printer | print Privacy Policy

The printer| print software end user license agreement is as follows

This End User Software License Agreement (hereinafter referred to as the "Agreement") is signed by you, as the end user, and the printer| print software

QR code reader-Qr code reader understands the importance of personal information to users, therefore, we have developed a privacy policy so that you can understand our processing, use and storage of information including personal data. Access to the app and use of the service is governed by the Privacy Policy.

By accessing the App and continuing to use the Services, you will be deemed to have accepted the Privacy Policy and, in particular, you will be deemed to have acknowledged the manner in which we process your information and the appropriate legal grounds for processing described in the Privacy Policy. We reserve the right to modify the Privacy Policy from time to time. If you do not agree to the Privacy Policy, you must immediately stop using the App and Services. Please read our Privacy Policy carefully.

Note that in order to comply with privacy rules, you must notify your conversation partner that you want to record a conversation before it starts. Otherwise you will not be able to use the app.

printer| print respects and protects the personal privacy of all users who use the service.

Without your prior permission, printer| print-Qr code reader will not disclose or provide this

information to third parties. When you agree to the printer print service use agreement, you
are deemed to have agreed to the entire content of this privacy policy.
Specification of user-published content
1. The content described in this article refers to any content made, uploaded, copied,
published, or disseminated by users in the process of using the service, including but not
limited to account avatar, name, user description and other registration information and
authentication information, or text, voice , pictures, videos, graphics, etc. to send, reply or
automatically reply to messages and related link pages, as well as other content generated
by using the account or the service.
2. Users shall not use this software account or this service to create, upload, copy, publish,
2. Users shall not use this software account or this service to create, upload, copy, publish, or disseminate content prohibited by the following laws, regulations and policies:
or disseminate content prohibited by the following laws, regulations and policies:
or disseminate content prohibited by the following laws, regulations and policies:
or disseminate content prohibited by the following laws, regulations and policies: (1) Opposition to the basic principles established by the Constitution;
or disseminate content prohibited by the following laws, regulations and policies: (1) Opposition to the basic principles established by the Constitution; (2) Endangering national security, divulging state secrets, subverting state power, and
or disseminate content prohibited by the following laws, regulations and policies: (1) Opposition to the basic principles established by the Constitution; (2) Endangering national security, divulging state secrets, subverting state power, and undermining national unity;
or disseminate content prohibited by the following laws, regulations and policies: (1) Opposition to the basic principles established by the Constitution; (2) Endangering national security, divulging state secrets, subverting state power, and

(4) Inciting ethnic hatred, ethnic discrimination, or undermining ethnic unity;
(5) Undermining the state's religious policy and promoting cults and feudal superstitions;
(6) Spreading rumors, disrupting social order, and undermining social stability;
(7) Spreading obscenity, pornography, gambling, violence, murder, terror or instigating crimes;
(8) Insulting or slandering others and infringing upon the legitimate rights and interests of others;
(9) Information containing other content prohibited by laws and administrative regulations.
3. The user shall not use the account or this service to create, upload, copy, publish, and
disseminate the following content that interferes with the normal operation of the "Service"
and infringes the legitimate rights and interests of other users or third parties:
(1) contains any sexual or sexual innuendo;
(2) Content that contains abusive, intimidating and threatening content;
(3) Contains harassment, spam, malicious information, and deceptive information;

(4) Involving the privacy, personal information or materials of others;
(5) Infringement of other legal rights such as reputation rights, portrait rights, intellectual property rights, trade secrets, etc.;
(6) Contains other information that interferes with the normal operation of this service and infringes the legitimate rights and interests of other users or third parties.
2. Rules of use
1. Any content transmitted or published by users in or through this service does not reflect or represent, nor shall it be deemed to reflect or represent the views, positions or policies of this software, and this software does not assume any responsibility for this.
2. The user shall not use the software account or the service to conduct the following acts:
(1) Submitting or publishing false information, or stealing other people's avatars or materials, impersonating or using the name of others;
(2) Force or induce other users to pay attention, click on linked pages or share information;
(3) Fabricating facts or concealing the truth to mislead or deceive others;

- (4) Using technical means to create fake accounts in batches;
- (5) Use the account or the service to engage in any illegal and criminal activities;
- (6) Make, publish, or operate or disseminate methods and tools related to the above behaviors, whether or not these behaviors are for commercial purposes;
- (7) Other acts that violate laws and regulations, infringe on the legitimate rights and interests of other users, interfere with normal operations or the service is not expressly authorized.
- 3. The user shall be solely responsible for the authenticity, legality, innocence, accuracy, validity, etc. of the information transmitted by using the account or this service, and any legal responsibility related to the information disseminated by the user shall be borne by the user. Software is irrelevant.

If any damage is caused to a third party, the user shall compensate according to law.

4. The services provided by this software may include advertisements, and the user agrees to display advertisements provided by third-party suppliers and partners during use. Except as expressly provided by laws and regulations, the user shall be responsible for the transactions carried out according to the advertisement information.

The software does not assume any responsibility for the loss or damage suffered by the user due to the transaction based on the advertisement information or the content provided by the aforementioned advertiser.

3. Other

1. Information use

- a) printer| print's access to the address book requires your consent. It is only convenient to quickly dial the phone number of the communication contact locally, and will not upload the communication to the server. If it is not allowed, the printer| print will not be able to read your address book, and will not be able to access the numbers of contacts in the address book, but you can enter the number to dial.
- b) printer| print will not provide, sell, rent, share or trade your personal information to any unrelated third party, unless with your prior permission, or the third party and the QR code scanner-printer| print provides services to you individually or jointly, and after the service ends, it will be prohibited from accessing all these materials including those it was able to access before.
- c) printer| print also does not allow any third party to collect, edit, sell or disseminate your personal information by any means. If any printer| print platform user engages in the above

activities, once found, the printer| print has the right to immediately terminate the service agreement with the user.

d) For the purpose of serving users, printer| print may use your personal information to provide you with information that is of interest to you, including but not limited to sending you product and service information, or communicating with QR code Code Scanner -printer| print partners share information so that they can send you information about their products and services (the latter requires your prior consent).

2. Scope of application

When you use the printer| print, the personal usage information you provide according to the requirements of the printer| print.

You understand and agree that this Privacy Policy does not apply to the following information:

- a) The keyword information you enter when using the search service provided by the printer print platform;
- b) The relevant information data collected by the printer| print and released by you in the printer| print, including but not limited to participation activities, transaction information and evaluation details;

- c) Violating legal provisions or violating the rules of printer| print and the measures that printer| print has taken against you.
- 3. Information disclosure In the following cases, the printer print will disclose your personal information in whole or in part according to your personal wishes or the provisions of the law:
- a) Disclosure to third parties with your prior consent;
- b) In order to provide the products and services you have requested, it is necessary to share your personal information with third parties;
- c) In accordance with the relevant provisions of the law, or the requirements of the administrative or judicial institutions, disclose to third parties or administrative or judicial institutions;
- d) If you violate relevant Chinese laws, regulations, or the print-Qr code reader service agreement or related rules, you need to disclose it to a third party;
- e) If you are a qualified intellectual property complainant and have filed a complaint, you should disclose it to the respondent at the request of the respondent, so that both parties can deal with possible rights disputes;
- f) In a transaction created on the printer| print platform, if any party to the transaction fulfills or partially fulfills the transaction obligations and requests for information disclosure, the

printer| print has the right to Decide to provide the user with necessary information such as the contact information of the counterparty to facilitate the completion of the transaction or the resolution of disputes.

- g) Other QR code scanners-Qr code reader as it deems appropriate to disclose in accordance with laws, regulations or website policies.
- 4. Information storage and exchange The information and data about you collected by the printer print-Qr code reader will be saved on the servers of the printer print and (or) its affiliated companies. These information and data It may be transmitted to your country, region or outside the country where the printer print-Qr code reader collects information and materials and accessed, stored and displayed outside the country.

printer| print guarantees that the upgrade module of this software does not contain any malicious code designed to destroy user computer data and obtain user privacy information, and does not contain any function code for tracking and monitoring user computer and/or operation behavior. , will not monitor users' online and offline behavior or leak user privacy.

5. Information Security

Both QR code scanners and printer prints have security protection functions, but at the same time, please note that there are no "perfect security measures" on the information network.

6. How we handle personal information of minors

- a) If you are a minor under the age of 14, before using our products and/or services, please be sure to read this policy accompanied by your guardian, and ensure that you have obtained the explicit consent of your guardian before using.
- b) For the collection of minors' personal information with parental consent, we will only use or publicly disclose this information when permitted by law, expressly consented by parents or guardians, or necessary to protect minors.
- c) If your guardian does not agree that you use our services or provide us with personal information in accordance with this policy, please immediately terminate the use of our services and notify us in time.

The copyright of this "Agreement" is owned by this software, and this software reserves all rights to interpret this "Agreement"