[Terms of service]

Chapter 1: General Provisions

Article 1 Purpose

These terms and conditions apply to 'FingeRate', 'SoT' related services operated by GG56 (hereinafter 'Company'), The purpose is to regulate all matters related to the use and provision of products, websites and apps.

Article 2 Definition of Terms

1) The definitions of terms used in these terms and conditions are as follows.

"Service" means all services provided by the company that can be used by "users" through the implemented PC or mobile device.

"User" means It refers to members and non-members who receive services provided by '
FingeRate ' and ' SoT ' related services, products, websites and apps operated by the company.

"Member" means It refers to a person who has registered as a member by providing personal information to the company, and who uses the services provided by 'FingeRate ' and 'SoT' related services, products, websites and apps operated by the company.

"Mobile device" means a device that can be used by downloading or installing content, such as a mobile phone, smartphone, personal digital assistant (PDA), tablet, etc.

"Account information" means all information provided by a member to the company, such as basic information, external account information, and device information provided by the member for the use of the "service".

"Application" means any program downloaded or installed through a mobile device to use the services provided by the company.

- ② Definitions of terms used in these Terms and Conditions shall be governed by the relevant laws and regulations and policies for each service, except for those set forth in Paragraph 1 of this Article.
- 3 Agreeing to these Terms and Conditions will also imply that you agree with the Respect Level policy and SoM policy of the company, found in the official website of company (https://www.fingerate.world/).

You agree to these Terms by clicking Accept Terms, executing any document referencing these Terms, or using the Services.

Article 3 Effect of Terms and Conditions and Changes

- ① The Terms and Conditions take effect by notifying users as stated in Chapter 2, Article 3.
- ② The company may amend these terms and conditions to the extent that it does not violate related laws, such as the Act on the Regulation of Terms and Conditions, the Act on Promotion of Information and Communications Network Utilization and Information Protection, etc.
- When the company revises the terms and conditions, the date of application, the contents of the revision, the reason for the revision, etc. shall be specified, and at least 7 days prior to the effective date, the company will notify the user by posting it in the "service" or on the connection screen. However, if the changed content is unfavorable to the member or is a significant change, it shall be notified in the same way as in the main text up to 30 days before the effective date, and the member's e-mail address, electronic memo, in-service note, text message (LMS/SMS) to notify members. In this case, the contents before and after the revision are clearly compared and displayed in an easy-to-understand manner for members.
- If the company revises the terms and conditions, the member's consent to the application of the revised terms is checked after the notice of the revised terms and conditions. In the event of a notice or notice in Paragraph 3, the company will also notify or notify that if the member does not express his/her intention to agree or reject the revised terms and conditions, it will be deemed to have been agreed. If you do not mark it, you are deemed to have agreed to the revised terms and conditions. If the member does not agree to the revised terms, the company or the member may terminate the service use contract.

Article 4 Rules other than the terms and conditions

Regarding matters and interpretations not specified in these terms and conditions, the Act on the Regulation of Terms and Conditions: In accordance with relevant laws and customs such as the Act on Promotion of Information and Communications Network Utilization and Information Protection, etc.

Chapter 2 Membership registration and service use

Article 1 Membership registration

① After the user fills out member information according to the form set in the 'Service', membership registration is established by agreeing to the contents of these terms and conditions and by the company's approval of the user's application for use. When you

- apply for membership, The company accepts these applications and becomes a member.
- ② The company approves the subscription after confirming the necessary matters when the applicant has faithfully provided the required information requested by the company. However, the company may withhold or reject the approval of membership registration or lose membership in the following cases.
- 1. In case of falsely entering the contents of the membership application form or stealing another person's name
- 2. In the case of using the service through an abnormal or detour method in a country where the company has not provided
- 3. In the case where the application is made for the purpose of hindering the well-being and order of the society
- 4. In the case where the user under the age of 14 does not obtain the consent of his/her legal representative
- 5. If you want to use the service for illegal purposes
- 6. If the applicant for membership has previously disqualified under these terms and conditions; if you ever
- 7. If you want to use the service for the purpose of pursuing profit
- 8. In the event that approval is judged to be inappropriate for any other reason that falls under each subparagraph
- 3 If the member information registered at the time of registration is changed, Immediate correction or direct mail in the 'APP'; You must notify the Company of the change by other means.

Article 2 Service use

- ① The service provides the following information to members. only, in order to use the service, the user may additionally request consent to the terms of use of location information and provision of account information, If you do not agree, some services may be restricted.
 - 1. Participation in research and request
 - 2. Services determined by other companies
- 2 The use of the service in principle, 24 hours a day, 365 days a year.
- 3 The service may be temporarily suspended due to the need for regular inspections due to the company's business/technology or service operation policy. In this case, the company may notify you in advance or afterward.
- ④ The company is responsible for repairing the service system, etc.; inspection, substitute, system failure, loss of communication, In the event of other force majeure circumstances,

the provision of services may be temporarily suspended. but, in case of service interruption, the company calls this prior notice; If there are unavoidable reasons that cannot be notified in advance, the member is notified in the manner specified in Chapter 2, Article 3.

Article 3 Notice to Members

- ① If the company notifies the member, this can be done by e-mail or mobile number submitted by the member to the company.
- 2 In the case of a notice to an unspecified number of members, the company may substitute individual notice by posting it on the service for more than 30 days.

Article 4 Protection and use of personal information

- ① The company collects user information The city collects the minimum information necessary to provide a smooth "service".
- 2 When the company collects personal information and account information that can identify a user, the consent of the user must be obtained.
- 3 The company does not provide personal information of members to others without their consent, except in accordance with related laws or when there is a request from a related national institution.
- 4 Users may at any time request to view, correct errors, or withdraw consent to their personal information held by the company, and the company is obliged to take necessary measures without delay. If a user requests correction of an error, the personal information will not be used until the error is corrected.
- ⑤ Other personal information-related matters are based on the privacy policy posted separately on the "service".

Article 5 Attribution of Copyright, etc.

- ① The copyright and other intellectual property rights for the contents within the service produced by the company belong to the company.
- 2 These Terms and Conditions or the member's use of the service does not give the member ownership of the service, or the contents accessed by the member through the service (except the member 's own content). Except as permitted by the Company's Brand and Trademark Use Policy, these Terms do not grant you any rights to use the Company's trademarks or other brand elements.
- Members may copy, without prior consent from the company or the provider (company), information that belongs to the company or the provider (company) among the information obtained by using the "service" provided by the company; It shall not be

- used for profit or let others use it for commercial purposes by means of transmission, etc. (including editing, publication, performance, distribution, broadcasting, creation of secondary works, etc.).
- If a member's post contains content that violates related laws such as the Information and Communications Network Act and the Copyright Act, the right holder may request the suspension or deletion of the post in accordance with the procedures stipulated by the relevant laws, and civil and criminal consequences arising from this. The responsibility of the member must be borne entirely by the member, and the company must take action in accordance with the relevant laws.
- (5) Members retain the ownership of intellectual property rights for surveys commissioned by them.
- 6 Even if there is no request from the right holder, the company may take temporary measures, etc. for the posting in accordance with the relevant laws, if there is a reason for the infringement of rights to be recognized or if it violates other company policies and related laws.
- This article is effective while the company operates the "service" and continues to apply even after membership withdrawal.

Article 6 (Member's grievance handling and dispute resolution)

- ① In consideration of the member's convenience, the company guides the member's opinions or complaints within the "service" or on the connection screen.
- ② If the opinions or complaints raised by members are objectively recognized as justifiable, the company will promptly handle them within a reasonable period of time. However, if the processing takes a long time, the member will be notified of the reason and the processing schedule within the service.

Chapter 3 Duties and Rights

Article 1 Rights and Obligations of the Company

- ① The Company has_an obligation to faithfully and stably provide services as stipulated in these Terms and Conditions.
- 2 The company may transmit e-mails, text messages, phone calls, etc. requesting participation in the survey to users through the registered electronic transmission medium.
- 3 The company must have a security system to protect personal information (including

credit information) so that members can use the service safely and disclose and comply with the privacy policy. The company shall not disclose or provide personal information of members to third parties except as stipulated in the privacy policy under these terms and conditions.

- ④ If the company deems that the opinions or complaints raised by users are justified, it must be dealt with promptly. However, if prompt processing is difficult, the user must be notified of the reason and processing schedule.
- ⑤ In the event of equipment failure or data loss or damage during service improvement in order to provide continuous and stable service, Emergency, we do our best to repair or restore them without delay, unless there are unavoidable reasons such as failures or defects that cannot be resolved with current technology.

Article 2 Rights and Responsibilities of Members

- ① Members must thoroughly manage their personal information, ID and password, and all responsibilities arising from negligence in management are borne by the member.
- ② Users must not allow a third party to use their personal information, ID and password, and if they recognize that they are being stolen or used by a third party, they must immediately notify the company and follow the instructions of the company.
- ③ Users have the right to choose whether to participate in the survey conducted by the company. However, if the scope of the subject is limited by the purpose of the survey, etc., only the users included in the scope of the survey target are given the right to choose whether or not to participate in the survey.
- 4 If the user is included in the scope of the survey target, the user has the right to receive information related to the survey to the company through the registered transmission medium through e-mail, text message, phone, etc.
- ⑤ Users must faithfully participate in the survey conducted by the company and must not respond to the questionnaire based on false facts.
- 6 The user may provide or leak information about the survey conducted by the company (eg, customer company name, survey type, survey content, survey technique, survey result, photos and videos related to the above) to a third party or use SNS, It must not be posted on the Internet, such as blogs or cafes.

Chapter 4 Membership Withdrawal and Service Use Restriction

Article 1 Membership withdrawal

① If a member does not want to use the service at any time, he or she may request

withdrawal at any time, in this case, the company will immediately process the membership withdrawal. Due to membership withdrawal, all usage information held by the member within the service will be deleted and recovery will not be possible.

Article 2 Disqualification

- ① The company notifies the member if there is a serious reason that the member cannot maintain this strategy, such as the member is prohibited by this agreement or acts against public order and morals, limit the use of the service; You may be suspended, or your membership may be forfeited.
- ② If the company loses membership, membership registration is cancelled. In this case, to notify the member, you will be given an opportunity to explain before the membership registration is cancelled.
- 3 The company suspends or cancels the reservation for use in order to protect the personal information of members who have not used the company's services for one year consecutively from the last service use date (hereinafter referred to as ' dormant account '), and the member's personal information may take measures such as separate storage or destruction. In this case, suspension or termination of the contract 30 days prior to the date of action; We notify members of personal information to be destroyed under the fact that measures such as separate storage or destruction of personal information are taken

Article 3 Restriction on Service Use

- ① The Company may terminate the use contract or suspend the use of the service by prior notice or notice in the event that a member falls under any of the following subparagraphs.
- 1. When using the resources provided by the company to act against public order and social norms
- 2. When using the resources provided by the company to engage in criminal acts
- 3. When using the resources provided by the company to achieve social public interest
- 4. When you use another person's personal information and ID and password when applying for use or changing member information
- 5. Infringing the intellectual property rights or right of portrait of the company or others; damage or damage the reputation of others
- 6. Collecting other people's personal information without permission
- 7. Unauthorized copying of resources provided by the company, circulation, when promoting or using commercially
- 8. When using the service by abusing known or unknown bugs

- 9. Change the application without being granted special rights by the company, add other programs to the application; insert, or hack the server, reverse design, or leak source code or application data; change or Build a separate server, or arbitrarily change any part of the website; When impersonating the company by stealing
- 10. Information (computer programs) or computer software that are prohibited to be transmitted or posted by law; Interfere with the normal operation of hardware or telecommunications equipment; Viruses designed to destroy computer code, file, intentionally transmit the program, etc.; posting, when distributing or using the service
- 11. Unauthorized use of the service for profit, business, advertisement, promotion, political activity, when it is used for purposes other than its original purpose, such as election campaigns
- 12. When an act violates other relevant laws, or the terms of use set by the company

Chapter 5 Indemnification of the company

Article 1 (Company's Indemnification)

- 1 the company No separate compensation shall be made to the member for damages suffered by the user or a third party due to the temporary suspension of the provision of the "service" due to the reasons of Article 10, Paragraphs 2 and 3 of these Terms and Conditions, unless there are special provisions in the relevant laws.
- 2 the company We are not responsible for any obstacles to the use of the "Service" due to the member's intention or negligence.
- 3 The company is not responsible for the reliability and accuracy of information or materials posted in relation to the "service" unless there is intentional or serious negligence.
- 4 The company is not responsible for the failure or loss of the benefits expected by the member using the service.
- (5) The company provides that members provide "service" ID and password, mobile device password, account information, We are not responsible for any damage caused by not managing the wallet address, etc.
- 6 If a member cannot use all or part of the contents due to changes in mobile device, change of mobile device number, change of operating system (OS) version, overseas roaming, change of telecommunication company, etc., the company is not responsible for it. not.
- If a member deletes the contents or account information provided by the company, the company is not responsible for it.

Chapter 6 Jurisdiction and Governing Law

Article 1 (Jurisdiction and Governing Law)

These Terms shall be governed by and construed in accordance with the laws of the Republic of Korea. If a lawsuit is filed due to a dispute between the company and the member, the court in accordance with the procedure stipulated in the Act shall be the competent court.