# **User Agreement**

### Updated on May 6, 2023

Welcome to use this product and related 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.

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, 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. Applicable scope

- 1) This agreement is an agreement between you and this application regarding your download, installation, use of this software, and access to related services provided by this software.
- 2) "User" refers to all users who directly or indirectly obtain and use this software and related services, including natural persons, legal persons, and other organizations. Referred to as "user" or "you" in this agreement.

# 2 Personal Information Protection

1) We are committed to protecting your personal information together with you, and protecting user personal information is one of our fundamental principles. During the use of this software,

you may need to provide your personal information in order for us to provide you with better services and corresponding technical support.

- 2) We will use encryption technology, anonymization processing, and other technical measures that match this software, as well as other security measures, to protect your personal information, prevent improper use or unauthorized access, use, or leakage of your information, and establish a sound management system for the aforementioned purposes.
- 3) 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 for the following situations:
- 3.1 You share it with a third party on your own;
- 3.2 Directly related to national security, national defense security, public safety, public health, and public interests;
- 3.3 Disclosure or provision in accordance with applicable laws and regulations, mandatory administrative and judicial requirements, or directly related to criminal investigation, prosecution, trial, and execution of judgments. On the premise of complying with laws and regulations, when we receive the aforementioned request for disclosure of information, we will require the other party to provide corresponding legal documents, such as subpoenas or investigation letters. We will carefully review all requests to ensure that they have legal basis and are limited to data that administrative and judicial departments have legitimate rights to obtain for specific investigative purposes;
- 3.4 Within the scope permitted by laws and regulations, necessary for maintaining the significant legal rights and interests of other users of the software, the company and its affiliated parties, such as the life and property, or for the safe and stable operation of the software and related services, such as identifying, preventing, handling illegal activities such as fraud, and reducing credit risks;
- 3.5 Collecting personal information from legally disclosed information, such as legitimate news reports, government information disclosure, and other channels;

3.6 Other situations stipulated by laws and regulations.

## 3. User Code of Conduct

You shall be responsible for your use of this product and related services. Unless permitted by law or with the prior written permission of the company, your use of this software and related services shall not:

- 1) Use any plugins, plugins, systems, or third-party tools that are not authorized or licensed by the company to interfere, disrupt, modify, or otherwise affect the normal operation of the software and related services.
- 2) Using or targeting this software and related services to engage in any behavior that endangers computer network security, including but not limited to:
- 2.1 Illegal intrusion into others' networks, interference with their normal functions, theft of network data, and other activities that endanger network security;
- 2.2 Provide programs and tools specifically designed to engage in network intrusion, interference with normal network functions and protective measures, theft of network data, and other activities that endanger network security;
- 2.3 Provide technical support, payment and settlement assistance to others who knowingly engage in activities that endanger network security;
- 2.4 Using unauthorized data or accessing unauthorized servers/accounts;
- 2.5 Unauthorized access to public computer networks or other computer systems and deletion, modification, or addition of stored information;
- 2.6 Attempts to interfere with or disrupt the normal operation of software, intentionally spreading malicious programs or viruses, and other behaviors that disrupt and disrupt normal network information services;
- 2.7 Forgery of TCP/IP packet names or partial names.
- 3) Reverse engineer, disassemble, compile, or otherwise attempt to discover the source code of the software.

4) Other behaviors that violate laws and regulations, this agreement, relevant rules of the company, and infringe upon the legitimate rights and interests of others.

#### 4. Disclaimer

- 1) Considering the particularity of network services, the user agrees to change, interrupt or terminate some or all of the network services of this product/service at any time. If the network service is changed, interrupted or terminated, it is a free network service, and this software does not need to notify users or assume any responsibility to any users or any third parties.
- 2) You understand that this product/service requires regular or irregular maintenance or repair of the platform or related equipment that provides network services. If the interruption of paid network services is caused within a reasonable time due to such circumstances, this product/service is not responsible for this, but this software should be notified as much as possible in advance.
- 3) This product/service does not guarantee (including but not limited to):
- 3.1 This service is suitable for the user's usage requirements;
- 3.2 This service is uninterrupted, timely, safe, reliable, or error free, and any products, services, or other materials obtained by the user through this service meet the user's expectations;
- 3.3 Your use of any information obtained through this service shall be at your own risk;
- 3.4 Any disputes or losses arising from your authorization of third parties (including third-party applications) to access/use this service shall be borne by you.

## 5. Change, interruption, and termination of services

1) You understand and agree that the software and related services we provide are provided to the best of our existing technology and conditions. We will do our best to provide you with services and ensure their continuity and security. You understand that we cannot foresee and prevent technical and other risks at any time, including but not limited to force majeure, viruses, trojans, hacker attacks, system instability, third-party service defects, and various other security issues that may cause service interruptions, data loss, and other losses and risks.

2) You understand and agree that in order to meet the overall operational needs of our services, we have the right to modify, interrupt, suspend or terminate the software and related services after the announcement notice, without being responsible or liable for any compensation to users.

# 6. Agreement interpretation rights

- 1) The establishment, effectiveness, performance, interpretation, and dispute resolution of this agreement shall be governed by the laws of the mainland region of the People's Republic of China. If any provision of this agreement is invalid due to conflict with the laws of the mainland of the People's Republic of China, these provisions will be reinterpreted as close as possible to the original intent of this agreement, and other provisions of this agreement shall still have full force and effect.
- 2) The relevant provisions of this agreement will continue to be improved and adjusted during software testing and external release. 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 shall become an integral part of this agreement and have the same legal effect as this agreement. After the completion of this agreement, it shall be deemed that you acknowledge and accept the modified terms of the agreement. If you have any objections to the revised terms, please immediately stop using the software.
- 3) The headings in this agreement are for convenience and reading only, and do not affect the meaning or interpretation of any provisions in this agreement.
- 4) The copyright of this agreement belongs to this software, and we reserve all rights to interpret and modify it.