cannot provide services normally;

Service interruption or delay due to hacker attacks, technical adjustments or failures in the telecommunications sector, website upgrades, banking problems, etc.

If the software cannot be continuously updated due to force majeure, we have the right to terminate your software use and membership rights, and we do not assume any responsibility.

6. Termination of service

In the event of any of the following situations, the application has the right to stop providing services without notifying the user without any responsibility to the user or any third party:

- (1) The user violates the content of this agreement;
- (2) The user's personal information is untrue or illegal;
- (3) Failure to pay in time or in full;
- (4) In accordance with relevant laws and regulations or the requirements of relevant institutions:
- (5) Other necessary circumstances.

After the service is terminated, the app has the right to cancel the user's account and completely delete the content and information in the account, and no longer assumes any responsibility and obligation.

7. The right to interpret the agreement

No provision of this Agreement of Use is invalid or unenforceable for any reason, the remaining provisions shall remain valid and binding on both parties. The titles of all clauses in this agreement are for convenience only and have no legal or contractual effect. To the extent permitted by law, the right to interpret this agreement belongs to this application.