

Welcome to use the APP (hereinafter referred to as "the Client"). The client provides services for users and is developed by us.

We hereby remind users to carefully read and fully understand the provisions of this User Agreement (hereinafter referred to as "This Agreement"), especially those relating to exemption or limitation of liability, limitation of User's rights, agreement on dispute settlement methods, jurisdiction, application of law, etc. Please read carefully and choose to accept or not accept this Agreement. Unless you accept all the terms of this Agreement, you are not entitled to download, install or use the Client and its related services.

Please note that once you begin to use the Client, you shall be deemed to have accepted this Agreement, and acceptance of this Agreement constitutes your agreement to be bound by the terms of this Agreement and to agree to the disclaimers contained herein, and that we have taken reasonable steps to bring these terms to your attention and have explained them.

Service content

The specific content of the Service is provided by us according to the actual situation, we may change the service provided by the client, and the content of the service provided by us may change at any time, unless we consider it necessary, users will not receive our notice of service change.

Entry into force and termination of this Agreement:

This Agreement will come into effect as soon as you start using the Client or register with us. You may terminate your user status at any time, effective immediately upon our receipt of your written or email notification. Upon entering into this Agreement, you acknowledge and agree that you have no right to terminate the User's identity unilaterally, and we will revoke your relevant information on the Product as soon as possible upon receipt of your written or email notification and verification of your identity. If you wish to terminate your identity as a user but fail to notify us in writing or by E-mail, so that your relevant information on the Website cannot be revoked in time, you shall not claim any rights against us for any reason. You agree that we have the right to immediately terminate your identity as a user and your right to access and use the Site if, in our sole judgment, you violate any of the terms of this Agreement. You agree that our termination of this Agreement under the above circumstances will take effect without notice to you, and we shall not be liable for any loss suffered by you under such circumstances.

User privacy information protection

Personal privacy information refers to the information involving a user's personal identity or privacy, such as the user's real name, ID number, mobile phone number, IP address, and chat history. Non-personal privacy information refers to the user's operation status and usage habits of the Service and other basic recorded information clearly and objectively reflected in the client, other general information outside the scope of personal privacy information, and the above privacy information agreed by the user to be disclosed.

Respecting the privacy of users' personal privacy information is a consistent system. We will take technical measures and other necessary measures to ensure the security of users' personal privacy information and prevent the disclosure, damage or loss of users' personal privacy information collected in the Service. In case of occurrence of any of the foregoing circumstances or if the parents find that there is a possibility of occurrence of any of the foregoing circumstances, remedial measures will be taken in a timely manner.

Without your consent, we will not disclose or disclose users' personal privacy information to any third party.

Notice to Users:

The client is used by the user only for personal purposes and shall not be associated with any commercial activities unless authorized by us in writing.

We own the full intellectual property rights or ownership of the Client and all kinds of information collected, produced and published by the Client, including but not limited to all kinds of documents, images, databases, etc., unless laws or this Agreement expressly provides that such rights belong to the user personally.

Requests for content posted by you on the Client must be legal and in compliance with this Agreement, and are your own actions and for which you are solely responsible. You shall be solely responsible for any liability arising out of your illegal or contravention of this Agreement, which has nothing to do with us.

Legal liability

User understands and agrees that we shall have the right to punish any violation of relevant laws and regulations or provisions of this Agreement based on our reasonable judgment, take appropriate legal actions against any user violating the laws and regulations, and save relevant information in accordance with laws and regulations to report to the relevant authorities, and User shall bear all legal liabilities arising therefrom.

Force majeure

You agree and acknowledge that we shall not be liable for any loss or damage caused to you by any event or circumstance beyond our reasonable control, including but not limited to war, invasion, terrorist attack, natural disaster or other force majeure, as well as the occurrence of any technical failure, electrical short circuit, third party intrusion into the Client, etc. Shall not be deemed to be in breach of this Agreement.

dispute

In the event of any dispute arising from your use of the Client with respect to the Client or the services provided by it, you agree that such dispute will be governed by the laws of the People's Republic of China, regardless of any legal conflict that may arise. You agree that, unless otherwise agreed by the parties, the dispute shall be submitted to the people's court in our locality for trial.

Paid service rule

You understand and agree that:

(1) Service name: Premium Member.

(2) This service is a paid service provided for you on the premise that you have opened this application. If you open the App, it shall be deemed that you authorized the Member to deduct the charging cycle fee from the balance of your own recharge account, third-party payment account, bank card, communication account and iTunes account (hereinafter collectively referred to as "Account") of your member of the App.

I have read and fully understood the terms of this Agreement, especially the terms concerning the exemption from or limitation of liability, the terms concerning the limitation of User's rights, the terms stipulating the method of dispute settlement, jurisdiction and the application of law, and agree to all the terms of the above agreement. And agree to all contents of the above agreement.