A. agreement

This End User License Agreement (including applicable supplemental terms) (the "EULA") is a legal agreement between you and us. The term "we" or "our" used in this EULA refers to CDhaidong@126.com account holders. By installing our app in the Apple Store, you: (a) Agree to be bound by the terms and conditions of this EULA, (b) you represent and warrant that you own or control the mobile devices on which our Applications will be installed, and (c) you represent and warrant that you have the right, authorization and ability to enter this EULA and comply with all of its terms and conditions as if you had signed it. If you do not agree with the terms and conditions of this EULA, do not install or use our applications. We may amend these terms and conditions from time to time. If the changes include material changes that affect your rights or obligations, we will notify you of the changes in a reasonable manner. After we publish any changes to this EULA, your continued use of our applications will constitute your acceptance of such changes. If you do not agree to any modifications, you must stop using our application. If you have any questions or concerns about the terms and conditions of this Agreement, please email CDhaidong@126.com. Do not use our application until your questions and concerns are answered to your satisfaction and you agree to comply with the EULA.

Notice to Consumers: Under the laws of the jurisdiction in which you reside, you may have certain rights that are not waived by this EULA, which are in addition to the terms of this EULA, and certain provisions of this EULA may not be enforceable for you. If any of the terms or conditions of this EULA are unenforceable, the remainder of the EULA shall remain in full force and effect.

The use of our applications is governed by our Privacy Policy, which is hereby incorporated by reference into this EULA. This EULA also includes any other payment terms and other requirements listed on the Purchase page on our application that you have purchased or downloaded.

B. The age requirement

You must be at least 13 years old (or 16 in the EEA) to install or use our app. If you are at least 13 years of age (or 16 in the EEA) but have not yet reached the age of 18, please have your parent or legal guardian review this EULA with you, discuss any questions you may have and install our application for you.

Notice to Parents and Guardians: By allowing your child to download and access our application, you agree to comply with the terms and conditions of this EULA on behalf of your child. You are responsible for monitoring your child's online activities. If you do not agree with this EULA, do not allow your child to use our application or related features. If you are a parent or guardian of a child under the age of 13 (or 16 in the EEA) and think he or she is using our app, please contact us at CDhaidong@126.com.

C. Grant of license

Subject to your compliance with the terms and conditions of this EULA, we grant you a limited, non-exclusive, revocable, non-sublicensible, non-transferable license to access, download and install the latest generally available versions of our applications on a single authorized mobile device that you own or control, for your lawful use only.

- D. Description of other rights and limitations
- 1. Restricted Use You may not rent, sell, lease, sublicense, distribute, transfer, copy

(other than a single copy for your own backup only), or in any way transfer or grant any rights to our Applications, or use our Applications for the benefit of any third party. Unless expressly authorized by us or permitted by applicable mobile platform terms, you are prohibited from offering our applications over a network that can be downloaded or used by more than one user. You agree that you will not use any robots, crawlers, other automatic or manual devices or processes to interfere with or attempt to interfere with the proper functioning of our Applications, except by deleting our Applications from mobile devices that you own or control. You may not violate or attempt to violate the security of our services. You may not modify, reverse engineer, decompile, disassemble, or otherwise tamper with our application, or for any reason or in any way attempt to do so. You may not access, create or modify the source code of any of our applications in any way.

- 2. Application updates We reserve the right to add or remove features or functionality to our existing applications. When we release a new version of the application or provide new features, we may ask to update our application on your mobile device. This update may occur automatically or with prior notice to you, and may occur simultaneously or more than once. You understand that we may require you to review and accept our current EULA before you are allowed to use any subsequent versions of our application. You acknowledge and agree that any obligations we may have to support previous versions of the Application may terminate when newer, supplemental or subsequent versions of the Application become available. You acknowledge and agree that we are not obligated to provide you with any updates, supplements or subsequent versions of our Application.
- 3. Access. You must provide a mobile device, Internet connection, and service plan at your own expense to access and use our applications. If you access our applications over a mobile network, your network or roaming provider's messaging, data and other rates and charges may apply. You are solely responsible for any costs incurred in accessing our applications from your device. Your network provider may prohibit or restrict the downloading, installation or use of our applications, and not all of our applications may be used in conjunction with your network provider or device. We do not indicate that our application is accessible on all devices or wireless service plans. We do not indicate that our applications are available in all languages or that our applications are suitable or available for any particular location.
- 4. Right to purchase and cancel.

(A) Subscriptions.

You can use some of the features of our application on a subscription basis. Our application may offer different subscription levels (usually free or premium). Subscription payments (annual or lifetime, for example) can be processed in the application by the Apple mobile platform owner.

If you subscribe to our apps through the Apple Mobile Platform Owner, you can unsubscribe at any time by following the Apple Store's instructions.

All cancellations will take effect from the end of the current billing period. For example, if your annual subscription starts at the beginning of the year but is cancelled mid-year, the cancellation will take effect from the end of that year. Sorry - paid subscriptions are

non-refundable once the billing period has expired.

(B) Paid application

Our app is available for one-time purchase (no regular subscription). Such purchases can be paid for through Apple's mobile platform provider. Check the terms and conditions of the mobile platform owner before you buy.

You may uninstall our application at any time at your discretion. No purchase of our paid apps is refundable.

E. Application functionality

Our applications allow you to enjoy a variety of features, functions and services that may change from time to time (collectively, the "Application Features"). Application functionality is provided by us with content and/or services. Our application functionality may be basic data only and is not intended to be relied upon in cases where incorrect, inaccurate or incomplete location data could result in death, personal injury, property or environmental damage. We do not guarantee the availability, accuracy, completeness, reliability or timeliness of the data displayed by our applications.

F. security

As with other consumer technologies, our applications may not be 100% secure. By accepting this EULA, you acknowledge and accept that our Applications and any information you download or offer to share through the App Store may be subject to unauthorized access, interception, corruption, corruption or abuse and cannot be deemed 100% secure. You assume full responsibility for such security risks and any damage caused by them. In addition, you are solely responsible for protecting your mobile device from unauthorized access, including through the use of complex password protection. You agree that we are not responsible for unauthorized access to your mobile device or the application data on it.

G. registered

- 1. Registration. Our application does not require registration.
- H. Uninstall/Delete the application

Unloading and disassembling methods vary from device to device. To uninstall and remove our applications, use the application manager that comes with the device or consult the device manual for your reference. Keep in mind that if you have a paid subscription to our app, uninstallation will not cancel your payment. For more information, see our cancellation instructions above.

I. Consent to use of data

You agree that we may collect and use regularly collecting technical data and related information, including but not limited to about your equipment, systems and application software and peripherals technical information, in order to provide you with our application related software updates, product support and other services (if any). We may use this information in accordance with the Privacy Policy here.

In addition, if you choose to provide app Store reviews or comments through any social media channel or other similar communication or messaging feature or service, such information may be made public, including the public-facing username displayed in the comments. For security purposes, please do not include any passwords, Social Security numbers, payment cards or other sensitive information through these features. We have

the right but not the obligation to monitor messages and communications between users for security and training purposes. We can, but are not obliged to, remove any content that we consider inappropriate.

- J. Copyright and Content
- 1. Copyright. You are solely responsible for any content that you contribute to or display in your works, on or through your use of our Applications. You are obligated to ensure that such content, including photos, texts, videos and music files, does not infringe any copyright or other intellectual property rights. You must own or have a license to use any content you contribute, submit or display.

We respect and expect its users to respect the rights of copyright holders. When notified, we will take appropriate action to remove infringing content. We reserve the right to deny access to any of our applications or services to anyone who uses them to repeatedly violate the intellectual property rights of others.

2. Objectionable content. We can also take action to remove objectionable content. The decision to remove objectionable content should be at our discretion. "Objectionable Content" includes but is not limited to:

Illegal, harmful, threatening, abusive, harassing, tortuous, defamatory or defamatory content,

Hate content, or advocacy of hate crimes, injury or violence against individuals or groups,

Content likely to harm minors in any way;

Content that has the goal or effect of "stalking" or otherwise harassing others

Personal information about any individual, such as telephone numbers, addresses, Social Security numbers or any other information that violates the privacy of others;

Vulgar, offensive, obscene or pornographic content,

Unsolicited or unauthorized advertising, promotional materials, "spam", "spam", "chain letters", "pyramid schemes" or any other form of solicitation;

Material containing software viruses or any other computer code, files, or programs designed to interrupt, destroy, or limit the functionality of any computer software or hardware or telecommunications equipment.

3. Content filtering and disclosure. We do not and will not pre-filter or monitor all content. However, our representatives may monitor content submissions through our app, and you hereby irrevocably consent to such monitoring. You acknowledge and agree that you have no expectation of privacy regarding any content submitted. We have the right, but not the obligation, to edit, refuse to publish or remove any content at our discretion.

If the law requires us to do this, or we really think it is reasonable and necessary to access, save, or disclosure of any information you or content (including but not limited to chat text), (I) to respond to our claim or comply with legal process (such as a subpoena or warrant), including to us or you have jurisdiction over the court issued a subpoena or warrant; (ii) Execute or administer our agreements with users, such as this EULA; (iii) fraud prevention, risk assessment, investigation, customer support, provision of application services or engineering support; (iv) to protect the rights, property or safety of us, its users or the public, or (v) to report crimes or other offenses.

4. Ownership of content you submit. Unless otherwise specified at the time of

submission, by using our application, you retain all rights to any content submitted.

- 5. Duplicate tort policy. If, in appropriate circumstances, a user is determined to be a repeat infringer, we may terminate the user's access to our application.
- 6. There are no intended third party beneficiaries. Except as otherwise provided herein, no third party is an intended beneficiary of this EULA.

K. Termination of

If you do not comply with any of the terms and conditions of this EULA, your rights under this EULA will automatically terminate immediately without notice. You understand that we may, in our sole discretion, modify, terminate or suspend your right to access any of our services or use our applications at any time. In addition, we may suspend or terminate any license under this Agreement and disable our Application or any of its component features at any time. You agree that we shall not be liable to you or any third party for any termination or disablement of our Application. Upon expiration or termination of this EULA, you must immediately cease all use of our Applications and destroy all copies of the Applications that you own or control.

L. disclaimer

To the extent permitted by applicable law, our applications are provided "as is," "All faults," and "available," and you use them at your own risk. In violation of applicable laws, we represent their denied any type of any and all warranty, express or implied, including but not limited to the marketability, the applicability of the specific purpose, non-infringement, and the goods act in 1893 and 1980, trade use, behavior, process, or some other way to any other implied warranty guarantee. Without limitation, our applications will meet your requirements and there is no quarantee that they are uninterrupted, timely, safe or error-free, that results from using our products are accurate or reliable, or that the quality of our applications will meet your expectations. We assume no liability for any property damage of any nature caused by your access to and use of our applications; Unauthorized access to or use of any and all personal information and/or financial information stored on our secure servers; Any interruption or stop transmission to our application or server; Any bug, virus, Trojan horse or similar content that may be transmitted to or through our Application by any third party; Or any errors or omissions in any content, or as a result of the use of any content published, emailed, transmitted or otherwise made available through our Application.

M usage or performance

Some jurisdictions do not allow disclaimers of implied warranties. The above disclaimers may not apply to you in such jurisdictions as they relate to implied warranties.

This disclaimer forms an integral part of this Agreement.

Note about recording features: Our application may allow you to record phone conversations on iOS devices. Some local, state, federal, or international law prohibit the recording of third-party audio without the consent of all parties. You are solely responsible for complying with all local, state, federal or international law regarding the recording of the call and obtaining any necessary consent. In no event shall we be liable to you or any third party for your failure to comply with local, state, federal or international law regarding third party recordings.

N. Limitation of liability

Within the scope of the applicable law, you clearly understand and accept that we are for any direct, indirect, incidental, special, consequential or punitive damages shall not be responsible for, including but not limited to loss of profit, goodwill, use, data or other intangible loss (even though we have been informed that the possibility of such damage), these losses are caused by the following reasons: (I) Use or inability to use our Application; (II) unauthorized access to or alteration of your transmissions or data; (III) representations or acts of any third party; Or (IV) any other matter relating to our application. In no event shall our total liability for all damages, losses and causes of action (whether in contract, infringement (including but not limited to negligence) or otherwise) exceed any amount you pay for access to our applications. The above limitation will apply even if the above remedy fails to achieve its essential purpose.

If a court of competent jurisdiction determines that any exclusions set forth in this Section are unenforceable, all such express, implied and statutory warranties shall be limited to a period of thirty (30) days from the date of your first access to our Applications, after which no warranties apply.

O. The compensation

You agree to indemnify, defend and hold us liable for any and all third-party claims, liabilities, damages and/or costs (including, without limitation, attorneys' fees) arising out of your use of our Application, violation of the EULA or infringement or infringement by any other user of your account of any intellectual property rights or other rights of any person or entity. You agree to notify us immediately of any unauthorized use of your account or of any other security vulnerabilities that you are aware of.

P. Export control

Our applications and the underlying information and technology are subject to U.S. and international laws, restrictions and regulations that may apply to the import, export, download and use of the Applications. You agree to abide by these laws, restrictions and regulations when downloading or using the Application.

Q. Notifications to US government end users

Any of our applications installed for the United States of America, its agencies and/or tools (" THE U.S. Government "), as a "commercial project," provides restricted rights to that term in 48 C.F.R. In the definition. § 2.101, includes "business computer software" and "business computer software documentation," as these terms are in 48 C.F.R. The use of. § 12.212 or 48 C.F.R. 227.7202, as the case may be. Under Federal Procurement Regulation 12.212 (48 C.F.R. § 12.212), the United States Government has only the rights set forth in the licenses contained in this Agreement. Except as otherwise provided in this Agreement, the U.S. Government shall not have the right to (I) obtain technical information not normally available to the public, or (ii) use, modify, copy, distribute, execute, display or disclose commercial computer software or commercial computer software documentation. The United States uses, copies or discloses technical data and computer software rights subject to Section (c) (1) (ii) of DFARS 252.227-7013 or 48 C.F.R. Commercial Computer Software - Limitations of rights under subparagraphs (c) (1) and (2). 52.227-19, subject to circumstances.

R. Judicial availability

We make no representation or warranty that our application or any part of it is suitable or

available for use in any particular jurisdiction. We may at any time, in our sole discretion, limit the availability of our applications in whole or in part to any person, geographic area or jurisdiction of our choosing.

S. Supplementary terms and conditions

The following additional terms shall apply to your use of our App to the extent permitted by applicable law (without limiting the foregoing rights, remedies and obligations, unless expressly conflicted with the following additional terms):

1. Voice service. By downloading and using our application (including its updates), you acknowledge and agree to:

Your use of any information or advice provided in our applications is at your own risk. We make no representation as to the accuracy of any data, information, projections or estimates that may be provided to you.

2. Nuance service. Our applications include dictation and/or speech recognition capabilities - these include spoken language and translation. You expressly acknowledge and agree that:

You agree that we and our licensors retain all rights, title and interest in the original software and any copies of any software included in our Application.

- 3. An application that contains third-party content or images. By using our application, you specifically acknowledge and agree that:
- 1. You may not use or distribute any part of the image for any purpose in any way that infringes the rights of any third party or any applicable laws, rules or regulations.
- 2. Images shall not be used:
- A. For pornographic, defamatory or other illegal purposes;
- B. To realize file sharing of image files; or
- C. In logos, trademarks, service marks or any other brand or identifier.
- 3. If you use personal images related to sensitive, unflattering or controversial subjects, you must attach a statement stating that the image is for illustrative purposes only and that the person is a model.
- 4. You may not delete any metadata in the image, or reverse engineer, decompile, or disassemble our application to download or use the image independently.
- 5. You do not grant ownership or copyright in any image.
- 6. Images are provided to you on a non-exclusive basis and you understand that other users may create and use similar or identical images.
- 7. Apple App Store. Access our apps from devices made by Apple. (" Apple "), you expressly acknowledge and agree that:
- 1. This EULA is between us and you; Apple is not a party to this EULA.
- 2. The license granted to you under this Agreement is limited to your personal, limited, non-exclusive, non-transferable right to install our Applications on Apple devices that you own or control for personal use, subject to the rules of use set forth in the Apple App Store Terms of Service.
- 3. Apple is not responsible for the content of our programs, nor is it obligated to provide any maintenance or support services related to our programs.
- 4. If our app does not comply with any applicable warranty, you can notify Apple and Apple will refund you the purchase price (if any) of our app. To the fullest extent permitted

by applicable law, Apple has no other warranty obligations for our applications.

- 5. Apple is not responsible for handling any claims you or third parties may have in connection with us or your possession or use of our applications, including but not limited to :(a) product liability claims; (b) any claims that our applications do not comply with the requirements of any applicable law or regulation; And (c) claims under consumer protection or similar legislation.
- 6. If any third party claims that our apps or your ownership and use of our Apps infringe the intellectual property rights of such third parties, Apple will not be responsible for the investigation, defense, settlement or termination of such intellectual property infringement claims.
- 7. You represent and warrant that (a) you are not located in a country under U.S. jurisdiction. A government embargo, or one designated by the United States. The government is a state that "sponsors terrorists"; And (b) you are not included in any U.S. list. List of government prohibited or restricted parties.
- 8. Apple and its subsidiaries are third party beneficiaries of this EULA, and upon your acceptance of the terms and conditions of this EULA, Apple will have the right (and will be deemed to have accepted the right) to enforce this EULA against you as a third party beneficiary of this EULA.