

Privacy Agreement of LLVision Enterprise Service Platform

Beijing LLVision Technology Co., Ltd. and/or its related parties (hereinafter referred to as "LLVision" and "We") respect and protect personal information, and will treat this information with high diligence and prudent obligations. When you visit and use LLVision Enterprise Service Platform (ARISE for short) and other services provided by LLVision, we will collect, process and disclose your information in accordance with this privacy agreement (hereinafter referred to as "This Agreement"). We hope that through this Agreement, we will clearly introduce to you how we handle your information, so as to help you understand the ways to protect your privacy.

Please read all the contents carefully before accepting this agreement. If you can't understand or disagree with any contents of this agreement accurately, please don't visit or use ARISE or any other services provided by LLVision. **If you click on the network interface to confirm, and actually use ARISE or other services provided by LLVision, it means that you have read and fully understood the contents of this Agreement and are bound by it.**

This Agreement is an integral part of LLVision Enterprise Service Platform Service Agreement. If you agree to Service Agreement of LLVision Enterprise Service Platform, it shall be deemed that you have agreed to all the contents of this Agreement.

This agreement will help you understand the following:

1. Scope of application of this Agreement
2. How do we collect and use your personal information
3. How do we use Cookie and similar technologies
4. How do we share, transfer and disclose your personal information
5. How do we protect and save your personal information
6. Your rights
7. How is your personal information transferred globally
8. Agreement Update

9. Contact Us

1. Scope of Application of this Agreement

This Agreement applies when you use any of our products and services, regardless of whether there is a separate privacy agreement for the product and service or whether you are a trial user or a regular user. Please note that this agreement is not applicable under the following circumstances:

- ◆ Information collected by third-party services (including any third-party websites) accessed through our products and/or services;
- ◆ Information collected by other companies or organizations that advertise our products and/or services.

Please note: If you provide your personal information to a third party when browsing its website or using its products and/or services, your information shall be subject to the privacy statement or similar agreement of the third party, and we shall not bear any legal responsibility for any third party's improper use or disclosure of the information provided by you, regardless of whether you log in or browse the above websites and software, or use its products and/or services because of the link or guidance of LLVision. It is strongly recommended that you know and confirm the privacy protection of the service provider before using the above-mentioned third-party services.

2. How do we collect and use your personal information

(1) When will we collect your personal information

"Personal information" refers to all kinds of information recorded by electronic or other means that can identify the identity of a specific natural person or reflect the activities of a specific natural person alone or in combination with other information. "Non-personal information" refers to any information that is related to you but in fact cannot directly or indirectly identify you, including personal information provided in the form of collection, anonymity or alias. You know and agree that information that cannot identify you is not personal information.

When we provide products and/or services, we may collect and store the following information about you. If you do not provide relevant information, you may not be able to register as our user,

use and enjoy some products and services provided by us, or achieve the intended effect of related products and/or services.

2.1 Register

2.1.1 When you create an account or authorize us to create it, you shall provide us with the account name, set and confirm your login password, and provide your mobile phone number or email account in the People's Republic of China. The mobile phone number, email account and account name submitted by you are used to accept the verification code when you register, log in, bind your account and retrieve your password, and as one of your designated contact information with LLVision, you may accept relevant business notices (such as new arrival, service change, etc.) via it.

2.1.2 After you register the account, you may continue to fill in your information, including (1) your other personal information, such as gender and employer; (2) Contact information, such as address and telephone number; (3) Or bind your WeChat and other social accounts. If you do not provide this information, it will not affect your use of the general service of LLVision. The type (1) information you provide will help us better understand your demand for LLVision service, so as to promote and introduce products to you in a targeted manner; LLVision may use type (2) information you provide to promote our products, mail business notices (including bills) or communicate with you; LLVision may use type (3) information you provide to remind you of new information via social media.

2.1.3 If you only need to use basic services such as browsing and searching on LLVision website, you do not need to register relevant account and provide the above information.

2.2 Serve You

2.2.1 LLVision may require you to provide true identity information for real-name authentication according to relevant laws and regulations. Please provide your true identity information via your account. If you provide true identity information via your LLVision account, LLVision will provide you with a variety of ways to provide. You may choose the appropriate way according to your identity attributes. You understand and agree that LLVision has the right to examine whether the information you provide during real-name authentication is true, accurate and valid by itself or

by the entrusted third party.

2.2.2 We will collect the following information when you use the service:

2.2.2.1 Device Information: According to the specific authority granted by you during the software installation and use, we will receive and record the information about the device you use (such as the software and hardware feature information such as device model, operating system version, device settings, unique device identifier, etc.) and the information about the location of the device (such as IP address, GPS location and sensor information such as Wi-Fi access point, Bluetooth and base station that can provide relevant information). We may correlate the first two types of information so as to provide consistent services for you on different devices.

2.2.2.2 Log Information: When you use the services provided by our website or client, we will automatically collect your detailed usage of our services, and save them as relevant weblogs. For example, your search query content, IP address, browser type, telecom operator, language used, visit date and time, and your network records, etc.

2.2.2.3 User account support information: User's consultation records, troubleshooting records and troubleshooting process (such as communication or call records) based on your use of LLVision service. LLVision will record and analyze this information in order to respond to your request for help in a more timely manner and to improve our service.

2.2.2.4 Audio recording, video recording and photo information: Refer to the information we collect after getting your authorization when you use our specific functions (such as voice assistant, code scanning, photo taking, standard operation, remote guidance, etc.). Refusing to provide this information will only prevent you from using the above functions, but will not affect your normal use of other functions of our products and/or services. In addition, you can turn off related functions at any time.

2.2.2.5 Location information: Refers to the information we collect about your location when you turn on the device positioning function and use the related products and/or services provided by us based on location, including: Your geographical location information collected by us via GPS or WiFi when you use our products and/or services through mobile devices with positioning function. You can stop our

collection of your geographic location information at any time by turning off the positioning function, but after that, you may not be able to use the related services or functions, or you may not be able to achieve the intended effect of the related services.

2.2.2.6 Payment related information: In order to help you successfully complete the subscription, unsubscribe, payment and refund of LLVision's paid service, and provide you with customer service, technical support and other services continuously during the subscription period, LLVision will ask you to provide complete contact information, payment and refund accounts and other information.

2.2.3 When we serve you, we will collect, use, store, provide and protect your personal information according to this Agreement; If we need to collect your personal information beyond the scope of this Agreement, we will explain the scope and purpose of information collection to you separately, and obtain your consent before collecting your information necessary for providing corresponding services; If you choose not to provide the above information, your use of the corresponding services will be affected.

2.3 Your information shared by other parties

2.3.1 When you use the services of our affiliated companies and partners, they may share your relevant information with us under your authorization;

2.3.2 If you log in or use our services in other ways, we will ask the third party for your personal information, and we will still ask you to provide the personal information that we need but the third party cannot provide. If you agree to provide, it means that you will authorize us to read the relevant information (such as nickname, avatar, etc.) registered in this third-party account; Otherwise, you may not be able to use some functions of our products and/or services normally;

2.3.3 We will use your personal information obtained from the third party according to the agreement with the third party after confirming the legality of the source of personal information and on the premise of complying with relevant laws and regulations.

2.4 Exceptions with prior authorization and consent

Please note: Under the following circumstances, the collection and use of your personal

information does not require your prior authorization and consent:

2.4.1 Directly related to national security and national defense security;

2.4.2 Directly related to public safety, public health and major public interests;

2.4.3 Directly related to criminal investigation, prosecution, trial and judgment execution;

2.4.4 For the sake of safeguarding your life, property and other important legitimate rights and interests, but it is difficult to get your permission;

2.4.5 The personal information collected has been disclosed to the public by yourself;

2.4.6 Collect your personal information from legally disclosed information, such as legal news reports, government information disclosure and other channels;

2.4.7 Information necessary when providing you with products or services according to your requirements;

2.4.8 Information necessary for maintaining the safe and stable operation of the products or services provided (such as finding and handling the faults of the products or services);

2.4.9 Other circumstances stipulated by laws and regulations.

2.5 We hope that the products and/or services provided to you are perfect, so we will constantly improve our products and/or services, including technology. This means that we may often introduce new functions into our products and/or services and may need to collect new information. If there is any significant change or adjustment in the personal information or usage we collect, we will inform you through appropriate means and may amend this Agreement.

2.6 We store your personal information in the People's Republic of China in accordance with laws and regulations. If cross-border storage is required, we will separately obtain your authorization and consent.

2.7 You authorize us to use your personal information during your use of our products and services. If you cancel your account, we will stop using and delete your personal information. We don't need to obtain your authorization and consent, and we don't need to inform about the storage period and processing of anonymous information.

(2) When will we use your personal information

2.8 We use the personal information submitted by you and collected by us for the following purposes:

2.8.1 In order to provide services to you, we will post you information, notice or conduct business communication with you, including but not limited to the verification code necessary to ensure the completion of the service and the push notice necessary to use the service;

2.8.2 Carry out data analysis to provide you with better products and/or services; Only when we have a better understanding of how you access and use our products and/or services can we respond to your personalized needs, such as language setting, location setting, personalized help services and instructions, or respond to you and other users in other aspects;

2.8.3 In order to maintain and improve the service and provide you with information display that is more in line with your personalized needs, we use your service usage information to make feature models and make user portraits, and show and post information and possible commercial advertisements to you, including but not limited to news about products with LLVision, marketing activities and preferential promotion information, promotion information of third parties with LLVision cooperation, or other contents that you may be interested in. The above information will be clearly marked with the word "customized". If you don't want to receive the commercial electronic information posted to you by us, you can reply to unsubscribe via SMS or unsubscribe according to the unsubscribe method provided in the message;

2.8.4 We may design, develop and promote brand-new products and services based on personal information statistics; We will make statistics on the use of our services and may share these statistics with the public or third parties, but these statistics do not contain any identification information of you;

2.8.5 In order to improve the security of your use of services provided by us, our affiliated companies and partners, ensure the security of the operating environment and identify the abnormal status of your account, protect the personal and property safety of you or other users or

the public from infringement, better prevent security risks such as phishing websites, fraud, network vulnerabilities, computer viruses, network attacks and network intrusion, and more accurately identify violations of laws and regulations or relevant agreements and rules with LLVision, we may use your account information, integrate equipment information, relevant network logs and information legally shared by our affiliated companies and partners to judge your account and transaction insurance, verify your identity, detect and prevent security incidents, and take necessary measures for recording, auditing, analysis and disposal according to law;

2.8.6 Software certification or management software upgrade;

2.8.7 We may invite you to participate in the survey about our products and services or through our products and services. You can decide whether to participate in the survey or not and the scope of information provided by yourself;

2.8.8 For the purposes of security and legal investigation, we may use your data for data summarization, analysis and mining (including commercial utilization), but we will keep this information anonymous and your identity cannot be identified.

2.9 We will inform you again and obtain your express consent before using personal information beyond the stated purpose when collecting personal information, or beyond the scope of direct or rational relationship.

2.10 In order to give you a better experience, improve our products and/or services or use them for other purposes as you agree, we may use the information collected by one of our products and/or services for other products and/or services in an aggregated or personalized way on the premise of complying with relevant laws and regulations. For example, the information collected when you use one of our products or services may be used in another product or service to provide you with specific content, or to show you information that is related to you but not generally posted.

2.11 Please note that unless you delete or withdraw your consent (that is, refuse our collection and

use through system settings), or it means that you authorize us to use all the personal information you provide while using our products and/or services within the scope of this Agreement during your use of our products and/or services. After you cancel your account, we will delete your personal information according to your requirements, or make it anonymous, except as otherwise provided by laws and regulations.

2.12 Report to relevant departments according to laws, regulations or regulatory requirements.

2.13 When we want to use the information for other purposes not specified in this policy, we will get your consent again in the form of confirmation agreement and copy confirmation action in specific scenarios according to the requirements of laws, regulations and national standards.

3. How do we use Cookie and similar technologies

3.1 In order to ensure the normal operation of the website, give you an easier access experience, and recommend content that you may be interested in, we will store a small data file called Cookie on your computer or mobile device. Cookie usually contain identifiers, site names, and some numbers and characters. LLVision can only read Cookies provided by LLVision.

3.2 With the help of Cookie, we can store data such as your preferences or paid services in your purchase list. The next time you visit again, we will display the information you need. Or LLVision may identify your source website through Cookies files to track its own advertising effect.

3.3 We will not use Cookie for any purpose other than that stated in this Agreement. You may manage cookies according to your own preferences, and you can also clear all cookies saved on your computer. You may block cookies in most web browsers. The Help section in most browser toolbars tells you how to prevent your browser from accepting new Cookies, how to let your browser notify you when you receive a new cookie, or how to completely close cookies. But if you do this, you will need to change the user settings every time you visit our website. To learn

more about how to change browser settings, please visit the relevant settings of the browser you are using. This behavior may affect your use of our services in some cases.

3.4 In addition to Cookie, we may also use other similar technologies such as website beacons and pixel tags on websites. For example, the email we send to you may contain an address link to the content of our website. If you click, we will track this click and help us understand your product or service preferences so that we can actively improve the customer service experience. A website beacon is usually a transparent image embedded in a website or email. With the help of the pixel tag in the email, we can know whether the email is opened or not. If you don't want your activities to be tracked in this way, you can unsubscribe from our mailing list at any time.

4. How do we share, transfer and disclose your personal information

4.1 Share

We will not share your personal information with other organizations and individuals, except in the following cases:

4.1.1 Share with your express consent: After obtaining your express consent, we will share your personal information with other parties;

4.1.2 Share with related parties and authorized partners: We may entrust trusted related parties or partners to provide services, so we may share some of your personal information with partners to provide better customer service and optimize user experience. We will only share your personal information for legitimate, legitimate, necessary, specific and explicit purposes, and only share the personal information necessary for providing services. Our related parties and partners have no right to use the shared personal information for any other purpose;

4.1.3 Share under statutory circumstances: We may share your personal information according to the requirements of laws and regulations, litigation and arbitration, or according to the requirements put forward by administrative and judicial organs according to law;

4.1.4 When you complain to others or are complained by others, in order to protect the legitimate rights and interests of you and others, we may provide your name, valid ID number, contact information and complaint related contents to the consumer rights protection department and the

regulatory authorities, so as to solve the complaints and disputes in time, except those explicitly prohibited by laws and regulations;

4.1.5 Other circumstances stipulated by laws and regulations.

4.2 Transfer

We will not transfer your personal information to any company, organization or individual, except in the following cases:

4.2.1 Transfer with your express consent: After obtaining your express consent, we will transfer your personal information to other parties;

4.2.2 In case of merger, acquisition or bankruptcy liquidation between LLVision and other legal subjects, or other cases involving merger, acquisition or bankruptcy liquidation, if personal information transfer is involved, we will ask the new company or organization holding your personal information to continue to be bound by this Agreement, otherwise we will ask the company, organization and individual to ask you for authorization and consent again.

4.3 Disclose

We will only publicly disclose your information in the following circumstances:

4.3.1 We may publicly disclose your personal information with your explicit consent or based on your own requirement;

4.3.2 In order to protect the personal and property safety of LLVision Platform and its related party users or the public from infringement, we may disclose your personal information in accordance with applicable laws or relevant agreements and rules of LLVision Platform;

4.3.3 Disclosure based on law: We may disclose your personal information under the circumstances of laws, legal procedures, lawsuits or mandatory requirements of government departments.

4.4 Information you actively share with others

4.4.1 You can search, report problems and evaluate through our website to help more users enjoy more accurate information.

4.4.2 You can use our sharing function to share your personal information with contacts in your mobile phone address book and your specific or unspecified social friends (such as WeChat and Weibo). Please fully consider the reputation of the information receiver before sharing, and suggest you check the privacy statement of the social network or third-party service provider you use to understand how they handle your information, so as to make prudent decisions.

4.5 In the following exceptional circumstances, the sharing, transfer and disclosure of your personal information do not require your prior authorization and consent:

4.5.1 Related to national security and national defense security;

4.5.2 Related to public safety, public health and major public interests;

4.5.3 Related to criminal investigation, prosecution, trial and judgment execution;

4.5.4 In order to safeguard your life, property and other important legitimate rights and interests, but it is difficult to obtain your consent;

4.5.5 Personal information that you disclose to the public by yourself;

4.5.6 Collecting personal information from legally publicly disclosed information, such as legal news reports, government information disclosure and other channels.

5. How do we protect and save your personal information

5.1 LLVision attaches great importance to your information security. We strive to take all kinds of reasonable physical, electronic and management security measures to protect your personal information, and to prevent unauthorized access, public disclosure, use modification, damage or loss of your personal information. We will use encryption technology to improve the security of personal information, use a trusted protection mechanism to prevent malicious attacks, and deploy

an access control mechanism and try our best to ensure that only authorized personnel can access personal information; And we will hold training courses on security and privacy protection to enhance employees' awareness of the importance of protecting personal information.

5.2 We will take reasonable and feasible measures and try our best to avoid collecting irrelevant personal information. We will only keep your personal information for as long as necessary to achieve the purpose stated in this Agreement, unless permitted by law. We will delete or anonymize your personal information after the retention period of the above personal information expires.

5.3 Please understand that in the Internet industry, due to the limitation and rapid development of technology and various malicious attacks that may exist, even if we try our best to strengthen security measures, it is impossible to always ensure 100% security of information. Therefore, we strongly recommend that you take active measures to protect the security of personal information, including but not limited to using complex passwords, changing passwords regularly, and not disclosing personal information such as your account password to others.

5.4 After an personal information security incident (leakage, loss, etc.), we will inform you in time according to the requirements of laws and regulations: The basic situation and possible impact of security incidents, the treatment measures we have taken or will take, suggestions on your own prevention and risk reduction, and the remedial measures for you. We will inform you of the events in a timely manner by mail, letter, telephone, push notification, etc. When it is difficult to inform the subject of personal information one by one, we will make an announcement in a reasonable and effective way. At the same time, we will report the handling of personal information security incidents as required by the regulatory department.

5.5 Please note that the Internet is not absolutely secure. When you interact with other users about your geographical location or whereabouts through third-party social software, e-mail, SMS, etc. embedded in our website, and you are not sure whether such third-party software completely encrypts the transmission of information, please pay attention to ensure the safety of your personal

information.

5.6 In the event that the LLVision products and services stop operating, we will take reasonable measures to protect your personal information security, including timely stopping the activities of continuing to collect personal information; The notice of stopping operation will be delivered one by one or announced to the user; And we will delete or anonymize your personal information held by LLVision.

5.7 We store your personal information collected in the territory of the People's Republic of China. If we need to transmit your personal information overseas due to business needs in compliance with applicable laws, we will obtain your consent in advance, and inform you of the purpose for it, recipient, security measures and safety risks of your personal information, and ask overseas institutions to keep your personal information obtained confidential through effective measures such as signing agreements and on-site verification.

5.8 In order to protect your information security, we will take all reasonable and necessary measures to protect your information after collecting it. For example, when developing technology, we will only use the de-identified information for statistical analysis; When providing research reports to the outside world, we will de-label the information contained in the reports. We will store the de-identified information separately from the information that can be used to recover the identification of individuals, so as to ensure that individuals will not be re-identified in the subsequent processing of the de-identified information.

6. Your Rights

6.1 Access Right

In principle, you can access your personal information in the following ways:

6.1.1 Account information: You can query, manage (change, delete) the basic information (basic data) and contact information submitted when using the LLVision service, and carry out account connection or identity authentication.

6.1.2 Use: You can check your usage log information at our website, App and other services. You can also contact us via the contact information at the end of this Agreement and require us to delete this information, and we will delete after verifying your identity, unless otherwise agreed by laws and regulations;

6.1.3 Others: If you encounter operational problems during this access or need to obtain other personal information that cannot be known as mentioned above, you can contact us through the method provided at the end of this agreement, and we will provide it after verifying your identity, unless otherwise agreed by laws and regulations.

6.2 Right of Correction

6.2.1 If you need to change the real-name authentication information of your LLVision account, you need to contact LLVision via customer service, telephone, email, etc., and we will assist you in the corresponding operation.

6.2.2 After verifying your identity, and if the correction does not affect the objectivity and accuracy of the information, you have the right to correct or update the wrong or incomplete information. You can make corrections on our website or App by yourself. Under specific circumstances, especially when the data is wrong, you can submit your correction application to us via the contact information provided at the end of this Agreement and ask us to correct or update your data, except as otherwise provided by laws and regulations. However, for security and identification reasons, you may not be able to modify some initial registration information submitted during registration.

6.3 Right to delete: In the following cases, you can ask us to delete personal information:

6.3.1 If our treatment for personal information violates laws and regulations;

6.3.2 If we collect and use your personal information without your explicit consent;

6.3.3 If our treatment for personal information seriously violates our Agreement with you;

6.3.4 If we no longer provide you with products or services.

For security reasons, you may need to submit a written request or prove your identity in other ways. We may ask you to verify your identity before processing your request.

If we decide to respond to your request for deletion, we will also notify the entities that have obtained your personal information from us and ask them to delete it in time, unless otherwise stipulated by laws and regulations, or these entities have obtained your authorization separately.

When you delete information from our service, we may not delete the corresponding information from the filing system immediately, but will delete the information when updating the back up system.

6.4 Right to obtain copies of personal information

If you need a copy of your personal information, you can contact us via the method provided at the end of this Agreement. After verifying your identity, we will provide you with a copy of your personal information (such as basic information and identity information) in our service, except as otherwise provided by laws and regulations.

6.5 Right to withdraw consent

6.5.1 If you want to change the authorization scope of related functions (such as location, address list, camera), you can modify your personal settings through your hardware device, or perform operation processing through the related function setting interface in our products or services. If you encounter operational problems in this process, you can contact us via the methods provided at the end of this Agreement.

6.5.2 When you cancel the authorization to collect relevant personal information, we will no longer collect this information and can no longer provide you with the above-mentioned corresponding services; However, you know and agree that unless you exercise the aforementioned "Right to Delete", or your behavior will not affect our processing and storage of

personal information based on your previous authorization.

6.6 Right to Cancel

6.6.1 You can cancel your account by contacting our customer service or by other public means (except as otherwise provided by laws and regulations) we publish. Once you cancel your account, you will not be able to use the services provided by us, so please be careful.

6.6.2 In order to protect the legitimate rights and interests of you or others, we will judge whether to support your request for cancellation according to your use of the products provided by us. For example, if your paid service period is expired, we will not immediately support your request, but will remind you to handle it first.

6.6.3 Except as otherwise provided by laws and regulations, all information in your account will be emptied after you cancel your account, and we will delete your personal information according to your requirements. When you authorize to log in to our service via a third-party account (such as WeChat, Weibo, QQ, etc.), you need to apply to such third party for account cancellation.

6.7 The right to know in advance the relevant information about the cessation of operation of products and services.

We'd love to be with you. If the operation of some or all of our products and services are forced to stop due to special reasons, we will inform you by letter or email or other suitable ways acceptable to you 15 days in advance, and will stop collecting your personal information, and delete or anonymize your personal information in accordance with laws and regulations at the same time, except as otherwise provided by laws and regulations.

6.8 Constrain the automatic decision of information system

In some businesses, we may only make decisions based on non-manual automatic decision-making mechanisms such as information systems and algorithms. If these decisions

significantly affect your legitimate rights and interests, you have the right to ask us for an explanation, and we will also provide appropriate emergency measures.

6.9 Respond to your above request

For security reasons, you may need to submit a written request or prove your identity in other ways. We may ask you to verify your identity before processing your request.

6.9.1 In principle, we will not charge for your reasonable request, but we will charge a certain cost for repeated requests that exceed the reasonable scope. We may reject requests that are repeated for no reason, require too many technological means (for example, need to develop new systems or fundamentally change existing practices), bring risks to the legitimate rights and interests of others, or are very unrealistic (for example, involving information stored on backup tapes).

6.9.2 However, please note that under the following circumstances, we will not be able to respond to your requests for correction, deletion, cancellation of information, etc. according to the requirements of laws and regulations:

- (a) Directly related to national security and national defense security;
- (b) Directly related to public safety, public health and major public interests;
- (c) Directly related to criminal investigation, prosecution, trial and judgment execution;
- (d) There is sufficient evidence that you have subjective malice or abuse of power;
- (e) Responding to your request will seriously damage the legitimate rights and interests of you or other individuals and organizations;
- (f) Involving trade secrets.

7. How is your personal information transferred globally

7.1 We store personal information collected and generated in domestic operations within the territory of the People's Republic of China, except for the following situations:

7.1.1 Clearly stipulated by laws and regulations;

7.1.2 Get your explicit authorization;

7.1.3 Cross-border transactions via the Internet and your other initiatives.

7.2 In view of the above situation, we will ensure that your personal information will be adequately protected in accordance with this Agreement.

7.3 Since we provide products or services through resources and servers all over the world, which means that after obtaining your authorization, your personal information may be transferred to or accessed from jurisdictions outside the country where you use the products or services, or may be accessed from these jurisdictions.

7.4 Such jurisdictions may have different data protection laws or even no relevant laws. In such cases, we will ensure that your personal information is adequately and equally protected in the People's Republic of China. For example, we will ask your consent to cross-border transfer of personal information, or implement security measures such as data de-identification before cross-border data transfer.

8. Agreement Update

8.1 Our privacy agreement may change.

8.2 Without your explicit consent, we will not reduce your rights under this Agreement. We will post any changes to the privacy agreement on a special page.

8.3 For major changes, we will also provide more significant notices (including some services, we will notify you through website publicity and even provide you with pop-up messages to explain the specific changes of the Privacy Agreement), and will reserve a reasonable period for you to consider whether to accept the changes before the changes take effect. If you continue to use our products and services after the new version of the privacy agreement and user agreement takes effect, it means that you have fully read and are willing to be bound by the updated privacy agreement and user agreement. you can stop using our products and services If you disagree with these changes.

8.4 Major changes referred to in this Agreement include but are not limited to:

8.4.1 Major changes in our service model. Such as the purpose of processing personal information, the type of personal information processed, and the use of personal information;

8.4.2 Great changes in our ownership structure and organizational structure. Such as changes in owners caused by business adjustment, bankruptcy, mergers and acquisitions, etc.;

8.4.3 The main objects of personal information sharing, transfer or disclosure have changed;

8.4.4 Significant changes in your right to participate in personal information processing and in the way you exercise it;

8.4.5 When the department responsible for handling personal information security, contact information and complaint channels change;

8.4.6 When the personal information security impact assessment report indicates that there is a high risk.

9. Contact Us

If you have any questions and opinions about the content of this Agreement, or if you have any questions and opinions about the practice and operation of this Agreement, please contact us at 4000525102(phone). You can also send your questions to business@llvision.com or to the following address:

Attn: Privacy Protection Center of Beijing LLVision Technology Co., Ltd.

Address: Room 301, 3/F, B12C, Universal Business Park, 10, Jiuxianqiao Road, Chaoyang District, Beijing.

Postal Code: 100123

Under normal circumstances, we will respond to your request within 15 days.

If you are not satisfied with our reply, especially if you think that our personal information processing behavior has damaged your legitimate rights and interests, you can bring a lawsuit to the people's court where LLVision is located.