User Agreement

Update time: December 17, 2021

1. General

Users should read this agreement carefully before using the software, and agree to abide by this agreement before using the software features and services.

2. Rules of Use

a) The user is fully responsible for the content uploaded or transmitted. All users are not allowed to publish, reprint, or transmit information containing one of the following contents on any page of this site, otherwise the software has the right to handle it by itself without notifying the user:

(1) Violating the basic principles established by the Constitution;

(2) Endangering national security, leaking state secrets, subverting state power, and undermining national unity;

(3) Damage to national honor and interests;

(4) Inciting ethnic hatred, ethnic discrimination, and undermining ethnic unity;

(5) Undermining the state's religious policies and promoting cults and feudal superstitions;

(6) Spreading rumors, disturbing social order, and undermining social stability;

(7) Spreading obscenity, pornography, gambling, violence, terror or instigating crime;

(8) Insulting or slandering others, infringing on the lawful rights and interests of others;

(9) Inciting illegal assemblies, associations, processions, demonstrations, gathering crowds to disrupt social order;

(10) Acting in the name of illegal civil organizations;

(11) Contains other content prohibited by laws and administrative regulations.

b) The user promises that all information works uploaded to the software, including but not limited to text, pictures, music, movies, audio and video products, and computer programs, have complete intellectual property rights, or have been legally authorized by the relevant right holders; If the user violates the provisions of this article and causes this site to be claimed by a third party, the user shall fully compensate all the expenses of this site (including but not limited to various compensation fees, litigation agency fees and other reasonable expenses for this purpose);

c) If the user violates any of the above regulations when using the network service, this site has the right to require the user to correct or directly take all necessary measures (including but not limited to deleting the content posted by the user, suspending or terminating the user's right to use the network service) to Reduce the impact of user misconduct.

3. Privacy protection

a) This software does not disclose or provide third parties with individual user information and non-public content stored on this site when users use network services, except in the following cases:

(1) Obtain explicit authorization from the user in advance;

(2) According to relevant laws and regulations;

(3) In accordance with the requirements of relevant government authorities;

(4) To safeguard the interests of the public.

b) This site may cooperate with a third party to provide users with relevant network services. In this case, if the third party agrees to assume the same responsibility for protecting user privacy as this site, this site has the right to transfer the user' s registration information And so on to the

third party.

4. Copyright Statement

a) The copyrights of text, pictures, audio, video, etc. on this site are owned by this software or shared with the author, and may not be reproduced arbitrarily without the permission of this site. To

b) The copyrights of the unique logos, layout design, and layout methods of this site belong to this software, and may not be copied or reproduced without the permission of this site. To

c) If the content of this site is reprinted maliciously, this site reserves the right to take it to law.

5. Liability statement

a) The user expressly agrees that the risks and all consequences of using the network services of this site will be entirely borne by the user himself, and the software does not bear any responsibility for this. To

b) This site cannot guarantee that the network service will definitely meet the user's requirements, nor does it guarantee the timeliness, security, and accuracy of the network service. To

c) This site does not guarantee the accuracy and completeness of external links set up for the convenience of users. At the same time, this site does not assume any responsibility for the content on any webpages that these external links point to that are not actually controlled by this site.

d) For network service interruption or other defects caused by force majeure or reasons beyond the control of this site, this site does not assume any responsibility, but will try its best to reduce the loss and impact caused to users.

e) This site does not need to bear any responsibility for the quality defects of the following products or services provided by the site to users and any losses caused by them:

(1) Various network services provided by this site to users free of charge;

(2) Any products or services presented by this site to users.

f) This site has the right to temporarily or permanently modify or terminate this service (or any part of it) at any time, regardless of whether it is notified or not, this site does not need to bear any responsibility for the user and any third party.

6. Other

a) The laws of the People's Republic of China shall apply to the conclusion, execution and interpretation of this agreement and the settlement of disputes.

b) If any clause in this agreement is completely or partially invalid or unenforceable for whatever reason, the remaining clauses in this agreement shall still be valid and binding.

c) The right to interpret and revise this agreement belongs to this software.