

Privacy Policy

This app respects and protects the privacy of all users who use the service. In order to provide you with more accurate and personalized services, this app will use and disclose your personal information in accordance with this Privacy Policy. However, this application will treat this information with a high degree of diligence and prudence. Except as otherwise provided in this Privacy Policy, this application will not disclose or provide this information to third parties without your prior permission. This app will update this privacy policy from time to time. By agreeing to this Application Services Use Agreement, you are deemed to have agreed to the entire content of this Privacy Policy. This Privacy Policy is an integral part of this Application Service Agreement.

1. Scope of application

(a) the personal registration information you provide in accordance with the requirements of this application when you register for this application account;

(b) The information on your browser and computer that the application automatically receives and records when you use the App Network Service or access the App Platform webpage, including but not limited to your IP address, browser type, Data such as language used, date and time of access, hardware and software feature information, and web page records you need;

(c) User personal data obtained by the application from a business partner through legal means. You understand and agree that the following information does not apply to this Privacy Policy:

(a) the keyword information you entered when using the search service provided by the app;

(b) Relevant information collected by you in this application, including but not limited to participation activities, transaction information and evaluation details;

(c) Violation of the law or violation of this Code of Conduct and the actions that this application has taken against you.

2. Information use

(a) This application does not provide, sell, rent, share or trade your personal information to any unrelated third party, unless you have obtained your permission in advance, or the third party and the application (including the application affiliate) are separate or common. The service is provided to you and, after the service is terminated, it will be banned from accessing all such materials that it has previously been able to access.

(b) This application also does not permit any third party to collect, edit, sell or distribute your personal information by any means. Any user of this application platform who engages in the above activities, once found, the application has the right to immediately terminate the service agreement with the user.

(c) For the purpose of serving the User, the App may use the information you use to provide you with information of interest to you, including but not limited to, sending you product and service information, or sharing information with the App Partner so that they may Send you information about its products and services (the latter requires your prior consent).

3. Information disclosure

In the following circumstances, this application will disclose your personal information in whole or in part according to your personal wishes or the law:

(a) disclose to third parties with your prior consent;

(b) In order to provide the products and services you request, you must share your personal information with third parties;

(c) Disclose to third parties or administrative or judicial authorities in accordance with the relevant provisions of the law or at the request of the administrative or judicial authorities;

(d) If you have violated relevant Chinese laws, regulations or this application service agreement or related rules, you need to disclose it to a third party;

(e) If you are a qualified IP Complainant and have filed a complaint, it should be disclosed to the Respondent at the request of the Complainant so that both parties can handle possible rights disputes;

(f) In a transaction created on this application platform, if any party to the transaction performs or partially fulfills the transaction obligation and requests for information disclosure, the application has the right to decide to provide the user with the contact information of the counterparty, etc. Information to facilitate the completion of a transaction or the resolution of a dispute.

(g) Other disclosures that this application considers appropriate in accordance with laws, regulations or website policies.

4. Information storage and exchange

The information and materials collected by you in this application will be stored on the application and/or the servers of its affiliates, which may be sent to your country, region or the location where the application collects information and materials. It is accessed, stored and displayed outside the country.

5. Use of cookies

(a) In the event that you do not refuse to accept cookies, the App will set or access cookies on your computer so that you can log in or use cookies-based services or features. This app uses cookies to provide you with more thoughtful and personalized services, including promotional services.

(b) You have the right to accept or reject the acceptance of cookies. You can refuse to accept cookies by modifying your browser settings. However, if you choose to refuse to accept cookies, you may not be able to log in or use this application web service or feature that relies on cookies.

(c) This policy will apply to information obtained through the cookies provided in this application.

6. Information security

(a) This application account has security protection. Please keep your username and password information safe. This application will ensure that your information is not lost, not abused or altered by security measures such as encrypting user passwords. Despite the aforementioned security measures, please also note that there are no “perfect security measures” on the information network.

(b) When using this application web service for online transactions, you will inevitably have to deal with the counterparty or potential transaction pair

7. Changes to this Privacy Policy

(a) If we decide to change our privacy policy, we will post those changes in this policy, on our website, and where we deem appropriate, so that you can understand how we collect and use your personal information and who can access it. And under what circumstances we will disclose this information.

(b) The company reserves the right to modify this policy at any time, so please check it frequently. In the event of a material change to this policy, the Company will notify you by notice on the website.

The party discloses its personal information, such as contact information or postal address.

Please protect your personal information and provide it to others only when necessary. If you find that your personal information is leaked, especially if the application username and password are leaked, please contact the application customer service immediately so that the application can take corresponding measures.

Contact Details, Complaints and Questions

If a client has any questions or queries regarding the policy, the contact should be made in writing to the following email address: ghitaelena073@gmail.com

Terms of use

App a bit offers a web and mobile application that automatically edits and produces videos using proprietary technologies. App a bit is owned and operated by App, Ltd. (hereafter “ App a bit”, “us”, “our”, “we”). These Terms of Service (“Terms”) govern your access and use of the Site, the App a bit mobile software application (the “Application”) and all services available through the Site and the Application (collectively, the “Services”). “You” or “Your” means an adult user of the Services, or as the parent or guardian of any minor whom you allow access to the Services, and for whom you will be held strictly responsible.

By downloading the App a bit mobile software, registering to use the Application or otherwise accessing the Application on a local device or remote device or server, you may be eligible to use any of the Services.

Any information that you supply to us will be governed by these Terms and the Privacy Policy (as defined below) as they may be updated from time to time by us. You agree to abide by the rules and policies established from time to time by us. Such rules and policies will be applied generally in a nondiscriminatory manner to all users of the Services.

App a bit does not accept registration from users who are under 13 years of age, in compliance with the Children’s Online Privacy Protection Act of 1998. By visiting and contributing to content on App a bit, you attest that you are at least 13 years old.

Please read these Terms carefully. These Terms govern your access to and use of the Services. You must accept these Terms prior to using the Site and/or the Application. Your continued use of the Site and/or the Application will be deemed acceptance to any amended or updated terms. If you do not agree to any of these Terms, please do not use the Site and/or the Application. App a bit reserves the right to change, update or cease to offer the Site, the Application or any part thereof at any time.

If you are using the Services on behalf of your employer or another entity, you represent and warrant that you have full legal authority to bind your employer or such other entity to these Terms. If you do not have such authority, then you may not use the Services on behalf of your employer and you must discontinue all use of the Services immediately. By logging in, you represent and warrant that you are authorized by your employer to access the Services.

BILLING FOR COMMERCIAL USE

If you sign up for a package that allows for commercial use of the Services, you will be able to choose between a Business Package (as defined from time to time on the Site) and a Marketers Package (as defined from time to time on the Site) (each a “Commercial Use Package”) and shall be allowed to use Content (defined below) created using such Commercial Use Package for limited commercial use as set forth

under the section entitled “Intellectual Property & Content.” For the purposes of these Terms, users of Commercial Use Packages will be referred to as “Commercial Users”. All other users, who may access the Services solely for their own Personal Use (as defined below) and have either a Basic Package (as defined from time to time on the Site) a Premium Package (as defined from time to time on the Site), or a Pro Package (as defined from time to time on the Site) (each a “Personal User Package”), will be referred to respectively as “Basic Personal Users” and “Premium Personal Users” and shall jointly be referred to as “Personal Users”. Personal Users shall be allowed to use Content (defined below) created using such Personal Use Package for limited Personal Use as set forth under the section entitled “Intellectual Property & Content”.

Basic Personal Users generally use the Services without charge but may in some circumstances pay for some aspects of the Services. Premium Personal Users shall pay in accordance with the fees set forth on the Site. Personal Users may upgrade to a Commercial Use Package by signing up for a Commercial Use Package.

Current fees for Commercial Use Packages are as set forth on the Site. All fees paid are nonrefundable. We accept various forms of payment, as set forth on the Site from time to time. By signing up for a Commercial Use Package and providing your billing information, you are authorizing us to charge your designated payment method on a recurring basis. You may update any of your billing information (including a change to your desired billing payment method) through your account settings on the Site.

Your subscription for a Commercial Use Package may start with a free trial. The free trial period of your subscription lasts for the period specified during sign-up. If at the end of the free trial period, you wish to continue use of the Commercial Use Package, we will ask you to provide your billing information and charge your designated payment method on a recurring basis. Free trials are for new and certain former users only. App a bit reserves the right, in its absolute discretion, to determine your free trial eligibility.

Unless you cancel your subscription in the “Billing” section of your account settings or notify us of your decision to cancel, your subscription will automatically renew at the then-current fee. You will be charged on the date you signed up for a Commercial Use Package (or at the end of your free trial period) for the period ending on the last day of the then-current month, and subsequently, you will be charged in advance on or around the last day of each month for the immediately following monthly subscription term.

App a bit may, from time to time, modify, amend, or supplement its pricing and billing procedures, and such changes shall be effective immediately upon posting an update of these Terms or posting such changes elsewhere on the Site. If you do not accept the new changes, you should terminate your subscription immediately. If there is a dispute regarding your payment of fees, or the Service, App a bit have the right to terminate your account without prior notice. All fees are exclusive of any sales and use taxes, which shall be your responsibility and liability.

A Commercial Use Package is valid for only one single end user. Accounts are

registered to you personally and may not be sold, traded, gifted or otherwise transferred at any time under any circumstances. You may not share your account. You may not disclose your password to anyone else. If you have registered for a Commercial Use Package on behalf of your employer, please note that each end user of a Commercial Use Package must register for his or her own account.

TERMINATION OF ACCOUNT

You agree that App a bit may for any reason, in its sole discretion and without notice, terminate your account, and remove from the Services any Content (as defined below) associated with your account. Grounds for such termination may include (i) past due payment, regardless of the amount, (ii) extended periods of inactivity, (iii) violation of the letter or spirit of these Terms, (iv) fraudulent, harassing or abusive behavior, (v) behavior that is harmful to other users, third parties, or the business interests of App or (vi) if, under appropriate circumstances, the user is determined by App a bit to be a repeat infringer of intellectual property rights. If App a bit terminates your account for any of the foregoing reasons, you shall not be entitled to any refund of fees paid with respect to such account. You agree to pay any outstanding balance in full within seven (7) days of termination of your account.

App a bit, in its sole discretion, that a violation of these Terms or any illegal or inappropriate behavior has occurred, we may take any other corrective action we deem appropriate. We reserve the right to investigate suspected violations of these Terms or illegal and inappropriate behavior on the Services. We will fully cooperate with any law enforcement authorities or court order requesting or directing us to disclose the identity of anyone believed to have violated these Terms or to have engaged in illegal behavior on the Services.

You may request termination of your App a bit account at any time and for any reason by contacting us. Any suspension, termination, or cancellation shall not affect your obligations to App under these Terms (including but not limited to ownership, intellectual property, indemnification, and limitation of liability), which by their sense and context are intended to survive such suspension, termination, or cancellation. Premium Fees and fees paid in advance for Commercial Use Packages are not refundable, and App a bit shall not refund any such fees if you request to terminate your account. **YOU ACKNOWLEDGE AND AGREE THAT ANY APPLICABLE FEES AND OTHER CHARGES ARE NON- REFUNDABLE IN WHOLE OR IN PART. YOU ARE FULLY LIABLE FOR ALL CHARGES TO YOUR ACCOUNT, INCLUDING ANY UNAUTHORIZED CHARGES.**

You have the right to cancel your account at any time.

INTELLECTUAL PROPERTY & CONTENT

App and its licensors own the Services, including all worldwide intellectual property rights in the Services, and the trademarks, service marks, and logos contained therein.

PREMIUM CONTENT

App a bit provides users with “Premium Content”. Premium Content may provide for additional functionality, such as but not limited to allowing users. If you elect to pay for any Premium Content on a monthly recurring basis, you are authorizing us to charge your designated payment method on a recurring basis. You may update any of your billing information (including a change to your desired billing payment method) through your account settings on the Site. Unless you cancel your subscription in the “Billing” section of your account settings or notify us of your decision to cancel, your subscription will automatically renew at the then-current fee. You will be charged on the date you sign up on a recurring basis for the period ending on the last day of the then-current month, and subsequently, you will be charged on or around the last day of each month for the immediately following monthly subscription term.

App a bit may, from time to time, modify, amend, or supplement its pricing and billing procedures, and such changes shall be effective immediately upon posting an update of these Terms or posting such changes elsewhere on the Site. If you do not accept the new changes, you should terminate your subscription immediately. If there is a dispute regarding your payment of fees, or the Service, App a bit shall have the right to terminate your account without prior notice. All Premium Fees are exclusive of any sales and use taxes, which shall be your responsibility and liability.

USE RESTRICTIONS

The software and technology underlying the Services is the property of App a bit, and you may not connect to or use the Site and/or the Application in any way that is not expressly permitted by these Terms.

WARRANTIES; DISCLAIMER.

WITHOUT LIMITING THE FOREGOING, EXCEPT AS EXPRESSLY STATED IN THESE TERMS, YOU UNDERSTAND AND AGREE THAT YOUR USE OF THE SERVICES IS AT YOUR SOLE RISK AND THAT THE SERVICES ARE PROVIDED ON AN “AS IS” AND “AS AVAILABLE” BASIS WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED.

OPEN SOURCE SOFTWARE

Software provided by App a bit may contain or be provided together with open source software. Each item of open source software and is subject to its own applicable license terms as listed therein, or which can be found and/or in the software documentation or the applicable help, notices, about or source files. Copyrights to the open source software are held by the respective copyright holders as indicated in the respective copyright notice.

LIMITATIONS

You and App a bit agree that any arbitration shall be limited to the Claim between App a bit and you individually. YOU AND App a bit AGREE THAT (a) THERE IS NO RIGHT OR AUTHORITY FOR ANY DISPUTE TO BE ARBITRATED ON A CLASS-ACTION BASIS OR TO UTILIZE CLASS ACTION PROCEDURES; (b) THERE IS NO RIGHT OR AUTHORITY FOR ANY DISPUTE TO BE BROUGHT IN A PURPORTED REPRESENTATIVE CAPACITY OR AS A PRIVATE ATTORNEY GENERAL; AND (c) NO ARBITRATION SHALL BE JOINED WITH ANY OTHER ARBITRATION