#### AISCAN PRIVACY POLICY

- Use of the Software is also governed by our Privacy Policy, which is incorporated herein by reference. Your privacy is important to us. We designed the Privacy Policy to make important disclosures about how we collect and use your information. We encourage you to read the policy carefully and use it to make informed decisions.
- The App may request your permissions to use your end-devices camera and photo album during regular operation and to receive notice from us. If additional authority is required, we will ask for your permission in advance.
- Advertising, AdMob and Facebook Audience Network. Personal Data: Cookies; unique device identifiers for advertising (Google Advertiser ID or IDFA, for example); Usage Data.
- Infrastructure monitoring, Crashlytics Personal Data: geographic position; unique device identifiers for advertising (Google Advertiser ID or IDFA, for example); various types of Data as specified in the privacy policy of the service.
- Analytics, Flurry Analytics, Personal Data: Cookies; Usage Data; various types of Data as specified in the privacy policy of the service: A. Facebook Ads
  conversion tracking (Facebook pixel) and Appsflyer
- Personal Data: Cookies; Usage Data; B. Facebook Analytics for Apps Personal Data: Usage Data; various types of Data as specified in the privacy policy of
  the service; C. Personal Data: Cookies; unique device identifiers for advertising (Google Advertiser ID or IDFA, for example); Usage Data

#### **INDEMNIFICATION**

You hold us harmless from all claims, including claims for damages, that other users or any other third parties, including public agencies ("Third Parties"),
assert against us on account of your violation of this Agreement and our Privacy Policy. You shall assume all reasonable costs, including the reasonable costs
incurred for legal defense, that accrue to us as a result of your violation of the rights of other users or Third Parties. All further rights, as well as claims for
damages on the part of us, shall remain unaffected.

# LIMITATIONS OF LIABILITIES AND DISCLAIMER

- You acknowledge and agree that the Software and Services may have potential risks like service interruption, failure to respond to users' requests, due to force majeure, mobile communication terminal virus or hacker attack, system instability, user physical location, phone power off, and other reasons concerning technology, telecommunication lines. In no event shall we be liable for any risks stated above.
- We are not liable for any losses to users arising out of telecommunication line breakdown, technical problems, internet, mobile communication terminal failures, system instability, and any other force majeure.
- Given business development and adjustment, we reserve the right to amend or terminate Services without prior notice to users at any time, and we are not liable for users and any other third-parties when executing this right.
- The software which is not officially released or authorized by us and the derivative works of the Software are illegal. User's downloading, installing, and using this software may lead to unexpected risks. We are not liable for any legal liabilities, issues arising from it.
- You agree to the most extent under applicable law, we own other disclaimer rights not listed in this agreement.

## **TERMINATION**

- You have the right to fully and permanently remove the Software from your mobile device at any time and terminate this Agreement.
- Unless we unilaterally terminate this Agreement or you terminate this Agreement as above, this Agreement (including the updated agreement following) will remain effective.
- Your right will be terminated automatically if you breach any obligations stated in this Agreement. We and any other third-parties have on need to send your additional notice.
- The termination of this Agreement will not affect the obligations and liabilities users should assume before the termination.

# **AMENDMENT**

• We have the right to amend the provisions of this Agreement from time to time subject to the change of law and regulative policy and based on the need for operation and development. Such an amendment will be notified or published at the interface of the App once it is updated. Your continued use of the App will be deemed as your acceptance of such an update.

OTHERS
• You agree that if we do not exercise or enforce any legal right or regulations, this will not be taken to be a formal waiver of our rights and we have the right to continuously exercise or enforce the right or regulation.
<ul> <li>Without written authorization from the other side, the user may not assign or transfer the rights granted by this Agreement, or assign the designated responsibilities and obligations to others.</li> </ul>

- If any court of law, having the jurisdiction to decide on this matter, rules that any provision of this Agreement is invalid, then that provision will be removed from the Agreement without affecting the rest of the terms. The remaining provisions of the Agreement will continue to be valid and enforceable.
- The validity and interpretation of this Agreement apply to the laws of the PRC. If any provision in this Agreement conflicts with the PRC Laws, the provision should be re-interpreted following relevant laws. The invalidity or re-interpretation of these provisions will not affect the validity and enforcement of the remaining provisions. Both us and users agree to resolve the issues arising from this Agreement through consultation. If consultation fails, either side can submit the issues to Guangzhou Arbitration Commission by its then-current Arbitration Rules.
- We reserve the final interpretation right on this Agreement.
- If you have any comments on the App and Services or this Agreement, you may contact us <u>allenbrown202409@icloud.com</u>, and we will use our best efforts to provide you with timely and necessary assistance.