

1. Overview

This User Agreement is a legal agreement between the user and **ShenZhen ZhiYi Technology CO., Ltd.** (hereinafter referred to as **“ILIFE”**). A user is an individual who is willing to accept, or has actually received an intellectually-provided product or service.

“User” is a general term that applies when users accept smart products and services. Therefore, please read the entire content of this user agreement in detail before registering to become a user or accepting a product and service.

The user understands and agrees that as long as the user clicks the **“Agree”** button and completes the registration, or the user actually accepts the intellectually-accepted products and services, the user is deemed to have accepted the user agreement and the various service rules announced by ILIFE, and is willing to be subject to it. In the event of a dispute, the user may not plead guilty or claim the agreement was not fully understood.

In addition, users are reminded that with the change of operating conditions, ILIFE reserves the right to change this user agreement and related service rules at any time. When modifying this user agreement, ILIFE will announce the facts of modification on the relevant page without notifying the user separately. If the user disagrees with the user agreement or related service rules, or does not agree with the modification made by the user, the user may voluntarily stop using the products and services provided by the content provider.

If the user intentionally revises the agreement or service rules, and the user continues to use the ILIFE service. Intended to provide products and services, that is to say that the user agrees with the intention to modify the user agreement and related service rules. Because of the loss caused by the user's unfamiliarity with the announcement after the change of the user agreement, ILIFE will not assume any responsibility.

2. Copyright Statement

Copyright, patents, trademarks, trade secrets, other intellectual property rights, proprietary rights or other rights that are intellectually provided for all information, materials, technologies (including related software) related to products and services are intellectual property or their right holders. All rights reserved. You may not modify, copy, distribute, transmit, display, execute, copy, authorize, or make derivative works of any such information, materials, software, products, or services unless you have obtained prior written authorization from Intel's intellectual property or its rights holders. Works, transfer or sale: If the user fails to comply with the above provisions of this article, without any damage to other rights, ILIFE may immediately terminate the provision of products and services to users.

The user must destroy any of the above information, materials, software or products that have already been obtained. ILIFE has the ownership of any data information generated by the user during the use of the Smart Software or the user's acceptance of the Smart Service. The user has understood and agreed that the data on all servers provided by ILIFE is owned by "ShenZhen ZhiYi Technology CO., Ltd.". Without affecting the normal receipt of services by the user, ILIFE has the right to decide whether to retain all or part of the data on the server.

3. Tariff Policy

When ILIFE intends to provide products and services, it may charge users a fee for certain products and services. In this case, ILIFE will make clear tips on related pages. If the user refuses to pay such fees, the related products and services cannot be used. For intellectually-charged products and services, users should purchase according to the tariff policy determined by ILIFE; otherwise, it can immediately stop

providing the product and service to users. ILIFE will have the right to determine and modify the tariffs and charges (including free-to-charge changes) of the products and services provided.

ILIFE may develop different tariffs and charges for different products and services. Different tariffs and charging methods may be determined according to the different stages of the products and services provided; in addition, the ILIFE policy may also modify the tariff policy from time to time. ILIFE will place information on tariffs, methods of charging, methods of purchase, or other related tariff policies for products and services prominently on the pages of the product and service related pages. In order to protect the legitimate rights and interests of users as well as the full use of intellectually-friendly products and services, users are advised to purchase products and services from designated distributors.

4. Account and Password

The user understands and agrees that the user may not disclose any account number or password, and may not lend or transfer the account to another person without the express permission and registration of the user. If the account or password leaks due to the user's own fault or if the user uses the product to infect a virus or trojan, the user shall bear the resulting loss.

ILIFE employees (including, but not limited to, smart website and forum administrators, customer service personnel, etc.) will not ask the user's password in any way, so the user should not leak the user's password to anyone, and do not share more than one person with the same account.

If the user loses the password, ILIFE reserves the right to claim additional fees for services that deal with this issue. If the user finds that the account number or password is illegally used or abnormally used by others, he should immediately notify the ILIFE team and

submit the account's own relevant proof to apply for suspension of the account. Therefore, the loss caused by the account will be deemed intentional and ILIFE will not assume liability for compensation claims. However, if the user files an application under the law, he has the obligation to assist the case-handling agency.

5. User's Rights

The user can accept products and services provided by ILIFE in accordance with this user agreement and other rules published by it. The user has the right to supervise the company staff during the acceptance of the products and services provided by ILIFE, and to provide the products and services to the users according to the standards published by ILIFE, and to provide products with intellectual content development at any time, as well as services related opinions and suggestions.

The user can use the information necessary for the service on an intelligent server with a legitimate account. If the user disagrees with this user agreement or has any objection to the modification of intellectual meaning, or is not satisfied with the products and services provided by ILIFE, the user may stop using the products and services at any time. If the user chooses to stop using smart products and services, ILIFE will no longer have any obligations or responsibilities to the user.

6. The User's Obligations

Users need to provide their own mobile phone or other communications equipment required to register and use the network. The user is obliged to properly maintain the account and password used by the user. In the case of logging in with the correct user account and password, the person using the account is regarded as the user himself, and any

actions he makes will be treated as the user's actions. The user shall be responsible for all actions of the account user. The user agrees to abide by the terms of the ILIFE website and the customer service center. The user should regularly check the terms published on the ILIFE official website. In the process of using intelligent services, users should follow the following principles:

- (1) Comply with relevant local laws and regulations;
- (2) No service system may be used for any illegal purpose;
- (3) Compliance with all service-related network agreements, rules and procedures;
- (4) It is not allowed to modify the website and software provided, including but not limited to ILIFE, reverse engineering, decompiling, disassembling, copying or distributing;
- (5) Will not take any abnormal use of network services that may affect ILIFE (including but not limited to damage, attacking the server, or overloading the server);
- (6) You may not use third-party software or use third-party software to assist in the use of intellectually-intentioned products or services that are designed for smart use;
- (7) No intellectual property rights shall be used to create or provide the same or similar network services, such as simulation servers, without express legal written permission;
- (8) Do not use ILIFE property products and network service systems to conduct any products that may adversely affect the normal operation of the Internet or interfere with the use of products and network services provided by others in the normal manner;

(9) Do not use the Smart Internet Service System to transmit any harassing, slanderous, abusive, intimidating, vulgar, fraudulent or any other illegal information;

(10) Do not use the ILIFE service system to conduct other actions that are not conducive to ILIFE and our normal business practices;

(11) Do not use information or information obtained from sources that intend harm to ILIFE, protected by intellectual property rights;

(12) Consulting services, products, and business of ILIFE and cooperative business partners shall pass through the designated customer service channels and other specialized communication channels, and shall not publish negative publicity regarding ILIFE and its related services in public;

(13) If any illegal use of a user account is found to have a security vulnerability, ILIFE should be immediately notified.

7. Cancel or Terminate Account, Suspend Service

If the user has any one or more of the following behaviors, ILIFE reserves the right to cancel the user account at any time or to terminate or suspend all or part of the user's services:

(1) There are violations of this user agreement or other service rules that are intentionally released;

(2) Abuse of the rights agreed to;

(3) Use of Zhiyi services through improper means;

(4) The acts that damage the rights and interests of ILIFE and its rights holders, related companies or partners, and the legitimate rights and interests of other users;

(5) Violation of local laws and regulations;

(6) Violation of social customs and social morality;

(7) Other violations of the relevant provisions of intellectual property;

The user agrees that:

ILIFE has the final power to interpret whether the user's behavior complies with the user agreement and related product and service usage specifications.

8. Network Service Interruption

When one of the following situations occurs, ILIFE has the right to discontinue the provided network service without notice, and does not need to assume any responsibility to the user:

(1) Make regular maintenance, construction of relevant website servers and other network equipment or related official websites of the provided products and network services; users can check downtime maintenance time on ILIFE official website;

(2) To make necessary maintenance, construction of the relevant website server and other network equipment or related official website that provide products and network services at any time according to the judgment and intention of ILIFE;

(3) Failure of the software and hardware equipment of the cooperative partner system due to ILIFE, malfunction or loss of human operation;

(4) Others invade networks of ILIFE, modify, alter or forge, compile website data, or perform any actions that affect the normal operation of ILIFE computer systems;

(5) Cause of force majeure;

(6) As the relevant organization is based on legal or legal process requirements;

(7) Other regulations based on laws or national policies;

9. Termination of the Network Service

ILIFE can terminate the network service at any time according to the actual situation, and it does not need to be responsible for any users or third parties to terminate the network service at any time.

10. Privacy protection

Protecting the privacy of users is a basic policy of ILIFE.

ILIFE will adopt commercially reasonable ways to protect the security of user's personal data. ILIFE will use commonly available security technologies and procedures to protect our users' personal data from unauthorized access, use, or disclosure. For any loss of user account or disclosure of user's personal data that is not due to any ILIFE fault, it will not assume any responsibility.

ILIFE promises not to disclose the account number and password in the user registration data without obtaining the user's permission.

However, the following circumstances will not be within the scope of this commitment:

- 1) Users are allowed to disclose this personal data intellectually;
- (2) Relevant laws, regulations or administrative regulations require Zhiyi disclosure of user's personal data;
- (3) Judicial authorities or administrative agencies require the ILIFE disclosure of user's personal data based on legal procedures;
- (4) In order to protect ILIFE intellectual property rights and other property rights and interests, the user's personal data needs to be disclosed within the scope permitted by law;
- (5) In case of emergency, in order to protect the personal safety of other users and the general public, if the law permits, it is necessary to disclose the personal data of the user;
- (6) ILIFE may cooperate with third parties to provide users with related products and services. In this case, if the third party agrees to assume the same responsibility as protecting the privacy of users, ILIFE can register the users. Information is provided to the third party. Under the premise of the privacy policy permitted by law, ILIFE has the right to conduct technical analysis of the entire user database and make reasonable use of the user database after analysis and organisation, so as to provide products or services for customers on purpose.

11. Breach of Contract Liability

The user agrees to safeguard the interests of ILIFE and other users. If the user violates any laws, regulations or any terms under this user agreement and causes damages to ILIFE or any other third party, the user agrees to bear the resulting damage liability. The user agrees to

compensate the parent companies, subsidiaries, affiliates, employees, and all related personnel who are interested in intelligence because of any violation of the relevant laws, regulations, or this user agreement.

12. Disclaimer

To the maximum extent permitted by law, ILIFE does not provide any warranty to the user, whether express or implied, including but not limited to the merchantability, reliability, accuracy, completeness, virus-freeness, without any implied guarantee and responsibility for errors. In addition, to the maximum extent permitted by applicable law, ILIFE does not guarantee that the products and services provided by it will satisfy the requirements of the users, nor that the provided services will not be interrupted, and the timeliness of the products and services will not be securely guaranteed, and whether the information can be accurately, timely, and smoothly transmitted without any guarantee. To the fullest extent permitted by applicable law, ILIFE shall not be accidentally, indirectly, purposely, or in any other way related to the use of any other product or service, or in any way be related to indirect damages or requests (including but not limited to personal injury, leakage of privacy, failure to perform any liability including integrity or reasonable care, negligence, and damage due to any other financial loss or other loss compensation).

13. Legal Jurisdiction

The interpretation and application of the relevant specifications of these products and services, as well as the rights and obligations arising from the use of intellectually-intended products and services by the user and, shall be governed by the laws of the **People's Republic of China**.

Therefore, all disputes arising shall be made by the court of the jurisdiction of **ShenZhen ZhiYi Technology Co., Ltd.** as the court of first instance jurisdiction. In addition, if any content of this user agreement contravenes the law of the user's location, the law of the user's location shall prevail.

14. Delivery and Notifications

All notifications under this User Agreement can be made through announcements, e-mails, or regular mailings; such notifications are deemed to be delivered to the addressee on the date of dispatch.

15. Other Regulations

If there is any difference of understanding in any terms of this User Agreement, it shall be based on the interpretation of the intention. If any terms of this User Agreement are completely or partially invalid or have no execution force for any reason, the remaining terms of this User Agreement shall be valid and binding on the parties to the Agreement. The headings in this user agreement are for convenience only and do not have legal or contractual effects.