Copyrights1 Terms of Service

Effective date October 10, 2017

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Welcome to our Terms of Service. Please read carefully the Terms of Service, our privacy policy and other terms quoted in this document, as the terms of service are important and will affect your legal rights. Copyrights1 hopes that customers will enjoy relaxing and wonderful trading.

1. Introduction

Thank you for choosing Copyrights1 ("CPs1" or "Copyrights1"). By signing up or otherwise using the Copyrights1 service, website, or by using Copyrights1 through this service By accessing content or material ("Content"), you will enter into a legally binding agreement with Copyrights1 at the end of this document. The Copyrights1 service also includes the Copyrights1 support community, as further described in the Copyrights1 support community section.

Your contract with us will include this Terms of Service ("Terms") and our Privacy Policy. If you want to confirm the terms of this Agreement, you can view the current version of this Agreement on the Copyrights1 website. You agree that you have read and understood this Agreement, that you agree to this Agreement and be bound by it. If
you do not agree to (or can not comply with) this agreement, you can not use the Copyrights1 service or use each content.

Please read this agreement carefully. This agreement contains important information on the Copyrights1 service provided to you, as well as information on fees, taxes and fees charged to you by Copyrights1.

Each information that you provided during sign up can be corrected during the sign up process by returning to the previous screen and correcting the wrong information.

In order to access the contents using the Copyrights1 service, you agree that (1) you are 20 years of age or older or 13 years of age or older with your custodian or guardian's agreement to this agreement (2) It is competent to have a binding contract with us, is not prohibited from entering into the law under applicable law, and (3) You must live in a country where this service can be used. In addition, you agree to promise that each registration information you submit to Copyrights1 is true, accurate and complete, and will always keep that state.

2. Change to this contract

We may change this agreement at our own discretion. In making a serious change to this agreement, we will notify you in a noticeable manner within this service, or send you an e-mail in a way that makes appropriate and clear notice according to the situation. The Company may notify the change in advance in advance, but after the change, if the customer has continued to use the service, you agree to the change. Therefore, please read this notice carefully. If you do not wish to continue this Agreement under the changed conditions, you may terminate this Agreement by contacting us via the Customer Service Center.

3. Using Copyrights1

Information on various ways to use Copyrights1 for customers is described below.

3.1 Our Services and Paid Subscriptions

Copyrights1 provides a trading service that provides various functions and other content. Certain Copyrights1 services will be provided to you for free. For other Copyrights1 services, payment is required before you can access. The Copyrights1 service that can be accessed after which called collectively as "paid subscription". The Copyrights1 service that does not require payment is currently called "free service". Customers can learn more about our services by browsing our website.

Unlimited service is not available to all users. We will explain to customers what services are available when signing up those services.

3.2 Trial
We or a substitute for Copyrights1 may offer trial of paid subscription free of charge or discounted fee for a specific period (hereinafter referred to as "trial"). Copyrights1 reserves the right to judge your eligibility for trial at its sole discretion and withdraws or changes the trial from time to time at any time without prior notice and without liability under applicable law. We will hold the right to the maximum allowed by the law.

In starting our trial, we may ask customers to provide details of payment methods. After such trial ends, we can automatically begin charging customers for applicable paid subscriptions on a continuous basis every month from the day following the said trial end date. By offering details of the customer's payment method upon trial, the customer agrees that the said fee will be made using such payment method. If you do not wish for this charge, you must cancel the paid subscription through your subscription page of your Copyrights1 account or close your Copyrights1 account before terminating the trial.

4. Rights granted to customers by Copyrights1

The Copyrights1 service and content are the property of the licensor of Copyrights1 or Copyrights1. We offer limited, nonexclusive and revocable licenses to use the Copyrights1 service and limited, non-exclusive, non-exclusive license to use the content for personal, noncommercial recreation Grant cancellable license (hereinafter referred to as "this license"). This License shall survive unless terminated by you or Copyrights1. You have promised and agree that you are using the content for your own personal and non-commercial entertainment and that you will not redistribute or transfer the Copyrights1 service or content.

All Copyrights1 trademarks, service marks, trade names, logos, domain names, and other features of the Copyrights1 brand ("Copyrights1 brand features") are the exclusive property of Copyrights1 or its licensors. This Agreement does not grant you any right to use the features of each Copyrights1 brand, whether for commercial or noncommercial use.

You agree not to comply with our user guidelines and to not use the Copyrights1 service, content or parts thereof in a manner not explicitly permitted in this Agreement. Except for the rights explicitly granted to you in this agreement, Copyrights1 will not grant you any rights, title or interest in the Copyrights1 service or content.

5. External Application

The Copyrights1 service is integrated with third party applications, websites and services ("external applications") so that you can use the content, products and / or services. These external applications may have the application's terms of service and privacy policy, and the use of these external applications by you will be subject to those terms of use and privacy policy applied. You acknowledge and agree that Copyrights1 will not guarantee and bear no responsibility for the nature, features or content of each external application or each transaction you enter with the provider of such external application.
6. User generated content

Copyrights1 users may include content (for example, images, texts, messages, information, book contents and/or other types of content) to the Service (hereinafter referred to as "User Content"). Posting, uploading and/or contributing (hereinafter referred to as "publication"). Supplement to avoid doubt, "user content" includes content published in the Copyrights1 support community and other parts of the Copyrights1 service.

You agree that for each user content you post on Copyrights1, (1) that you have the right to post such user content, and (2) that use of that user content or Copyrights1 intended by this Agreement or the applicable law and does not infringe anyone's intellectual property rights (including but not limited to copyright), portrait rights, moral rights or other rights, Or promising us not to partner with these persons or to imply guarantees by these persons without express written consent from Copyrights1 or an artist, band, label, corporation or individual about your user content I will.

Copyrights1 can monitor, review or edit user content, but we are not obliged to do so. In all cases, Copyrights1 retains the right to delete or not to access each user content, with or without reason. Such user content includes, but not limited to, those that Copyrights1 determines to violate this Agreement at its sole discretion. Copyrights1 can take these measures without prior notice to you or a third party. Measures to remove or prevent access to user content shall be made at our own discretion. Also, we are not committed to removing certain user content or making it inaccessible.

You are solely responsible for all user content you post. Copyrights1 is not responsible for user content. In addition, Copyrights1 does not guarantee any opinion contained in each user content. In the event that a request for Copyrights1 is made in connection with the user content posted by you, you shall not be liable for any damages, losses and expenses (including reasonable attorneys' fees and litigation costs) I agree to indemnify Copyrights1 to the extent permitted under local law concerning.

7. User guidelines

Copyrights1 is, respects the intellectual property rights, and expects to respect as well to you. In order to make Copyrights1 enjoyable for you, we have formulated some basic principles that you should follow in using this service. Follow these rules and encourage other users to comply.

The acts listed in the following items are forbidden at all for any reason.

- Reproduction, redistribution, "ripping", recording, transfer of the Copyrights1 service or content in whole or in part, performance or exhibition to the public, provision to the public or broadcast, use of the Copyrights1 service or other content other than Any act that infringes any intellectual property right (copyright,
etc.) against Copyrights1 service or content or any part thereof that is not explicitly permitted in this Agreement or applicable law.

- Use of the Copyrights1 service for importing or duplicating local files without legal right to you to import or copy.
- Move copies of content stored in the cache in any way from the licensed device to another device.
- Reverse engineer, decompile, disassemble, modify or create derivative works based on the Copyrights1 service, content or parts thereof (except as permitted by applicable law).
- Avoid Copyrights1, each technology used by that licensor or third party to protect content or this service.
- Sale, rent, sublicense or lease of Copyrights1 service or part of content.
- Avoid Copyrights1 or each regional restriction that it applies.
- Deletion or modification of each copyright, trademark or other intellectual property notice contained in the Copyrights1 service or provided through the Copyrights1 service (including the purpose of misrepresenting or changing the display of ownership or source of each content).
- Provide your password to someone else or use another person's user name and password.
- Gather information from Copyrights1 (including bots, scrapers and spiders) using "crawling" of Copyrights1 service or otherwise using automation means.
- To sell user accounts or otherwise economically service is not permitted.

Respect Copyrights1, the content owner and other users of the Copyrights1 service. Do not participate in activities, do not post user content, or do not register and/or use user names, including materials such as the following, including materials such as:

- Attack, abuse, slander, pornography, threatening or obscene.
- Illegal material (including, but not limited to, Copyrights1 or intellectual property rights of third parties, privacy rights or ownership infringement), or any type intended to promote or commit an illegal act.
- Including customer's password, deliberately including password of other users or deliberately containing third-party personal data or intended to solicit such personal data.
- Malware, Trojan Horses or viruses containing malicious content such as virus, or other users interfering with access to the Service.
- It intends or carries out harassment or bullying to other users.
- A disguise for partnership with another user, individual or corporation, including falsehood regarding affiliation, or other fraudulent, false, false or misconduct.
- Those using automation means to artificially promote the contents.
- Involved in the transmission of unilateral mass mails or other forms of spam ("spam"), spam mails, chain mails or similar items (including via Copyrights1 inbox) thing.
- Those involved in things that are not explicitly licensed by Copyrights1 in commercial or sales activities such as advertising, promotion, contest, jujube or multimarket.
Except as expressly permitted by Copyrights1, you link to, refer to, or otherwise promote products or services.

Copyrights1 What disturbs or disrupts the service in any way. The alteration, infringement or alteration of this service or Copyrights1’s computer system, network, usage rules or security constituent elements of Copyrights1, authentication means or other protection measures applicable to the Service, Content or parts thereof, It conducts surveys, weaknesses, scan or test attempts.

You acknowledge and agree that posting such user content may cause immediate termination or suspension of your Copyrights1 account. In addition, you agree that Copyrights1 may retrieve your_username for any reason.

Please consider how to use the customer’s Copyrights1 service and what the customer shares. The Copyrights1 service includes social and interactive features that allow you to post user content, share content, and publish certain information about you. Keep in mind that shared or published information may be used and reshaped by other users on Copyrights1 or across the web. Therefore, use Copyrights1 carefully, please pay attention to your account settings. Copyrights1 is not responsible for your choice of posting materials on this service.

Your password protects your user account. Customers are solely responsible for keeping their passwords secret and secure. You acknowledge that you are responsible for any use of your user name and password on this Service. In the event that you have lost or stolen your user name or password, or if you believe that you have unauthorized access to your account by a third party, immediately notify us and contact us as soon as possible with your password Please change.

8. User content infringement and reporting

Copyrights1 respects the rights of intellectual property owners. If you believe that the content violates your intellectual property rights or other rights, please refer to Copyrights1’s copyright policy. In the event that Copyrights1 receives notice from the copyright owner that the content infringes the copyright, it may take actions without prior notice to the content provider based on its absolute discretion. If the provider considers that the content does not infringe the rights, he / she may submit to the Copyrights1 an objection notice requesting the recovery of the deleted content.

9. Service restrictions and changes

Copyrights1 makes reasonable efforts to keep the Copyrights1 service available. However, due to certain technical problems or maintenance, temporary interruption may occur. To the extent permitted by applicable law, Copyrights1 retains the right to perform temporary or permanent change or discontinuation of the functions and features of the Copyrights1 service on a regular and occasional basis, with or without notice. We will not be held responsible for customers except as prohibited by law concerning interruption, modification or abolition of the Copyrights1 service or its functions or features. Notwithstanding the above, if you are prepaid by the Copyrights1
permanently discontinued payment subscription fee before the end of the prepayment period, Copyrights1 will after such discontinuation, we will refund the paid fee for the prepayment period to the customer. You agree that Copyrights1 is not obligated to maintain, support, upgrade or renew the Service, or that you are not obligated to provide all or part of the specific content through the Service, I understand and accept. This section applies to the extent permitted by applicable law. Copyrights1 and / or the owner of each content can delete the content at any time without notice, to the extent permitted by applicable law.

10. Brand account

If you are opening a Copyrights1 account on behalf of a company, organization, corporation, "Customer" used throughout this Agreement In some cases the term applies to both you and its accounts.

When you establish an account, you represent and warrant that you have the authority to grant all of the consent and licenses stipulated in this Agreement and to bind the account to this Agreement.

11. Copyrights1 Support Community

The Copyrights1 support community is a place for exchanging discussions and information, hints and other materials related to the Copyrights1 service. Customer's requirement to use the Copyrights1 support community is (1) that there is a current Copyrights1 account and (2) to authenticate your Copyrights1 account for use on the support community The account is called "Copyrights1 support account.") An explanation for opening a Copyrights1 support account can be found on the community registration page.

11.1 Copyrights1 support account

By establishing the Copyrights1 Support Account, you confirm that the registration information you submit to Copyrights1 is true, accurate and complete, and that you update to keep such information up-to-date. When using the Copyrights1 support community, it is strictly prohibited to include information to suggest that you are a Copyrights1 employee or moderator on your profile, or to pretend to be a Copyrights1 employee or moderator in any other way. In addition, you understand that Copyrights1 may remove or collect your username at any time, if Copyrights1 considers that deletion or collection of your user name is appropriate under its absolute discretion, I agree with this.

11.2 Negation of official support

User content on the Copyrights1 support community or any other content posted by Copyrights1 employees, moderators and / or representatives should not be construed as official support provided by Copyrights1. Each content that employees, moderators and / or representatives offered or used to you on the Copyrights1 Support Community will be offered as is, without warranty of any kind.
You acknowledge that the opinion expressed in the user content on the Copyrights1 Support Community is merely the opinion of the user content poster and that Copyrights1 or its respective officers, shareholders, employees, agents, directors, subsidiaries, affiliates, suppliers Or that it does not reflect Licensor’s opinion or policy.

12. Customer support

Regarding customer support for account related and payment related questions (hereinafter referred to as "customer support query"), submit a ticket to our customer service staff using the customer service contact form posted on the company announcement on our website please. We will make a reasonable effort to respond to all customer support queries within a reasonable period of time, but we will respond to each customer support query within a certain time frame and satisfy respond to such queries by us I will not guarantee any kind of what I can do.

13. Payment, Cancellation and Cooling Off

If you register online for a paid subscription, trial or code, you agree to immediately use the Copyrights1 premium. However, if you visit Copyrights1 at least once during the cooling-off period, it will not be refunded.

Unless you purchase a paid subscription as a prepayment period, your payment to Copyrights1 will be payable to you unless you cancel the paid subscription through your subscription page before the end of the current subscription period. It will be updated automatically at the end of the period. Cancellation shall come into force on the day following the last day of the current subscription period and the customer will be downgraded to free service. However, if Customer has canceled Payment or Paid Subscription and / or terminates this Agreement, (1) When Customer has accessed Copyrights1 during Cooling-Off Period, (2) Cooling Off We will not refund each subscription fee already paid to us if it is after the end of the period (if applicable) or (3) before the end of the current subscription period. The refund method depends on the customer's payment method.

If you wish full refund of the paid amount before the end of the cooling-off period, you need to contact Copyrights customer support for further details.

If you purchase a paid subscription through a third party, your subscription will be in accordance with the terms of the contract with the third party (in addition to this agreement). In order for the customer to cancel the subscription, it is necessary to cancel the contract with the third party directly.

Copyrights1 can change the price for a paid subscription, prepayment period (for unpaid period) or code at any time and notify you in advance of each price change and possibly how to accept the change. Pricing changes for paid subscriptions take effect at the beginning of the next subscription period after the price change date. To the extent permitted by local law, you agree to the new price by continuing to use the Copyrights1 service after the price change takes effect. If you do not agree to the price change, you
reserve the right to refuse the change by canceling the Copyrights1 service’s subscription before the price change takes effect. Therefore, you must read the notice of such price change carefully.

14. **End Period**

This agreement will be applied to you until Customer or Copyrights1 is terminated. However, you understand and agree that the permanent license you granted regarding user content including feedback is irrevocable, and therefore will continue after the expiration or termination of this Agreement for any reason. Copyrights1 may terminate this Agreement or cease your access to the Copyrights1 Service at any time, including in the event of Customer's unauthorized use of the Copyrights1 Service and/or Content or the possibility of breach of this Agreement. In the event that Customer or Copyrights1 has terminated this Agreement or Copyrights1 has ceased your access to the Copyrights1 Service, you agree that Copyrights1 will not be liable to you for the maximum extent permitted under applicable law I agree that Copyrights1 will not refund your paid amount. To know how to terminate your Copyrights1 account, please contact us via the customer service contact form on Copyrights1 information page. This section applies to the extent permitted by legal legislation. You may terminate this Agreement at any time.

15. **Warranty and Disclaimer**

We will endeavor to provide you with the best service but you acknowledge that the Copyrights1 service will be provided "as is" and "as available" without any kind of express or implied warranties or conditions I understand and agree with this. Customers use the Copyrights1 service at your risk. In the maximum extent permitted by applicable law, Copyrights1 and all owners of content do not make any representations about satisfactory quality, merchantability, specific purpose conformity or non-infringement and are exempt from any warranty. Copyrights1 and each owner of the content do not warrant that the Copyrights1 service is free from malware or other harmful elements. In addition, Copyrights1 is an external application (or its content), user content or other products or services advertised or offered by third parties that are made on or through the Copyrights1 service or hyperlinked website We will not undertake any warranty or responsibility for anything or on each banner or other advertisement and will not make any representation. You acknowledge and agree that Copyrights1 is not liable for each transaction between you and a third party provider of an external application or product or service advertised on or through the Copyrights1 service. As with purchasing products or services through each medium or in each environment, you are encouraged to take precautions to work your judgment according to the situation. Advice or information you obtain from Copyrights1, whether written verbally or in writing, does not set any warranty on behalf of Copyrights1. Part of the matters described in this section shall not apply in jurisdictions prohibited by applicable law.

This section does not affect the statutory rights of the customer as a consumer.
16. **Limitation of Liability**

To the extent permitted by applicable law, you agree that your Copyrights1 service issue or your sole remedy for dissatisfaction is discontinuation of each Copyrights1 service. Copyrights1 is not responsible for external applications or its contents and is subject to a separate agreement with a third party related to your external application, but to the extent permitted by applicable law, external application Or your sole remedy for problems or dissatisfaction with its content is to uninstall or discontinue such external applications as well as Copyrights1.

To the maximum extent permitted by law, Copyrights1, its officers, shareholders, employees, agents, directors, subsidiaries, affiliates, successors, trustees, suppliers or licensors shall (1) indirect, special, (2) use in all cases resulting from the use or non-use of Copyrights1 service, external application or external application content, whether directly or indirectly Loss, loss of data, loss of business or loss of profit (regardless of any legal theory and whether Copyrights1 is warned of the possibility of those damages and further whether relief can achieve its essential purpose (3) Responsibility for any claim regarding Copyrights1 service, external application or external application content We are not liable in any case for the part beyond the amount paid by you to Copyrights1 in the twelve months prior to the event which is regarded as a matter of gross amount (to the extent permitted by the applicable law).

The provisions of this Agreement do not limit Copyrights1’s liability for death or personal injury resulting from fraud, malicious misrepresentation or negligence, and gross negligence in the applicable law. Part of the matters described in this section shall not apply in jurisdictions prohibited by applicable law.

17. **Third Party's Rights**

You understand and agree that the owner of the content are beneficiaries of this agreement and that you have the right to enforce this contract directly for you. Except as provided in this section, this Agreement is not intended to grant rights to you or any third party other than Copyrights1, in no event shall this Agreement constitute a Third-Party Beneficiary Rights No. Furthermore, the right to terminate, terminate, cancel or change this agreement, waiver or settlement of this Agreement is not subject to the consent of a third party.

If you are using any Third Party such as Alipay, PayPal, or if you are using Copyrights1 on any public device, you should be responsible for issue happened with you and third party. This agreement is limited to you between Copyrights1 and you, not with Alipay, PayPal or any other third party tool.

18. **Perfect Agreement**

Except as expressly stated in this section or as expressly agreed in writing between you and Copyrights1, this Agreement shall be governed by the terms and conditions of the
agreement between you and Copyrights1 regarding the subject matter of this Agreement Organize everything, write it, or verbally, prioritize agreement in advance.

Regarding the incompatible incompatibility between each additional provision and this Agreement, the additional provision shall prevail

19. Isolation clause and waiver

Unless otherwise prescribed in this Agreement, if any provision of this Agreement is deemed to be invalid or unenforceable in any way for any reason, such invalidity or enforceability will not be confirmed in any way. However, it shall not affect the remaining provisions of this Agreement and shall not invalidate or disable the execution. In addition, this section shall apply to the extent permitted by law.

Even if Copyrights1 or each third party beneficiary does not exercise the rights under this Agreement or each of its provisions, Copyrights1 or the applicable third party beneficiary will not waive its right to exercise it.

20. Transfer

Copyrights1 may assign this Agreement or any part thereof. In addition, Copyrights1 may delegate some of its obligations under this Agreement. You may not assign this Agreement or any part thereof to a third party and you may not transfer or sublicense your rights under this Agreement.

21. Compensation

To the maximum extent permitted by applicable law, you agree to (1) your breach of this Agreement, (2) each user content, (3) each activity that you engage on or through Copyrights1 Service and (4) We will indemnify Copyrights1 for any damages, losses and expenses (including reasonable attorneys ‘fees and litigation costs) arising out of customers’ violation of laws or violations of the rights of third parties, I agree to indemnify.

22. Governing law, mandatory arbitration and jurisdiction

Copyrights1 does not acknowledge that any Code of Conduct is essential for the services provided in this Agreement.

Copyrights1 strongly follow laws which comes under World Intellectual Property Organization (WIPO).

Copyrights1 believes in Copyright Acts which allowed in below countries.
<table>
<thead>
<tr>
<th>Countries</th>
<th>Acts / Laws</th>
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<tr>
<td>Argentina</td>
<td>National Law 9.141, 1913&lt;br&gt; National Law 11.723, 1933</td>
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<tr>
<td>Australia</td>
<td>Australian Copyright Act 1968</td>
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<td>Canadian Copyright Act 1921</td>
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<td>Copyright Act No. 121/2000 Sb.</td>
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<td>United Kingdom</td>
<td>United Kingdom Copyright Act 1911&lt;br&gt;United Kingdom Copyright Act 1956&lt;br&gt;United Kingdom Copyright, Designs and Patents Act 1988</td>
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<tr>
<td>United States</td>
<td>United States Copyright Act 1790&lt;br&gt;International Copyright Act 1891&lt;br&gt;United States Copyright Act 1909&lt;br&gt;United States Copyright Act 1976</td>
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23. **Contact Us**

If any questions about the Copyrights1 Service or this Agreement, by viewing the company guidance of our web site, please contact Copyrights1 customer service.

Thank you for reading our terms. I hope you will enjoy Copyrights1.

Conclusion of the contract:

Copyrights1
TradeBees Inc,