

Wife Material Agreement

1. CONSENT AND ACCEPTANCE

1.1 This Wife Material Agreement (this “Agreement”) governs your usage of our App (Wife Material – The Academic Social Network), through which you can share content and connect with people in various institutions around the world. You are one party and the other party is Wife Material Technology Resources. Ltd, a company registered in the Federal Republic of Nigeria.

1.2 Wife Material reserves its sole and absolute discretion to modify or revise the Agreement as it deems necessary. You are required to review regularly this Agreement to get the up-to-date version. By continuing to use Wife Material, you agree to be bound by the revised Agreement.

1.3 These terms shall be read in conjunction with the Wife Material User Agreement. Except otherwise provided, all capitalized terms shall have the same meaning as defined in the Wife Material User Agreement.

2. TERMS AND CONDITIONS

2.1 You may only use Wife Material if you are 18 years or older, and if you are not subject to statutory age limit to enter into this Agreement according to the applicable laws and regulations in your country. If you are below the aforementioned minimum age, you may only use Wife Material if your guardian has provided us with valid consent. You may not falsely claim you have reached the minimum age.

2.2 You may not create Wife Material account for others, or allow others to use your Wife Material. You shall immediately notify Wife Material if you discover unlawful use of your account by others.

2.3 In consideration for Wife Material, you agree that Wife Material has the right to place advertisement or other types of commercial information, including the Wife Material logo, in the App.

2.4 While using Wife Material, you must abide by all applicable laws and regulations, and Wife Material community guidelines, which may be updated from time to time at our sole discretion.

2.5 You may only share information that you are comfortable sharing with the public. You may not distribute via Wife Material any content that may be considered:

2.5.1 pornographic, obscene or indecent, or any adult content, including any form of child exploitation;

2.5.2 excessively violent, including any content that is related to death or serious injury;

2.5.3 depicting, encouraging or assisting suicide or self-harm;

2.5.4 rumor, false or misleading information;

2.5.5 hateful speech or conduct, including any content that promote racism, terrorism, ageism or sexism;

2.5.6 profane, blasphemous or any content that may offend people of certain faith, or otherwise related to religion;

2.5.7 related to gambling, abortion, weapon, or other highly explosive subject matter;

2.5.8 abusive, libellous, or otherwise harassing other people or group;

2.5.9 spam, junk mail or other unsolicited advertisement;

2.5.10 other contents that in the judgment of Wife Material that are negative contents or otherwise not suitable for distribution.

2.6 You may not impersonate any other individual, entity, governmental agency or organizations.

2.7 You may not publish or distribute other people's private information without their express authorization and permission.

2.8 You affirm, represent, and warrant that you own or have the necessary licenses, rights, consents, and permissions to publish or distribute any copyrighted or proprietary works. You are solely responsible to clear such licenses, rights, consents, and permissions.

2.9 You may not publish or link to any malicious code, phishing website or other content that may threaten the security of the Internet.

2.10 Wife Material has the right to review and monitor your content on Wife Material. Wife Material will evaluate your performance and give rewards based on various factors including usage time, compliant issues, rewarded virtual gifts, etc. Wife Material shall have the right to comment and suggest on the performance content and you agree to make adjustment accordingly in three days.

2.11 If Wife Material, at its sole discretion, reasonably considers that you have violated the Wife Material Content Agreement, Wife Material may freeze, suspend, disable, ban or revoke your account. You understand that any virtual gift associated with your account will be frozen, suspended, disabled, banned or revoked as well.

2.12 If Wife Material discovers or reasonably suspects that any of your virtual gift is acquired in a fraudulent or illegal manner, or is in an abnormal status, Wife Material may freeze, suspend, disable, ban or revoke such virtual gift.

2.13 If your account is frozen, suspended, disabled, banned or revoked, you may not create a second account or ask any other to create a second account for you.

2.14 If you violate any Terms of Use, you shall indemnify and hold harmless of Wife Material against any liability resulting from a claim by a third party in relation to your violation.

3. INTELLECTUAL PROPERTY

3.1 All text, data, images, graphics, audio and/or video information and other materials produced when using our app or service are property of our company and are protected by copyright, trademark and/or other intellectual property rights laws. Nothing in this Agreement shall be construed as conferring you any license of any intellectual property rights or such materials.

3.2 You are prohibited from copying, displaying, downloading, modifying, reproducing or creating any derivative works of such materials, directly or indirectly published, performed, rewritten or republished for performance or distribution purposes, or otherwise used for commercial purposes without prior written consent from us.

4. LIMITATION OF LIABILITY AND INDEMNITY

4.1 You shall be fully responsible for any risks involved in using Content Services. Any use or reliance on Content Services will be at your own risk.

4.2 Under no circumstance does Wife Material guarantee that the Content Services will satisfy your requirements, or guarantee that the Content Services will be uninterrupted. The timeliness, security and accuracy of the Content Services are also not guaranteed. You acknowledge and agree that the Content Services is provided by Wife Material on an “as is” basis. Wife Material make no representations or warranties of any kind express or implied as to the operation and the providing of such Content Services or any part thereof. Wife Material shall not be liable in any way for the quality, timeliness, accuracy or completeness of the Content Services and shall not be responsible for any consequences which may arise from your use of such Content Services.

4.3 Wife Material does not guarantee the accuracy and integrity of any external links that may be accessible by using the Content Services and/or any external links that have been placed for the convenience of you. Wife Material shall not be responsible for the content of any linked site or any link contained in a linked site, and Wife Material shall not be held responsible or liable, directly or indirectly, for any loss or damage in connection with the use of the Content Services by you. Moreover, Wife Material shall not bear any responsibility for the content of any webpage that you are directed via an external link that is not under the control of Wife Material.

4.4 Wife Material shall not bear any liability for the interruption of or other inadequacies in the Content Services caused by circumstances of force majeure, or that are otherwise beyond the control of Wife Material. However, as far as possible, Wife Material shall reasonably attempt to minimize the resulting losses of and impact upon you.

5. MISCELLANEOUS

5.1 You agree that: (i) the Service shall be deemed solely based in Federal Republic of Nigeria; and (ii) the Service shall be deemed a passive website that does not give rise to personal jurisdiction over Wife Material, either specific or general, in jurisdictions other than the Federal Republic of Nigeria.

5.2 You agree that the laws of the Federal Republic of Nigeria, excluding choice of law rules, will apply to the Agreement

5.3 For any dispute arising out of or related to the Service, the parties consent to personal jurisdiction in, and exclusive venue of, the competent courts in Federal Republic of Nigeria.

5.4 Unenforceability of some terms of the Agreement shall not affect validity of any other terms. No waiver of any term of the Agreement shall be deemed a further or continuing waiver of such term or any other term, and Wife Material's failure to assert any right or provision under the Agreement shall not constitute a waiver of such right or provision.