

Tac products and / or services are legally owned and operated by Shenzhen Siheng Education Technology Co., Ltd. and its affiliates (hereinafter referred to as " Tac ", " this App " or " the Company "). The Company provides services to users (hereinafter referred to as "you") through the Tac App , Tac website (We provide online community products and / or services (including content products and/or related services in the form of question-and-answer products or other forms) through our platform , mini-programs, and other programs, software, clients, or other similar products that we may provide from time to time now or in the future (hereinafter collectively referred to as the "Platform" or the " Tac Platform").

" Agreement ") before registering as a user and ensure that you fully understand all terms and conditions herein. Please read carefully and choose whether to accept or reject this Agreement. Unless you accept all terms and conditions of this Agreement, you are not authorized to register, log in, or use the services covered by this Agreement. Your registration, login, and use of the Services will be deemed as acceptance of this Agreement and your agreement to be bound by all terms and conditions herein. This Agreement sets out the rights and obligations between us and users regarding the App software service (hereinafter referred to as the " Service "). Users refer to individuals or organizations that register, log in, and use the Services. This Agreement may be updated by us at any time. Once updated, the updated terms will supersede the original terms and conditions without further notice. Users can review the latest version of the Agreement within the App . If you do not accept the revised terms and conditions after the revised terms and conditions are amended, please immediately cease using our Services. Your continued use of our Services will be deemed as acceptance of the revised Agreement.

1. Account Registration

1. Before using this service, users must register an App account. This App account must be registered using a mobile phone number. Please register using a mobile phone number that is not already associated with this App account and has not been blocked by us . We may change the account registration and binding method based on user needs or product requirements without prior notice to users .

2. In view of the binding registration method of this App account, you agree to allow your mobile phone number and mobile device identification code and other information to be used for registration when registering this App .

3. When users register and use our services, we need to collect personally identifiable information so that we can contact them when necessary or provide them with

a better user experience. Age information is required to ensure the implementation of the Youth Mode. The information we collect includes, but is not limited to, the user's name and address; we agree that the use of this information will be subject to the privacy protection provisions of Section 3.

4. You understand and promise that your registered account must not violate relevant national laws and regulations. Your registration information, including your account name, profile picture, and profile, and other personal information, must not contain any illegal or negative information. You must not open an account in the name of another person without their permission (including but not limited to impersonating another person's name, title, business name, profile picture, etc., or using other methods that could cause confusion). You must not maliciously register Tac accounts (including but not limited to frequent registrations or bulk registrations). If your registration information changes, you must update it promptly.

5. You are responsible for maintaining the security and confidentiality of your account and password. If you are unable to log in due to loss of account, forgotten password, or change of phone number, you should promptly file a complaint requesting retrieval of your account or password using the complaint channels and methods provided in this App . You understand and acknowledge that the account retrieval mechanism only verifies that the information provided on the complaint form is consistent with the information recorded in the system and cannot verify whether the complainant is the actual authorized user of the account. You should properly maintain your account and password. If your account or password is stolen or lost due to improper storage, personal reasons, or other force majeure, you will bear the corresponding responsibility and consequences. You are fully responsible for all use of your account. You agree that:

a. You must immediately report any unauthorized use of your account or any other security issues that arise ; b . This App is not responsible for any losses or damages arising from your failure to keep your account and password secure .c. You are fully responsible for any damages caused to you, this App , or a third party by all activities using your account , including your failure to keep your account or password secure. d. Except as expressly provided by law, you may not give , lend, rent, transfer, or sell your account to others for use.

You must bear full responsibility for the authenticity, legality, and validity of your registration information. You may not impersonate others, publish any information in the name of others, or improperly use your registered account to misidentify other users. Otherwise,

Tac has the right to immediately stop providing services, reclaim your account, and you will be solely responsible for all legal liabilities arising therefrom.

2. Protection of User Personal Privacy Information

1. If we discover or receive reports or complaints from others that a user has violated the provisions of this Agreement, we have the right to review and delete the relevant content, including but not limited to user information and posting records, at any time without notice, and impose penalties on the violating account, including but not limited to warnings, account bans, device bans, and function bans, depending on the severity of the circumstances, and notify the user of the results of the handling.

2. Users who have been banned for violating the User Agreement may contact us. Users whose functionality has been banned will automatically have their functionality restored after the ban period expires. Banned users may submit an appeal, which we will review and, at our sole discretion, decide whether to modify the penalty.

3. The user understands and agrees that we have the right to punish any violation of relevant laws and regulations or the provisions of this Agreement based on reasonable judgment, take appropriate legal action against any user who violates the law and regulations, and preserve relevant information and report to the relevant departments in accordance with laws and regulations. The user shall bear all legal responsibilities arising therefrom.

4. The user understands and agrees that the user shall indemnify us and our partners and affiliates and hold them harmless from any claims, demands or losses, including reasonable attorney fees, asserted by any third party due to or arising from the user's violation of this Agreement.

3. User Content Standards

1. The content described in this article refers to any content produced, uploaded, copied, published, or disseminated by users during the use of this App , including but not limited to account avatar, name, user description and other registration information and authentication materials, or text, voice, pictures, videos, graphics, etc., sent, replied or automatically replied to messages and related link pages, as well as other content generated by the use of the account or this service.

2. Users may not use this App account or this service to create, upload, copy, publish, or disseminate content prohibited by the following laws, regulations, and policies:

- (1) Opposing the basic principles established by the Constitution;
- (2) Endangering national security, leaking state secrets, subverting state power, or undermining national unity;
- (3) Damage to national honor and interests;
- (4) Inciting ethnic hatred, ethnic discrimination, and undermining national unity;
- (5) Undermining the state's religious policies and promoting cults and feudal superstitions;
- (6) Spreading rumors, disrupting social order, and undermining social stability;
- (7) Spread obscenity, pornography, gambling, violence, murder, terror, or incitement to crime;
- (8) Insulting or defaming others, or infringing upon their legitimate rights and interests;
- (9) Information containing other content prohibited by laws and administrative regulations.

3. Users may not use this App account or this service to create, upload, copy, publish, or disseminate the following content that interferes with the normal operation of this App or infringes upon the legitimate rights and interests of other users or third parties:

- (1) Using exaggerated titles, with content that is seriously inconsistent with the title;
- (2) hyping up rumors, scandals, bad deeds, etc .;
- (3) Inappropriate comments on natural disasters, major accidents, and other calamities;
- (4) Contains sexual suggestion, sexual provocation, or other content that may easily lead to sexual associations;
- (5) Content that is bloody, horrifying, cruel, or otherwise causes physical or mental discomfort;
- (6) Inciting discrimination against groups of people or regions;
- (7) Promoting vulgar, banal, or kitsch content;
- (8) May cause minors to imitate unsafe behaviors and behaviors that violate social ethics
- (9) Inducing minors into bad habits, etc.;

Other content that has a negative impact on the network ecology.

4. Users shall bear legal responsibility for any information they publish; any information that they do not want other third parties to know should not be published on this App .

5. Users may not utilize new technologies and applications such as deep learning, virtual reality, and generative artificial intelligence to create, publish, or disseminate false news or other information prohibited by laws and regulations, or misrepresent synthetic content as real or natural. When users publish or disseminate untrue information created using new technologies and applications such as deep learning, virtual reality, and generative artificial intelligence, or other information that may cause public confusion or

misidentification, they must clearly identify such information. Otherwise, we reserve the right to take measures against the relevant content and accounts, including but not limited to labeling, restricting, and banning.

6. Users directly or through various means (such as RSS feeds and external Any indirect use of the App's services and data (through API references, etc.) will be deemed as unconditional acceptance of all terms of this Agreement. If the user has any objection to any term of this Agreement, please cease using all products and services provided by this App .

Users are responsible for their use of this platform. Unless permitted by law or with the prior written permission of this App , you may not use this platform to engage in the following activities:

- a. Use any plug-in, system or third-party tool not authorized or permitted by the Company to interfere with, damage, modify or otherwise affect the normal operation of the App service, including but not limited to using any automated program, software or similar tool to access the App to collect or process the information or content therein.
- b. Use or conduct any behavior that endangers computer network security against the Platform, including but not limited to:
 - (1) Activities that endanger network security, such as illegally intruding into the network, interfering with normal network functions, stealing network data, etc.;
 - (2) Providing programs and tools specifically designed to engage in activities that endanger network security, such as intrusion into the network, interference with the normal functions and protective measures of the network, and theft of network data;
 - (3) Providing technical support, advertising, payment settlement, or other assistance to others knowing that they are engaging in activities that endanger network security;
 - (4) Use unauthorized data or access unauthorized servers / accounts;
 - (5) Accessing a public computer network or another person's computer system without permission and deleting, modifying, or adding stored information;
 - (6) Attempting to probe, scan, test the vulnerabilities of the Tac platform's system or network without permission or other acts that undermine network security;
 - (7) Attempting to interfere with or disrupt the normal operation of the Tac platform's system or website, intentionally spreading malicious programs or viruses, or other acts that disrupt or interfere with normal network information services;
 - (8) Forgery TCP/IP packet name or part of it;
 - (9) Reverse engineer, disassemble, compile, or otherwise attempt to discover the source code of the App ;

(10) Directly or indirectly steal data and content from our platform by any means (including but not limited to hotlinking, redundant theft, crawling, scraping, simulated downloading, deep linking, impersonation, simulated registration, etc.); maliciously register accounts for this App , including but not limited to frequent and batch registration of accounts;

(11) Other acts that violate laws and regulations, this Agreement, the relevant rules of this platform, or infringe upon the legitimate rights and interests of others.

This App has the right to monitor user usage. If a user violates any of the above provisions when using this App , this App has the right to require the user to correct the violation or directly take all necessary measures (including but not limited to changing or deleting content posted by the user, suspending or terminating the user's right to use this App) to mitigate the impact of the user's improper behavior.

If the App has reason to believe that a user's behavior violates or may violate the above agreements, the App may independently determine and handle the matter and reserves the right to terminate service to the user at any time without prior notice and pursue legal action in accordance with the law. The user acknowledges that the App has the right to use existing technical methods to detect, investigate, and identify the above-mentioned violations or potential violations, and has the right to keep the relevant technology confidential. The user may not use any means or method to explore or obtain the App 's confidential technical information, and the user may not use any means or method to circumvent the company's supervision and management of violations or potential violations.

If users discover any content on this App that is illegal, infringes upon any of their legal rights, or infringes upon their rights, they may submit a report to the Company by clicking the Report button below the content, and the Company will promptly address the matter. Please note that even if the Company has deleted or processed the content, snapshots of the relevant content may still be found due to search engine caching. The Company does not have the authority or technical capability to address such issues. Users may contact the search engine service provider to file a complaint.

4. Intellectual Property and Related Rights

The Company respects and encourages user-generated content. We recognize the importance of intellectual property protection to the survival and development of this App and are committed to ensuring intellectual property protection as a fundamental principle of this App's operations. The copyright in all original content published by users on this App (such as posts and comments, including text, audio, and video) belongs to the users

themselves. Users may authorize third parties to use their content in any manner without obtaining the App's consent .

The logos, layout, typesetting, text, images, and graphics contained in the online services provided by this App are protected by copyright, trademark, and other laws. All relevant rights belong to Tac . Without the consent of Tac, the aforementioned content may not be directly or indirectly published, used, rewritten for publication or use, or redistributed on any platform, or used for any other commercial purpose. All content provided through this service, including design, text, graphics, images, information, software, audio, and other files, as well as their selection and arrangement (collectively, the " Service Content ") , is the exclusive property of this App or its licensors. Users may not modify, copy, distribute, frame, reproduce, republish, download, scrape, display, post, transmit, or sell any Service Content, in whole or in part, in any form or by any means. You may not use any data mining, robots, scraping, or similar data collection or extraction methods to obtain Service Content. As between you and this App , all data, information, and materials generated by your access and use of educational activities provided by or through this Service, including your generated responses (collectively , the " Activity Materials ") , are reserved for use by this App .

Users grant the Company a worldwide, free, perpetual, irrevocable, non-exclusive, transferable and sublicensable license for all content they post on this App , regardless of whether they delete it or not, including but not limited to the right to use, copy, modify, adapt, publish, translate, create derivative works based on, disseminate, perform, screen, display, distribute, store and exploit such content (in whole or in part, and any name, username, voice or portrait associated with the content) for commercial / non-commercial promotion, and / or use such content in any other form of work, media or technology currently known or later developed, and to sublicense third parties to use it in the aforementioned manner. In order to better share and promote user content and enhance its communication value and influence, this App can display and promote user content globally.

reprints content published by users on this App outside of this App , whether for commercial or non-commercial purposes, it should contact the original author to obtain separate authorization and clearly indicate the original author's name (or the account name used by the original author on this App) and the original link in a prominent position at the beginning of the main text of the work, and indicate "Published on Tac " .
on this App must guarantee that they are the copyright holder or have obtained legal authorization, and that the content does not infringe the legal rights of any third party.

Failure to do so will result in the user independently bearing the relevant legal responsibility. If such content is reported to infringe the legal rights of others, this App reserves the right to delete or block the relevant content based on the actual circumstances. If any losses are caused to this App or any third party, the user shall bear full liability for any losses.

5. Usage Rules

1. Any content transmitted or posted by users on or through this service does not reflect or represent, and should not be deemed to reflect or represent, our views, positions or policies, and we do not assume any responsibility for this.

2. Users may not use this App account or this service to:

- (1) Submitting or publishing false information, or stealing another person's profile picture or information, or impersonating or using another person's name;
- (2) Force or induce other users to follow, click on linked pages, or share information;
- (3) Fabricating facts or concealing the truth to mislead or deceive others;
- (4) Using technical means to create fake accounts in batches;
- (5) Use this App account or service to engage in any illegal or criminal activities;
- (6) Create, publish, operate or disseminate methods or tools related to the above activities, regardless of whether such activities are for commercial purposes;
- (7) Other acts that violate laws and regulations, infringe upon the legitimate rights and interests of other users, interfere with the normal operation of this App , or are not expressly authorized by us ;
- (8) Institutional users must obtain written permission from the Company before conducting promotion, investment promotion or commercial cooperation within the App ;
- (9) Without the written permission of the Company, you may not contact students or parents for recruitment, sales, or any other form of commercial harassment;
- (10) Without the written permission of the Company, you may not post advertisements, traffic diversion, commercial posts, comments or private messages within the App ;
- (11) This App has the right to take measures such as banning, terminating contracts, and holding accountable those organizations that violate the regulations.

3. Users are solely responsible for the authenticity, legality, harmlessness, accuracy, and validity of any information transmitted using this App account or this service. Any legal liability related to the information disseminated by users is borne solely by the user and is not our responsibility. If any damage is caused to us or a third party as a result of such information, the user shall compensate us in accordance with the law.

4. Our services may contain advertisements. Users consent to the display of advertisements provided by us, third-party suppliers, and partners during use. Except as expressly provided by laws and regulations, users are solely responsible for transactions based on such advertising information. We assume no liability for any losses or damages incurred by users as a result of transactions based on such advertising information or content provided by the aforementioned advertisers.

6. Personal Information Protection

Protecting users' personal information is a consistent principle of this App . This App will fully protect users' personal information through technical means and strengthened internal management. Except for reasons such as legal requirements or government departments with legal authority, or with the user's prior explicit authorization, this App guarantees that users' personal information will not be disclosed to the public or to third parties. At the same time, in order to operate and improve Tac 's technology and services, this App may collect, use, or provide users' non-personal information to third parties. This will help Tac provide users with a better user experience and service quality.

By using or continuing to use our services, you agree that we will collect, use, store and share your relevant information in accordance with this App 's Privacy Agreement .

If you need to cancel your account, you need to → Settings → Account Cancellation] page and fill in the information according to the instructions on the page so that we can verify your request.

7. Protection of Minors

If you are a minor user under the age of 18 , you should read this Agreement under the supervision and guidance of your guardian before using the products or services of this App . You and your guardian will assume responsibility for using the products or services of this App in accordance with the law and this Agreement only after obtaining your guardian's consent. If you are the guardian of a minor user, please read this Agreement carefully and carefully choose whether to agree to it.

This App attaches great importance to the protection of minors. To protect the healthy growth of minors, this App has developed a youth mode. In the youth mode, we will recommend educational and knowledge-based content to minors and filter out content that is not suitable for teenagers. If the guardian wants a minor under the age of 18 to use this App , please be sure to fill in the correct age and school when registering . This App

will only be available to minors under the age of 18 in the youth mode. Provide products or services to minors under the age of 18.

8. Disclaimer

This app cannot guarantee the accuracy of user responses or comments. The learning resources, question banks, analysis, and social interaction features provided by this app are for learning and communication purposes only and are not guaranteed to be completely accurate or suitable for specific needs.

users on this app merely expresses their personal views and opinions and does not represent the views or opinions of this app . As the publisher of content, you are solely responsible for your content and will bear full legal responsibility for any disputes arising from your content. This app assumes no liability (including joint and several liability). This App may provide institutional entry, social interaction or information release functions, but users' transactions, payments or offline activities with any institution are at the user's own discretion and risk. If users suffer losses or fraud due to training, courses, products or services provided by the institution, this App will only bear liability within the scope of statutory liability . Users should carefully verify the qualifications of the institution and the authenticity of the information to avoid unauthorized payments or offline transactions through the App .

This App does not guarantee that the network service will meet the user's requirements, nor does it guarantee that the network service will not be interrupted. It cannot guarantee the timeliness, security, and accuracy of the network service. for network service interruptions or other defects caused by force majeure or reasons beyond the control of the Company , but will try its best to minimize the losses and impacts caused to users.

Any losses caused by the user's violation of laws and regulations or the terms of this Agreement shall be borne by the user, and this App shall not be liable.

9. Breach of Contract

If you violate the prohibitions of laws and regulations or violate this Agreement and infringe upon the legitimate rights and interests of others or the public interest, the Company will take necessary measures such as deleting, blocking, disconnecting, folding, and labeling specific content in accordance with the provisions of national laws and

regulations and this Agreement or its relevant provisions, and may also restrict, suspend, or terminate your use of your account.

If any of the following circumstances occurs, the Company reserves the right to interrupt or terminate the provision of services to you under this Agreement at any time without incurring any liability to you or any third party: a. The personal information you provide is untrue; b. You violate laws, policies, or violate this Agreement or the community standards of this App .

You agree that the Company may, based on operational considerations, terminate your account or terminate the provision of all or part of the Services to you for any reason, including but not limited to long-term inactivity of your account, or if the Company believes that you have violated this Agreement or the App Community Guidelines, and remove and delete your account information and all or part of the content you posted on the App without prior notice. The Company shall not bear any liability to you or any third party.

You understand and agree that you shall be independently responsible for any claims, demands or losses asserted by a third party resulting from or arising from your violation of this Agreement or the relevant terms of service; and you shall compensate the Company for any losses suffered as a result.

10. Special Notes on Products and / or Services Provided by Third Parties

This App may include third-party products and / or services or link to information and / or services provided by third parties . Before using such third-party products and / or services, you will need to redirect to the corresponding mini-program or third-party website. Your use of such third-party services (including any personal information you provide to such third party) is subject to the third party's terms of service and privacy policy (not this Policy) . You should carefully review these terms and decide whether to accept them. Please properly protect your personal information and only share it with others when necessary. This Policy applies only to the information we collect, store, use, share, and disclose and does not apply to any services provided by third parties or their information usage rules. Third parties are solely responsible for their use of your information.

11. Force Majeure

Force majeure refers to an event that is unforeseeable, beyond the reasonable control of the parties to this Agreement, or unavoidable even if foreseen, and which

prevents, affects, or delays any party from performing all or part of its obligations under this Contract. Given the unique nature of the Internet, in addition to natural disasters, war, and government actions, force majeure also includes:

- (1) Hacker attacks, computer virus intrusion or outbreak;
- (2) The computer system is damaged, paralyzed or cannot be used normally, resulting in the loss of information or records ;
- (3) Technological adjustments in the telecommunications sector have had a significant impact;
- (4) Temporary closure due to government regulation;
- (5) Service delays, failures or other similar incidents of broadband or other network equipment or technology providers.

Neither party shall bear any liability for breach of contract if the performance of this Contract is partially or fully non-performed or delayed due to the aforementioned force majeure events. However, the party encountering the force majeure event shall notify the other party in writing within 15 business days of the occurrence of the force majeure event and provide relevant supporting documentation. The parties may decide whether to continue to perform this Agreement or terminate it based on the extent of the event's impact on performance.

If the force majeure event lasts for 20 days or exceeds 30 days in total during the validity period of this contract , either party has the right to unilaterally terminate this contract in advance by giving written notice.

12. Other Terms

This Agreement shall come into effect when you check " I have read and agreed " to this Service Agreement.

The Company may amend the terms of this Agreement when necessary. You can check the relevant terms in the latest version of this Service. The Company recommends that you check the terms of this Service Agreement from time to time to see if there are any changes. If you do not accept the changed terms, you should cease using this Service. If you continue to use this Service, you will be deemed to have accepted the modified terms.

The Company has the right to entrust the rights and obligations under this Agreement to affiliated companies for operation, management and performance. The Company will do its utmost to avoid any inconvenience caused by the aforementioned

entrustment or changes to your use. The Company will notify you in advance through the website, platform, private message, email, etc.

The failure of any party to this Agreement to promptly exercise its rights under this Agreement shall not be deemed a waiver of such rights and shall not affect the party's ability to exercise such rights in the future.

If any part of this Agreement is deemed invalid or unenforceable, it will not affect the validity and enforceability of the other provisions or parts of this Agreement, and the other provisions will still be binding on the parties.

All clause titles in this Agreement are for reading convenience only and have no actual meaning and cannot be used as the basis for interpreting the clauses of this Agreement.

Thank you for reading this article. If you have any questions or concerns about this Agreement, please contact us or seek professional legal advice.