

Terms of Service

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First and foremost, we extend an invitation to you to use our products and services. We are devoted to providing a great user experience and assisting our clients overcome any problems they may have.

Before using our products, including installing, downloading, or utilizing programs, please read the related terms and conditions carefully. By using our products, you agree to these agreements, including all of the terms and conditions contained therein. This includes the requirement to arbitrate any issues between you and us, as well as the renunciation of your right to join in any class action lawsuit brought against us.

1. Revisions to these Terms

We may alter this policy as we update or expand our services. We will notify you of any important changes to this Privacy Policy via the email address we have on file for you, or by sending a notification via our Services prior to the change's effective date. If you do not agree with the changes, you should quit using the Services before the amended policy takes effect. If you continue to use the Services after the amended policy's effective date, you will be subject to its terms.

You agree, represent, and warrant to us that you have full right, power, and ability to enter into these Terms, execute your responsibilities under them, and completely comply with them.

2. Rights in Content - All Rights Reserved

We own and hold all intellectual property rights to any material featured in our goods. As a result, you agree not to utilize the material on our products for any harmful purpose. In particular, but without limitation, you may not copy, download, alter, translate, convert, publish, transmit, sell, sub-license, edit, transfer/assign to a third party, or create derivative works from the application's content.

Any relevant legislative limitations or exceptions to copyright will be unaffected.

3. For your age requirements

In order to install or operate our goods, you must be at least 13 years of age (or 16 years of age in the European Economic Area). If you are under the age requirement, please have your parent or legal guardian examine this EULA with you, answer any questions you may have, and install our goods on your behalf.

Information for Parents and Guardians. If you let your child download and use our products, you and they agree to the terms. It is your obligation to manage your child's usage. If you do not agree to all of the conditions of this agreement, you should not allow your child to use our goods. If you feel he or she is using our products without your permission, please contact us at our email at to remedy the situation.

4. We provide infrequent product upgrades

You commit to utilize just the variants of our items that are now accessible through public channels. You also consent to our right to make modifications to the Products at any time, in our sole discretion, which may include the addition, modification, or removal of any features or functionality. You also understand that we have the right (but not the responsibility) to automatically download such updates to your device. Occasionally, we may require you to agree to new agreements in relation to specific additional aspects. You accept that you bear full responsibility for any data or other charges resulting from upgrades to our goods when using them over a mobile network.

5. About product subscriptions and payment expenses

While the bulk of our products are free to use, certain features and functions may need a charge for access or use owing to economic considerations. We will provide payment arrangements for any products that demand prepayment, and you can accept or decline them. You acknowledge that we are not responsible for your use of third-party products, and we cannot guarantee their transactions. You must pay any additional fees, and we are not accountable for unforeseen damages. As evidence of your approval of the costs you have incurred, we shall record and preserve an electronic copy of your agreement to charge your credit card. We reserve the right to alter, amend, discontinue, and/or change the pricing for paid features upon notification to you. If you are not in agreement with the altered payment terms, your sole alternative is to terminate your usage of the paid features.

Our products allow consumers to make continuous or periodic payments for a predetermined length of time through subscriptions. Payment for the product activates all paid subscriptions. You must promptly pay any recurring fees to retain your subscription. If you do not renew your subscription during the set time frame, we shall stop the product's premium features or functional services.

We automatically renew subscriptions that you have paid for. Upon completion of your registration and transmission of your payment information, we will charge you the established subscription cost for the subscription period or, if applicable, at the conclusion of your free trial period if you do not cancel at least 24 hours prior to the end of the trial period. You hereby consent to and approve automatic (recurring) billing, and you agree to pay the costs associated with your account for this reason. We will charge you the subscription price in effect at that time, plus with any applicable taxes. Payments for renewal subscriptions will be processed according to your existing subscription's invoicing period. You may adjust subscription fees at any time, to the extent authorized by applicable legislation. Your membership and monthly billing for your account will exist eternally until you end them in line with the cancellation portion of this Agreement.

6. Note on Third Party Services

We may incorporate third-party content, features, services, or products into some products, depending on the current state of product development. Thus, you are obligated to consent to

any pertinent legal terms that these third-party product providers require you to accept. Furthermore, you use third-party products totally at your own risk, and we will not hold you accountable or liable for their use. If you engage in a transaction with a supplier of a third-party product, the transaction is between you and the supplier. If you have any questions, concerns, claims, or complaints about a third-party product, your only choice is to contact the product's source.

You additionally acknowledge and consent that we shall not be held accountable, either directly or indirectly, for any damage or loss that is caused or purported to be caused by or in connection with the use of or reliance on any content, products, or services supplied by any third-party product. We are not responsible for monitoring any transactions between you and third-party partners in any manner.

7. Use of Content from Third Party Products

Certain of our products may contain content accessible through third-party products. This content, which includes, but is not limited to, images, text, logos, marks, design treatments, advertisements, data, links, articles, videos, music, sounds, graphics, and any software used in or forming part of the products (collectively, "Product Content"), is owned by the party providing the content. The party is solely responsible for the content.

You acknowledge that you must first seek written authorization from the Product Content owner before using the Product Content for any purpose. You acknowledge and consent that you may find certain Product Content to be immoral, objectionable, or otherwise objectionable; however, you undertake all risks involved with accessing Product Content. We cannot verify the accuracy or completeness of the Product Content, nor do we guarantee any potential violations. We have the right to edit, remove, and/or add Product Content at any time. Our endorsement of Product Content obtained from third parties, including third-party products, is not inferred. If you have any concerns, claims, or complaints regarding a third-party provider of Product Content, you agree to address them to such third party.

8. Liability Limitation

In the event of a malfunction, none of us-neither our directors, employees, agents, partners, suppliers, nor content providers-shall be liable for (i) any lost profits, data, or expenses incurred in procuring replacement goods or services; (ii) any malware, including bugs, viruses, Trojan horses, or other detrimental software, regardless of origin; or (iii) any direct damages exceeding \$100. This includes any theory based on contract, tort, strict responsibility, negligence, or any other legal or equitable principle.

To rephrase. We restrict our legal responsibilities to you.

9. Product content and copyright management pertaining to your material

According to the Digital Millennium Copyright Act, the following outlines the overall policy about copyright infringement. This policy finishes with the contact information of the

appointed agent ("Designated Agent") tasked with accepting notifications of copyright infringement.

We are dedicated to upholding the highest regard for the rights of copyright holders and anticipate that all users of our products will adhere to this principle. If you suspect that our items or any associated content violates your copyright, please email helpme365247@gmail.com. If you possess adequate information demonstrating that an individual has duplicated and accessed your content in violation of your copyright, kindly file a Notice of Copyright Infringement Disposal.

The copyright infringement management notice must include the following elements.

I. The signature, whether physical or electronic, possesses the ability to represent the copyright owner.

II. Your contact details, comprising your address, telephone number, and, if relevant, email address.

III. A detailed account of the work you claim infringes upon others' copyright, including sufficient information to assist us in locating it within our products.

IV. A declaration affirming your genuine belief that the utilization of the content in the manner being contested is not authorized by the copyright owner, their representative, or applicable legislation.

V. The notification must contain a request for the removal of the purportedly infringing content or the restriction of access to it, accompanied by a declaration affirming the veracity of the information and your authorization to represent the owner of the allegedly infringed exclusive right, under penalty of perjury.

Failure to meet the specified conditions grants us the authority to dismiss the notice. Be advised that you may face significant civil penalties if you intentionally declare that material or content on the source network is infringing, or if you allege that material or content has been deleted or disabled due to error or misidentification. These fines are financial in character.

10. Severability

If relevant legislation renders any term of these Terms unlawful or unenforceable, the validity of the remaining sections shall not be affected, and they will remain in full effect. Users in the United States

We will interpret, elucidate, and amend any invalid or unenforceable provision as required to render it valid, enforceable, and aligned with its original objective. Kindly review these Terms thoroughly, since they encompass all the information that we and you have mutually consented to concerning this matter. These Terms override any prior conversations and agreements between the parties. The maximum legal measures will be employed to uphold these Terms.

Applicable Law

The laws of the owner's jurisdiction govern these provisions, as specified in the pertinent section of this agreement. This holds true even if the laws differ from those of others.

11. Communication with Us

For any inquiries regarding these conditions, please contact us at helpme365247@gmail.com. We will endeavor to address your inquiries.

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