"Audio Editing Converter" User Agreement

Update time: December 15, 2021

Before using this software, please read all the contents of this user agreement

carefully. During your use of this software, it means that you have agreed to these

terms.

1. Confirmation of the agreement

1.1 This user agreement is an agreement between the user (you) and us, and we will

provide you with services in accordance with this agreement.

1.3 If you use the services provided by the software, it means that you receive this

user agreement.

1.4 This software has the right to update this user agreement at any time without

prior notice. Once the revised content is published, it will replace the original user

agreement and form an integral part of these terms. If the user does not agree to the

modification of the terms, he can give up or cancel the services he has already

obtained; if the user chooses to continue to access or use the software after the

terms are changed, it is deemed that the user has accepted the modification to the

user agreement.

2. Software service

2.1 Software provision includes but not limited to the following services:

1) The software directly owns or operates the client, software or any other network

and communication environment for users to use;

- 2) The software uses directly owned or operated servers to provide users with information network storage space;
- 3) Any other technologies and services provided by the software.
- 2.2 User behavior must abide by the norms. Do not use the services provided by the software to conduct any illegal, obscene, pornographic and other activities that violate public order and good customs, including but not limited to illegal pyramid schemes, fraud, infringement and reactionary activities, etc. The software has the right to rely on its own independent judgment without prior notice Immediately delete the related content of such activities and stop the use of accounts engaged in such activities.
- 2.3 Unless otherwise agreed between the user and the software, you agree that the service of the software is for your personal non-commercial use only, and you may not copy, copy, sell, or use the software service to investigate any part of the software service or its use and acquisition. Advertising or using the software service for any other commercial purposes, unless the software has other guidelines or rules for the use of specific services. Without the written consent of the software, the user may not use the software services for sales or other commercial purposes.

 2.4 If there are separate regulations or agreements for software services, those regulations or agreements shall prevail.

3. User management

Users are solely responsible for publishing content. The user's use of the service is based on all local laws, national laws and international legal standards applicable to

the service. User promise:

- 3.1 When publishing information on software or using software services, it must comply with relevant Chinese laws and regulations, and the following information must not be produced, copied, published, or disseminated on software or using software services:
- 1) Opposing the basic principles established by the Constitution;
- 2) Endanger national unity, sovereignty and territorial integrity;
- 3) Leaking state secrets, endangering national security, or harming national honor and interests;
- 4) Inciting ethnic hatred, ethnic discrimination, undermining ethnic unity, or infringing ethnic customs and habits;
- 5) Propagating cults and superstitions;
- 6) Disturb social order and undermine social stability;
- 7) Inducing minors to commit crimes and exaggerating violence, pornography, gambling, and terrorist activities;
- 8) Insulting or slandering others, infringing on citizens' privacy and other legal rights and interests of others:
- 9) Endanger social ethics and damage the nation's excellent cultural traditions;
- 10) Other content prohibited by relevant laws, administrative regulations and national regulations.
- 3.2 When publishing information or using services on the software, it must also comply with the laws and regulations of other relevant countries and regions as well

as the relevant regulations of international law.

- 3.3 Do not interfere with the service of the software in any way. Do not cause interference, confusion, or violation of any requirements, procedures, policies, or rules of the network connected to the software service, or the software will retain the right to pursue its legal responsibility and have The right to submit it to relevant departments for processing.
- 3.4 Users need to bear legal responsibility for their actions on the Internet. If users distribute and disseminate information that contains indecent words, reactionary, pornographic or other violations of national laws, regulations or related policies on the software, the system records of the software may be used as evidence of the user's violation of the law.
- 3.5 Comply with all other regulations and procedures of the software. Users shall bear legal responsibility for their actions in the process of using software services.
- 3.6 The software respects and takes reasonable measures to protect the legitimate rights and interests of the copyright owner, and users uploading content and using other services on the software must not violate the relevant rights and interests of the legal copyright owner.

4. Software exemption clause

4.1 The software cannot guarantee the authenticity, accuracy and completeness of any information, content or advertising and other information that users obtain from the software. The software does not assume any direct, indirect, or incidental transactions and/or behaviors that are not directly related to the software. Or the

resulting losses and liabilities.

- 4.2 The user's use of any data downloaded or obtained through the software is at his own risk; the user shall be fully responsible for the damage to the user's computer system or loss of data due to such use.
- 4.3 The software shall not be liable for all direct or indirect damages caused by improper or illegal use of products, services, purchases of goods, or online transactions in the software, and failure to provide correct information in a timely manner.

5. Guarantee

The user agrees to protect and maintain the interests of all members of the software, and is responsible for paying attorney fees caused by the user's use of the service beyond the scope of the service, compensation for damages in violation of the user agreement, and recourse fees for other people's use of the user's account and other intellectual property rights.

6. Other

The validity and interpretation of this user agreement shall be governed by the laws of the People's Republic of China. The conclusion, execution, interpretation and dispute resolution of this agreement shall be governed by Chinese laws and be subject to the jurisdiction of Chinese courts. If there is any dispute between the two parties regarding the content of this agreement or its implementation, the two parties shall try their best to resolve it through friendly negotiation; if the negotiation fails, either party may bring a lawsuit to the people's court where we are located.