

Renewal and effective date of user agreement: this Agreement shall come into force from May 30, 2024

Welcome to use this software and service!

Special reminder: before you begin to read and decide whether to accept this agreement, we specially remind you to carefully read and pay attention to the contents of this agreement. If you have any questions about this agreement, or cannot accept this agreement in whole or in part, please stop using this software

1. this Agreement and definitions

This agreement is an agreement between you and us regarding your use of the application related services. We may update this agreement from time to time according to our own judgment on business, applicable laws and policies and other elements; If you cannot accept all or part of the terms of this agreement or the future updated version of this agreement, you can contact us. Please suspend the use of this software until you have communicated with us.

2. Service content

- (1) The specific content of this software is provided according to the actual situation.
- (2) This software only provides relevant functional services. In addition, the equipment related to relevant network services (such as mobile phones, and other devices related to Internet access or mobile networks) and the required fees (such as telephone fees and Internet access fees paid for Internet access, mobile phone fees paid for the use of mobile networks) should be borne by the user.
- (3) Some of the software services we provide to you are paid membership services ("Membership Services"), and users can purchase membership services by paying the corresponding service fees. For membership services, we will provide clear prompts to users before they pay the service fee. Only when users confirm their willingness to pay the relevant fee based on the prompts will we provide the relevant membership services to users.

3. intellectual property declaration

The intellectual property rights of all versions, technologies, programs, materials and all information contents (including but not limited to product functions, user interfaces, operating procedures, trademarks, patents and computer software works) of the software itself belong to the software. Under no circumstances shall our license to your software be deemed to transfer part or all of the intellectual property rights to you. Any materials and other software information you use through this software are only for your personal entertainment, study, research or appreciation. Without our written consent, they cannot be used for any commercial purpose.

4. personal information protection

Protecting your personal information is one of our basic principles. We will collect, use, store and manage your personal information in accordance with the provisions of this agreement.

5. your legal use

You shall be responsible for the authenticity and legality of the documents and other data information converted or stored by using this software. You may not use this app to create or store the following information:

- (1) information endangering national and social security, which may include but not limited to opposition to the basic principles defined in the constitution; Endangering national security, divulging state secrets, subverting state power and undermining national unity; Inciting national

hatred and discrimination and undermining national unity; Undermining the state's religious policies and propagating cults and feudal Superstitions; Spreading rumors, disrupting social order and undermining social stability; Advocating gambling, violence, murder, terror or abetting crime; Inciting illegal assembly, association, procession, demonstration or gathering people to disturb social order; It contains other contents prohibited by laws, administrative regulations and national regulations.

(2) The performance of infringing information may include, but is not limited to, making and storing contents that infringe upon other people's reputation, portrait, privacy, intellectual property and other legal rights.

(3) Unfair competition information, which may include but not limited to publishing contents that tamper with, increase or decrease, or delete the right mark; Release contents not authorized by the authorized party, etc.

(4) Other information that violates laws, regulations, policies and social public order and good customs, or interferes with the normal operation of the application and infringes the legitimate rights and interests of any third party.

If you commit any of the above illegal acts or infringe upon the legal rights of others, we have the right to take appropriate measures immediately, including but not limited to: deleting the contents of such illegal information, terminating your software license and stopping all technical services, and resorting to law enforcement agencies or judicial authorities. If you cause your own loss or damage to us and / or the third party due to your illegal or improper use of the software, you must bear all responsibilities by yourself.

6. force majeure and other exemptions

The software will be affected by force majeure or other factors including but not limited to the following: political reasons, social environment, natural disasters, economic crisis, computer virus or hacker attacks, server or system instability, your special location, any technical capacity, network quality, communication lines, computer failures, etc. (hereinafter referred to as "disclaimers"). In case of the above exemption reasons, we will try our best to repair or remedy in time. If losses are caused to you, we will be exempted from liability to the extent permitted by applicable laws and policies.

7. applicable laws and policies

All matters related to this Agreement shall be governed by the laws and policies of the people's Republic of China (excluding Hong Kong, Macao and Taiwan) (the "applicable laws and policies"). Such applicable laws and policies may be in the process of dynamic change. Therefore, if your and / or our rights and interests under this Agreement are increased or decreased due to changes in applicable laws and policies, it will not constitute the basis for the natural invalidity or termination of the enforceability of all or one of the terms of this agreement, unless the changed applicable laws and policies are mandatory provisions.

8. jurisdiction of legal disputes

If there is a legal dispute between you and us in connection with this Agreement and / or the software, as long as the applicable laws and policies of this agreement allow the location of the software to be the sole or one of the dispute jurisdictions, you agree that the dispute shall be governed by the people's court with jurisdiction in our location.