

Welcome to use "App" software and related services!

App service agreement

1. Introduction

Welcome to use "App" software and related services! In order to provide you with better services, please carefully read and fully understand this Agreement before you start to use the App software and related services, especially the provisions concerning exemption or limitation of liability, rights licensing and use of information, agreement to open and use special individual services, application of law and dispute resolution. Among them, the important contents such as the exemption or limitation of liability clauses will be highlighted in bold form for your attention, you should focus on reading.

If you are under 18 years old, please carefully read and fully understand this Agreement accompanied by your legal guardian, and obtain the consent of your legal guardian before using the App software and related services, and pay special attention to the terms of use for minors. If you do not agree to this Agreement, it will cause the Company to be unable to provide you with complete products and services, you may choose to stop using. If you agree to or use the App Software and related Services at your own choice, you shall be deemed to have fully understood this Agreement and agree to be bound by this Agreement and other agreements and rules related to App Software and related Services (including but not limited to the App Privacy Agreement) as a party to this Agreement.

The Company shall have the right to arrange or appoint its affiliates, controlling companies, successor companies or third party companies approved by the Company to continue to operate the App at its sole decision based on the needs of the App and related services or operations. In addition, certain of the services covered by this Agreement may be provided to you by the Company's affiliates, controlling companies, successor companies or third parties approved by the Company. If you know and agree to accept the relevant service content, you shall be deemed to accept that the relevant rights and obligations are also bound by this Agreement.

2. App software and related services

2.1 To use the App software and related services, you can obtain the App client application program through pre-installation or third-party download authorized by the Company

2.2 The company may develop different application software versions for different terminal devices. You should obtain, download, and install the appropriate version according to the actual device conditions.

2.3 You may use the App software and related services or update the App version as required. If you no longer need to use the App software and related services, you may uninstall the APP software by yourself.

2.4 In order to better improve user experience and services, the Company will provide updates or changes to the App software and related services from time to time (including but not limited to software modification, upgrade, function strengthening, development of new services, software replacement, etc.). You may choose whether to update the corresponding version according to your needs. In order to ensure the security of the App and related services and improve user services, the Company will notify you in appropriate ways (including but not limited to system prompts, announcements, and messages within the Website) when the App and related services are updated in part or in whole, and you have the right to choose to accept the updated version. If you choose not to update, some functions of the App software and related services will be restricted or cannot be used normally.

2.5 Unless expressly authorized by Company in writing in advance, you may not make unauthorized access to or use the App Software and related Services in any form, including but not limited to adaptation, copying, dissemination, vertical search, mirroring or trading.

2.6 You understand that when you use the App software and related services, you need to prepare terminal devices related to the App software and related services. Once you open the App software on your terminal device, you are deemed to have used the APP software and related services. In order to fully realize the full functions of App, you may need to connect your terminal device to the Internet. You understand that you shall bear all the costs (such as traffic charges, Internet access charges, etc.) required.

2.7 You may start using the App software and related services without registration, but some functions or services may be affected. At the same time, you also understand that in order to enable you to better use the App software and related services and ensure the security of your account, certain functions and/or certain single service items, such as tasks and activity services, require you to provide real identity information for real-name registration and login in accordance with relevant national laws and regulations before using the APP.

3. "Account" and "Password Security"

3.1 "App" software and related services provide you with a registration channel. You have the right to choose a legal character combination as your account and set a password that meets the security requirements. The account and password set by the user are the credentials used by the user to log in and use the "App" software and related services as a registered user.

3.2 Account Logout

When you need to terminate the service of App account, you can apply to cancel your App account if the following conditions are met:

- (1) You can only apply to cancel your own account and do so according to the process of "App";
- (2) You shall still be responsible for your actions before you cancel your account and during your use of the App Service;
- (3) After successful deregistration, account records and functions cannot be recovered or provided.

3.3 You understand and promise that the account you set up shall not violate national laws and regulations, that your account name, profile picture and other registration information as well as other personal information shall not contain illegal or harmful information, and that you shall not open an account in the name of others (including but not limited to using others' name, name, store name, profile picture, etc., or in other ways that may cause confusion) without others' permission. Malicious registration of App accounts shall not be allowed (including but not limited to frequent registration, batch registration, etc.). In the process of account registration and use, you shall abide by the relevant laws and regulations, and shall not carry out any behavior that infringes on the interests of the state, damages the legitimate rights and interests of other citizens, and is harmful to social morality and fashion. The Company reserves the right to review the registration information you submit.

3.4 Your registered account in the App is only for your own use. Without written consent of the Company, it is forbidden to donate, borrow, rent, transfer, sell or otherwise permit others to use the account in any form. If Company finds or has reasonable grounds to believe that the user is not the original registrant of the account, the Company has the right to immediately suspend or terminate the services provided to the registered account and permanently disable the account in order to ensure the security of the account.

3.5 You are responsible for maintaining the security and confidentiality of your personal account and password. When you are finished, you should exit safely. If your account is stolen or password is lost due to your own reasons such as improper storage or other irresistible factors, you shall bear all legal liabilities for the activities you engage in in the name of the registered account, including but not limited to all legal liabilities that may be caused by any data modification, speech speech, payment and other operations you perform on the App software and related services.

3.6 In accordance with national laws and regulations, you are required to fill in real identity information in order to use the App software and some functions of related services. Please complete real-name authentication in accordance with relevant laws and regulations, and pay attention to updating the above information in time. If the materials you submit or the information you provide are inaccurate, untrue, non-standard or illegal, or if the Company has reason to suspect that the materials are wrong, false or illegal, the Company has the right to refuse to provide you with relevant services, and you may not be able to use the App software and related services or some functions may be restricted during the use of the APP.

3.7 In addition to registering an App account by yourself, you may also choose a user account of a third-party software or platform registered with a real name to log in and use the App and related services, except that such third-party software or platform has restrictions or prohibitions. When you log in and use the aforementioned account, the relevant provisions of this Agreement shall also apply.

3.8 You understand and agree that, in order to make full use of the account resources, if you do not use it for a long time after registration, the Company has the right to withdraw your account. If your account is withdrawn, you may not be able to log in and use the "App" software and related services through your previous account, and any personalized Settings and usage records saved under this account will not be restored.

3.9 If your account is withdrawn, you can register a new account to log in and use the "App" software and related services. Your behavior of registering, logging in and using a new account is still subject to the relevant terms of this Agreement.

4. User personal information protection

The company works with you to protect your personal information. The protection of users' personal information is one of the basic principles of the company. When using the App software and related services, you may be required to provide your personal information (including but not limited to your name, telephone number, location information, device information, etc.) so that the Company can provide you with better services and corresponding technical support. The Company will protect your right to browse, modify and delete relevant personal information and withdraw authorization according to law, and will use encryption technology, anonymous processing and other technical measures matching the App software and related services and other security measures to protect your personal information. For more information about protecting your personal information, please see App.

5. User behavior norms

5.1 User Behavior Requirements

You shall be responsible for your use of the App Software and related services. Unless permitted by law or prior written permission of the Company, you shall not use the App Software and related Services in the following ways:

5.1.1 Use any plug-in, plug-in, system or third-party tool not authorized or permitted by the Company to interfere with, destroy, modify or exert other influence on the normal operation of the App software and related services.

5.1.2 Using or targeting the "App" software and related services for any behavior that endangers computer network security, including but not limited to:

- (1) Illegal intrusion into the network, interference with the normal function of the network, stealing network data and other activities that endanger network security;
- (2) To provide programs and tools specially used for network intrusion, interference with normal network functions and protective measures, stealing network data and other activities endangering network security;
- (3) Providing technical support, advertising promotion, payment and settlement, etc. to those who knowingly engage in activities endangering network security;
- (4) Using unauthorized data or accessing unauthorized servers/accounts;
- (5) Accessing the public computer network or another person's computer system without permission and deleting, modifying or adding stored information;
- (6) Without permission, attempts to probe, scan, test the weaknesses of the "App" system or network or other conduct to damage network security;
- (7) Attempts to interfere with or destroy the normal operation of the App system or website, intentionally spread malicious programs or viruses, and other acts of damaging and interfering with normal network information services;
- (8) Forging TCP/IP packet names or partial names;
- (9) Reverse engineer, reverse assemble, compile or otherwise attempt to discover the source code of the App software and related Services;
- (10) Malicious registration of App accounts, including but not limited to frequent and batch registration of accounts; Malicious cash out, cheating money laundering;
- (11) Violations of laws and regulations, this Agreement, relevant rules of the Company and other acts infringing on the legitimate rights and interests of others.

5.1.3 If the Company has reason to believe that your behavior violates or may violate the above provisions, the Company may independently judge and handle the situation, and has the right to

terminate the service provided to you at any time without prior notice and hold you accountable according to law.

5.2 Information Content Specifications

5.2.1 The information produced, released and transmitted by you shall consciously comply with the "Seven bottom lines" including laws and regulations, socialist system, national interests, citizens' legitimate rights and interests, social and public order, moral fashion and information authenticity; otherwise, the Company shall have the right to take corresponding measures immediately. You agree and undertake not to produce, reproduce, publish or disseminate the following information:

- (1) those who oppose the basic principles defined in the Constitution;
- (2) endangering state security or divulging state secrets;
- (4) harming the honor and interests of the State;
- (5) promoting terrorism and extremism;
- (6) preaching national hatred or discrimination and undermining national unity;
- (7) inciting regional discrimination and regional hatred;
- (8) sabotaging the state's religious policies and promoting cult or feudal superstition;
- (9) Fabricating or spreading rumors or false information to disturb economic order and social order or undermine social stability;
- (10) distributing or disseminating obscenity, pornography, gambling, violence, murder, terror or inciting crimes;
- (11) endangering network security, or using the network to engage in activities endangering national security, honor and interests;
- (12) insulting or defaming another person or infringing upon the lawful rights and interests of another person;
- (13) terrorizing or threatening others by violence or conducting human flesh search;
- (14) involving the privacy, personal information or data of others;
- (15) spreading foul and obscene words to harm the public order and good customs of society;
- (16) infringing on other people's rights and interests such as privacy, reputation, portrait, intellectual property, etc.;
- (17) The distribution of commercial advertisements, or similar commercial solicitation, excessive marketing and spam;
- (18) Comments in languages other than those commonly used on the Website;
- (19) having nothing to do with the information in question;

(20) The information published is meaningless, or the combination of characters is deliberately used to evade technical review;

(21) infringing upon the legitimate rights and interests of minors or impairing their physical and mental health;

(22) infringing upon the lawful rights of others by secretly photographing or recording others without their permission;

(23) Contents that contain terror, violence, bloodshed, high risk, or harm the physical and mental health of the performer or others;

(24) Other information that violates laws, regulations, policies, public order and good customs, interferes with the normal operation of App, or infringes on the legitimate rights and interests of other users or third parties.

5.2 The Company establishes a feedback platform for public complaints and problems. You can complain and report all kinds of illegal behaviors, illegal communication activities, illegal and harmful information to the Company. The Company will timely accept and deal with your complaints and reports so as to jointly create a clean and positive network space.

6. Handling of breach of contract

6.1 For your violation of the Agreement or other Terms of Service, the Company shall have the right to independently judge and take such measures as warning in advance, refusing to publish, immediately stopping transmission of information, deleting comments, audio, video, audio and video content, restricting part or all functions of the account until terminating the service, permanently closing the account, etc. The Company has the right to announce the result of the settlement and decide whether to resume the use of relevant accounts based on the actual situation. The Company will keep relevant records of suspected violations of laws and regulations, suspected illegal and criminal acts, and has the right to report to relevant competent authorities, cooperate with relevant competent authorities in investigation, and report to public security organs, etc. The Company has the right not to restore the deleted content.

6.2 In case of any third-party complaint or claim arising from your violation of this Agreement or other Terms of Service, you shall handle it by yourself and bear all legal liabilities that may arise therefrom. If the Company and its affiliates, controlling company or successor company are liable to compensate any third party or suffer punishment from state authorities due to your illegal or breach of contract or other acts, you shall also compensate the Company and its affiliates or controllers in full amount