

Last update date: 05/06/2023

## Service Agreement

This Agreement is jointly concluded by you and **【开发者名称】** (“we/our/us”), and this Agreement has validity of contract. In order to protect your legal rights, please carefully read and fully understand the content of each term before you agree to and accept all the terms of this Agreement, in particular the terms with respect to exemption or limitation of liability.

When you download or use Number Merge (“App/service”), you shall be deemed to have read and understood all the contents of the Agreement in detail and agreed to abide by the provisions of the Agreement. You shall not use the service unless you have accepted all the terms of the Agreement.

If you are under the age of 16, please read this Agreement with your legal guardian and pay special attention to the terms of use for minors.

### 1. About Account

1.1 If you need to use the App and services, you must fully agree to the terms of this Agreement, follow relevant laws and regulations, and complete the registration process in accordance with the requirements of the registration page, including but not limited to entering correct basic materials and information. According to relevant laws and regulations, you are obliged to ensure the authenticity, legality, immediate validity, and accuracy of the information provided, and you are obliged to assume legal responsibility for all the information provided. You shall understand and agree that if you cannot perform the above obligations, we shall have the right to refuse to provide you with all or part of our services and the adverse consequences and any legal responsibilities arising therefrom shall be borne by you.

1.2 You are obliged to properly keep your account and related passwords and use your account and passwords correctly and safely. You have rights and responsibilities in accordance with the law for the behaviors of the account you hold after logging in. You shall not share the account with a third party, or transfer the account to others.

1.3 If you use other people’s information to register and log in to our App or make third-party payments, all legal liabilities arising therefrom shall be borne by you. If we find that the account materials or account information you use

belong to someone else, we shall have the right to refuse to provide you with any business. If your identity materials and information are found to have been used to register the App or used without your legal authorization, please contact us in time.

1.4 You should notify us as soon as you know that your account or password has been illegally used, stolen or abnormalities occur, and you have the right to notify us to take measures to suspend the login and use of the account.

1.5 You shall fully understand and agree that in order to improve the security level of services, we shall have the right to apply relevant technologies or software to the App, but we do not guarantee that these security assurance measures can completely prevent the risk of accounts being stolen or lost.

1.6 You shall fully understand and agree that if the use of your account is restricted, frozen or terminated in accordance with relevant business rules, which may result in the deletion of data and related information under your account, the loss of related rights and interests arising therefrom shall be borne by yourself, and we do not assume any responsibility for this.

1.7 You shall only have the right to use the account you created, including logging out and deleting it. Once your account is deleted, the virtual items or other data in the account will be deleted and cannot be recovered.

1.8 You shall fully understand and agree that we send product promotions, services or other related business information to you via SMS or other methods. If you want to stop receiving push messages, you can contact us.

1.9 You shall fully understand and agree that, in order to efficiently use server resources, we shall have the right to, if necessary, with advance notice, delete or dispose the account and related data and information if you have not used a account to log in to the App for a long time. The above disposal may result in the loss of the relevant rights and interests under the account, and we shall not bear any responsibility for this.

1.10 If we find or receive a report or complaint from others that you have violated this Agreement, we shall have the right to delete the relevant content at any time without notice, and depending on the behavior we will implement punishment, including but not limited to warning, restricting or prohibiting the use of all or part of the features, banning even canceling the account, and the results will be announced.

## 2. About Services

2.1 You can only use the App and services for non-commercial purposes in the following ways:

2.1.1 Receive, download, install, launch, upgrade, log in, display, run and/or take screenshots of the App;

2.1.2 Use one or several other features supported and allowed by the App.

2.2 In the case of software provided, you shall also comply with the provisions of this Agreement on software download and installation when using the App and services.

2.3 You shall fully understand and agree that we shall have the right to penalize violations of relevant laws and regulations or the provisions of this Agreement based on reasonable judgments, take appropriate legal actions against any user who violates laws and regulations, and save relevant information in accordance with laws and regulations to report to relevant departments, etc. All the legal responsibilities arising therefrom shall be borne by the user.

2.4 You shall fully understand and agree that in order to create a fair and healthy gaming environment, we shall have the right to know the information of your relevant terminal equipment by technical means during your use of the service. Once any unauthorized procedures that endanger the normal operation of the service are discovered, all relevant information will be collected and reasonable measures will be taken against them.

2.5 You shall fully understand and agree that the service you are using involves Internet services and may be affected by unstable factors in all aspects of the Internet. Therefore, this service has the risk of service interruption or failure to meet user requirements caused by force majeure, virus or hacker attacks, system instability, user location, user shutdown, and any other technology, Internet, communication line, etc.

2.6 You shall fully understand and agree that when using the service, there are risks of anonymous or fake information about threats, defamatory, offensive or illegal content or behavior from any other person or infringement of the rights of others (including intellectual property rights), and the above risks shall be borne by you. We do not make any guarantee for the service, whether explicit or implicit, including all relevant information about the authenticity, merchantability, suitability for a specific purpose, ownership and non-infringing implied warranties and conditions. For any direct, indirect, incidental, special and subsequent damages caused by your improper or illegal use of the service,

we shall not bear any responsibilities.

### 3. User Code of Conduct

3.1 You shall fully understand and agree that you must be responsible for all behaviors under your account, including any content you publish and any consequences arising therefrom. You shall make your own judgment on the content of the App and assume all risks arising from the use of the services, including the risks arising from the reliance on the correctness, completeness or practicality of the App content. The App cannot and will not be liable for any loss or damage caused by the aforementioned risks.

3.2 In addition to using the services in accordance with the provisions of this Agreement, you shall not engage in any behaviors that infringe on the intellectual property rights related to the App or conduct other behaviors that damage the legitimate rights and interests of third parties.

3.3 Unless permitted by law or written permission, you shall not perform behaviors including but not limited to the following when using services:

3.3.1 Reverse engineering, reverse compiling, reverse decoding or trying to find the source code of the software, and using or disclosing such source code to any third party;

3.3.2 Modifying or forging the instructions and data in the operation of the software; adding, deleting, changing the features or operating effects of the software; or operating or spreading the software and methods used for the above-mentioned purposes to the public, regardless of whether the above-mentioned behaviors are out of commercial purposes;

3.3.3 Using the App and services through non-developed and unauthorized third-party software, add-ins, plug-ins, and systems, or make, publish, and spreading non-developed and unauthorized third-party software, add-ins, plug-ins, and systems;

3.3.4 Using, renting, lending, copying, modifying, linking, reprinting, compiling, releasing, publishing, establishing mirror sites of, or taking web page (network) snapshots of content with intellectual property rights in the App; or providing others with services that are identical or similar to services by setting up a server;

3.3.5 Other behaviors without explicit authorization.

3.4 If you have the following behaviors during the use of services, you will be temporarily or permanently prohibited from logging in, and your account and data, and related information will be deleted, depending on the severity of the circumstances and in accordance with the provisions of this Agreement and relevant rules. If the circumstances are serious, you will be transferred to the relevant administrative authority for administrative punishment or investigated for criminal responsibility:

3.4.1 Using the App and services to publish, transmit, spread, store content that endangers national security or content including insult and slander, pornography, violence, and that causes unrest or violates social morality, and any content that violates laws, regulations and policies; or setting up a screen name, role name, etc. containing the above contents.

3.4.2 Conducting any behavior that endangers network security, including but not limited to: using unauthorized data or accessing unauthorized servers/accounts; accessing public networks or other people's terminal systems without permission and deleting, modifying, or adding storage information; unauthorized attempts to detect, scan, and test the weaknesses of the "software" system or network or other behaviors that undermine network security; attempts to interfere with, disrupt the normal operation of the "software" system or website, deliberately spreading malicious programs or viruses; other behaviors of disrupting and interfering with normal network information services; and forging (part of) the name of a data packet.

3.4.3 Conducting any behavior that disrupts the fairness of services or other effects that affect the normal order of the App, such as active or passive scoring, cheating in partnership, using plug-ins or other cheating software, exploiting BUG (also called "loopholes" or "defects", etc.) to obtain illegitimate and illegal benefits, or exposing plug-ins, cheating software, or BUG to the public via the Internet or by other means.

3.4.4 All kinds of illegal plug-in behaviors.

3.4.5 Stealing other people's accounts and virtual items.

3.4.6 Taking advantage of possible technical defects or loopholes in the system to profit themselves and others in various forms.

3.4.7 Unauthorized use of the provided products and services to make profits in reality, and other misconducts that are widely recognized in the industry, regardless of whether they have been explicitly listed in this Agreement.

3.5 If the user violates this Agreement or relevant laws and regulations, we shall have the right to take one or more of the following measures:

3.5.1 Temporarily prohibiting you from logging in the App with the account you are currently using.

3.5.2 Reducing or clearing the virtual items and level of the account you are currently using in the application.

3.5.3 Permanently and irrevocably canceling or clearing your illegally obtained virtual items, points and levels.

3.5.4 Permanently and irrevocably prohibiting you from logging in to the application with the account you are currently using, and deleting and clearing all data, virtual items, equipment and other information generated by the account in the application.

3.5.5 If the same user has any account or role that violates this Agreement and other relevant regulations, we shall have the right to impose sanctions on all accounts and roles under the user, including but not limited to suspension, termination, and deletion of all accounts under the user.

One or more of the aforementioned measures may be taken continuously, intermittently, or alternately.

#### 4. Disclaimer

4.1 The App and services are subject to the actual situation and version provided to you. We shall not guarantee that the App and service will be error-free and uninterrupted; that all defects have been corrected; or that the App and services will not be damaged by viruses or any other factors. Unless specified by law, we hereby explicitly disclaims any explicit or implied guarantee responsibility, including but not limited to the guarantee on the performance, applicability or non-infringement of the App and services.

4.2 Under no circumstances shall we be liable for any losses incurred by you during the use of the App and services due to force majeure. Such force majeure events include, but are not limited to, national laws, regulations, policies, orders of state agencies, or other unpredictable, inevitable and insurmountable events such as earthquakes, fires, snow disasters, fires, tsunamis, typhoons, strikes, wars, etc.

4.3 We shall independently decide to change, terminate, or suspend your use of

the App and services at any time based on the materials or information proved or possessed, without any advance notice to you, except for the situations requiring advance notice in accordance with laws and regulations, provisions of this Agreement or your Agreement. If your behavior violates the provisions of laws and regulations or the provisions of this Agreement, we shall terminate or suspend your use of the App and services in accordance with relevant regulations, and we shall not bear any responsibility and have the right to require you to bear corresponding responsibilities.

4.4 You shall fully understand that the advertisements, links or other forms of promotional content placed by third parties in the App are provided by themselves, and you shall judge their authenticity by yourself. We shall not make any explicit or implied guarantee on their promotional content. For the services or goods purchased by you through the website or the linked websites, the transaction behavior only exists between you and the provider of the goods or services, and it has nothing to do with us. We shall not bear any legal liability arising therefrom between you and the provider of the goods or services. You shall agree and understand that if you use third-party payment in the App, you shall carefully read and accept the third-party privacy policy and user Agreement, and accept the third-party payment risk assessment for accounts, network environment, etc. If you think these operations are harmful to you, please apply them with caution. If you insist on applying them, you shall be aware of and bear all the consequences caused thereby.

## 5. Virtual Items

5.1 You may win virtual coins, diamond, items ("Virtual items") through playing the Apps and may choose to redeem the virtual items for Amazon gift cards or cash("Payouts"). Your virtual items stored in your app accounts until you reach the threshold in prize winnings. Once you reach the minimum payout threshold and other threshold (e.g. consecutive login days, the times of winning rewards, the number of friends invited) (collectively, the "threshold"), they can get Amazon gift cards. The redemption terms will be displayed on the redemption page in the App and may be changed due to our adjustment.

5.2 The virtual items may be restricted by a certain period of validity. If you do not use them within the specified period of validity, except for force majeure or attributable reasons, they will automatically become invalid once the validity period expires.

5.3 If we detect abnormal activities from you, we have the right to decide whether to award the prizes. We have the right to delay or cancel any Payout for purposes of preventing unlawful activity or fraud, risk assessment, security or

investigation.

## 6. Privacy Policy

We will take reasonable measures to protect the personal privacy information of users. Unless otherwise agreed in this agreement, we will follow the unified privacy policy.

## 7. Legal Supervision

7.1 When using the services, you shall abide by relevant local laws and regulations, and respect local ethics and customs. If your behavior violates local laws, regulations or ethical customs, you shall be solely responsible for this.

7.2 You shall avoid being involved in political and public events due to the use of services, otherwise we shall have the right to suspend or terminate your services.

## 8. Updates of this Agreement

8.1 In order to provide you with better service, the Apps, and their related services will update and iterate from time to time. We will also update this Agreement without depriving you of any rights you have in this current effective Agreement.

8.2 We reserve the right to change this Agreement at any time. We will notify users on this page and possibly in this application or by any available means where technically and legally feasible. It is strongly recommended that you check this page frequently and refer to the last modification date listed in this Agreement.

## 9. Contact Us

If you have any questions or suggestions in the course of using our App, you can contact us via [greenjoshjo023@gmail.com](mailto:greenjoshjo023@gmail.com). We will contact you within 15 business days once your user identity is verified.