

用户使用协议

请务必认真阅读和理解本协议。单击“接受”按钮或安装本软件产品，即表示您接受本协议条款，并且本协议如同您签字的书面协议一样可强制执行。如果您是个人，则必须至少年满 18 岁方可签订本协议。

- 1 使用许可
- 2 软件特点及更新
- 3 技术支持
- 4 所有权
- 5 担保声明
- 6 许可限制
- 7 系统和个人信息的收集
- 8 适用法律
- 9 其他条款
- 10 客户服务

1 使用许可

AVL Team (安天实验室旗下移动安全团队) 授予您非专属、不可转让、不可指派、可撤销的许可，以安装和使用该软件产品，但需受到本协议指明的任何限制条款的制约。本软件中包含的某些第三方材料可能受其他条款和条件的制

约，这些条款和条件通常可在本软件的“关于”或者其他文件中找到。本软件产品是免费提供给您使用，您可以非商业性、无限制地下载安装及使用本软件，并非出售给您。您不得出售、出借、出租、或以任何其他方式转让本软件产品。如需商业性的销售、复制、分发等，必须获得安天实验室的书面授权和许可。

2 软件特点及更新

本软件是基于 Android（安卓）系统开发的一款软件。安天实验室正在不断努力，以增加产品功能及改善产品和服务的性能和质量。本软件产品功能的新增、删除及优化等一切更新事宜，最终可由安天实验室自行决定，恕不另行通知。本软件产品一旦更新，我们将在各发布渠道进行实时通知说明，您即可以进行实时更新。

3 技术支持

安天实验室可对本协议规定的软件产品在许可证期限内提供一定的技术支持功能。安天实验室提供各种可能的方式进行最大限度的技术支持，支持方式可能包括与技术支持顾问的邮件交流、实时聊天，或远程协助。但是任何此类技术支持将由安天实验室自行决定，没有任何形式的任何担保或保证提供。在接受任何技术支持之前，您需要完成的所有现有数据的软件和程序的备份，安天实验室将不会对技术支持过程中发生的数据丢失情况承担责任。在提供技术支

持的过程中，安天实验室有拒绝，暂停或终止任何超越范围外的技术支持的权利。

4 所有权

本软件产品受中国及其他国家版权法、国际公约以及使用本软件所在的国家/地区的其他适用法律的保护。安天实验室及其供应商拥有并保留本软件的所有权利、所有权和权益，包括所有版权、专利、商业机密、商标及其他知识产权。除非法律另有规定，否则未经我们允许即复制或散布软件将受到民事和刑事处罚。您占有、安装或使用软件并不会将软件的任何知识产权的所有权转让给您。除非本协议有明确规定，否则，您并未获得软件的任何权利。本软件产品或文档的任何授权副本必须包含相同的所有权声明。“反馈”是指您就本软件产品向安天实验室提供的任何评论、信息、观点或建议。您授予安天实验室在世界范围、不可撤销的许可，以对您的“反馈”进行使用、复制、散布、制作衍生作品、显示、展示或并入其他产品中，或由我们酌情决定以其他方式将“反馈”用于商业用途，而不对您作出补偿或征得您同意。

5 担保声明

安天实验室保证依据本协议授权的软件将可根据相关文档充分运行。本软件经过详细测试，但不能保证与素有软硬件系统完全兼容，不能保证本软件产品没有错误、不会中断或不会发生其他故障、能够为您防护所有可能的安全威胁（包括第三方故意进行的不当行为）、不会因非我们引入或开发的病毒、感

染、蠕虫或类似恶意代码导致故障或其他错误。如果出现软件不兼容或者软件错误的情况，用户可以通过邮件或者电话将情况报告安天实验室，获得技术支持。如果缺陷是由于事故或您滥用或错误使用本软件产品介质导致，则本有限担保不适用。

6 许可限制

如果我们判定您已作出或尝试作出下列行为，安天实验室将有权终止此协议以及您对本软件产品的访问权限：

A 用户不得通过反向工程、反汇编、反编译本软件产品以其他方式尝试从本软件产品或服务得出源代码，但适用法律明确禁止本限制的情形除外；不得通过任何方式改编或修改本软件产品，或基于软件或服务创作衍生作品；

B 用户不得通过提供虚假信息，以便试图通过黑客入侵、盗取密码或任何其他方式取得对软件产品或者网络未经授权的访问权限；或使用服务伪造任何个人、企业或实体的身份，包括员工及代理商；

C 未经用户明确的同意和许可，以任何方式使用“软件”或“服务”，以跟踪或监控任何个人的位置或活动；

D 用户不得出于任何商业目的，复制、拷贝、销售、再销售或利用“软件”或其任何部分，包括但不限于软件中显示的您个人数字内容以外的任何内容；

E 用户不得利用本软件产品传播任何非法、虚假、骚扰、诽谤、恐吓、伤害、破坏、挑衅或者违反有关国家安全或者国家机密等信息。

F 用户不得基于宗教、性别、人种、种族、年龄、残疾或相关法律禁止的任何其他类别，欺骗、骚扰、贬低或威吓个人或团体。

G 用户不得传播含有病毒或任何其他代码、文件或程序的软件，以上各项会中断、破坏或限制任何手机软件或硬件或电信设备的功能，或以其他方式允许对手机或平板电脑的未经授权使用；

H 用户不得鼓励任何将构成刑事犯罪或导致民事责任的行为；

I 在获得书面授权和许可的情况下，允许第三方机构通过各种形式使用该软件产品的相关功能并从中获益。

J 用户不得处于任何原因收集其他用户的个人信息。

K 用户不得通过本软件产品直接或者间接传输任何未经请求的批量通信（包括电子邮件和即时消息）。

7 系统和个人信息的收集

保护用户隐私安全是 AVL Team 的一项基本政策。AVL Team 深知隐私的重要性，并理解保护用户个人信息的重要性。

7.1 收集哪些数据

我们收集的数据包括产品的相关信息、可能具有可疑行为的程序样本、系统诊断信息以及部分设备信息（IP 地址和设备识别码）。信息的收集范围以 AVL Team 适时的技术水平为判断标准。AVL Team 将尽最大努力力求判断的准确性，但因受到现实技术水平等的限制，AVL Team 仅依照自有的判断能力进行甄别收集。您已明确知悉上述内容，且认可 AVL Team 的操作，愿意承担因此而可能造成的损失。但如果您不愿意，可以在“设置”中取消。

7.2 如何使用这些数据

这些信息仅用于确定问题的来源、帮助我们改进产品、为您提供更好的安全服务。任何被收集的信息均无法与您的个人身份信息相联系。同时，我们也会对收集到的数据进行加密处理，保证信息的安全性。

7.3 数据共享对象

AVL Team 制定严格的用户上传信息处理规则和相应的安全保护措施，以确保不超越目的和范围收集用户信息，最大限度地确保用户上传信息的安全，确保用户上传信息不被滥用。除征得用户明确同意和法律明确规定外，AVL Team 不会向任何第三方提供用户上传文件及信息。

8 适用法律

该协议受中国法律、其他国家版权法、国际公约及使用本软件产品所在的国家/地区的其他适用法律的保护。

9 其他条款

如果本协议的任何条款无效或无法执行，这将不会影响该协议的其余条款的有效性。其余条款将继续有效，并会根据相关条款和条件强制执行。有关本协议的任何修订协议将只以书面形式发布，并必须通过法律代表的签署通过。安天实验室和其供应商签署的适用于本软件产品的单个或者整个协议将取代关于本软件的任何其他通信、表述或者广告。

10 客户服务

如果您对这些条款和条件有任何疑问,或因其他任何原因希望与安天实验室联系,

您可以通过以下方式联系我们:

邮箱地址: AvlPro@antiy.com

官方网站: www.antiy.net

IMPORTANT LEGAL NOTICE TO ALL USERS

PLEASE READ THIS AGREEMENT CAREFULLY. BY CLICKING THE "ACCEPT" BUTTON, DOWNLOADING OR INSTALLING THE SOFTWARE, YOU (EITHER AN INDIVIDUAL OR A SINGLE ENTITY, REFERRED TO AS "YOU" OR "YOUR") AGREE THAT THIS AGREEMENT IS ENFORCEABLE LIKE ANY WRITTEN CONTRACT SIGNED BY YOU. If you are an individual, then You must be at least 18 years old or have attained the age of majority in the state, province or country where You live to enter into this Agreement. If You are acquiring the Software on behalf of an entity, then You must be properly authorized to represent that entity and accept this Agreement on its behalf.

[I. GRANT OF LICENSE](#)

[II. SOFTWARE FEATRE AND CONTENT UPDATE](#)

[III. TECHNICAL SUPPORT](#)

[IV. OWNERSHIP RIGHTS](#)

[V. LIMITED WARRANTY](#)

[VI. DISCLAIMER OF DAMAGES](#)

[VII. LICENSE RESTRICTIONS](#)

VIII. COLLECTION OF SYSTEM AND PERSONAL INFORMATION

IX. GOVERNING LAW

X. GENERAL PROVISIONS

XI. ANTIY LABS CUSTOMER CONTACT

I. GRANT OF LICENSE

Antiy Labs hereby grants to you a non-exclusive, non-transferable, non-assignable, revocable license to download, install and use the software subject to the terms and conditions of this agreement and any restrictions specified on the applicable product packaging or documentation. Some third party materials included in the software may be subject to other terms and conditions, which are typically found in a "Read Me" or "About" file in the software. If applicable, the software is granted solely to access the services subject to the restrictions. The software is licensed, not sold. You may not sell, lease, sublicense, rent, loan, resell or otherwise transfer the software or service. If you have more than one operating system on your device, the license grant is per one operating system only.

II. SOFTWARE FEATURE AND CONTENT UPDATE

You shall have the right to receive new features to the software as Antiy Labs, in its sole discretion, makes such features available with the

software during your service period. Antiy Labs continually strives to improve the usability and performance of its products and services. In order to optimize the software Antiy Labs may, at its discretion and without notice add, modify or remove features from the software at any time.

Certain software uses content that is updated from time to time. You shall have the right to receive content updates for the software during your service period.

III. TECHNICAL SUPPORT

Certain technical support features may be offered by Antiy Labs for the license term of the Antiy Labs product and may include live chat with a technical support consultant and/or assistance from a technical support consultant via remote computer access. If such features are offered and you choose to access such technical support it shall be provided in the following conditions: any such technical support shall be provided in Antiy Labs sole discretion without any guarantee or warranty of any kind. It is solely your responsibility to complete a backup of all your existing data software and programs before receiving any technical support. In the course of providing the technical support, Antiy Labs may determine that the technical issues beyond the scope of the technical support. Antiy Labs reserves the right to refuse, suspend or terminate any of the technical support in its sole discretion.

IV. OWNERSHIP RIGHTS

The software is protected by the Chinese and other countries' copyright laws, international treaties and other applicable laws in the country in which it is being used. Antiy Labs and its suppliers own and retain all right, title and interest in and to the software, including all copyrights, patents, trade secret rights, trademarks and other intellectual property rights therein. Your possession, installation or use of the software does not transfer to you any title to the intellectual property in the software, and you will not acquire any rights to the software except as expressly set forth in this agreement. Any copy of the software and documentation authorized to be made hereunder must contain the same proprietary notices that appear on and in the software and documentation. To the extent you provide any comments, information, opinions, recommendations or suggestions to Antiy Labs in relation to the software and service ("Feedback"), you grant to Antiy Labs a worldwide, non-exclusive, royalty-free, irrevocable license to use, copy, make copies, distribute, display, perform and otherwise commercialize the Feedback at Antiy Labs's sole discretion; without further compensation to you or without your approval. You may not remove any proprietary notices or labels on the software.

V. LIMITED WARRANTY

Antiy Labs warrants that any media manufactured by Antiy Labs on which the software is distributed will be free from defects for a period of 60 days from the date of delivery of the software to you. Your sole remedy in the event of a breach of this warranty will be that Antiy Labs will, at its option, replace any defective media returned to Antiy Labs within the warranty period or refund the money you paid for the software. Antiy Labs does not warrant that the software will meet your requirements or that operation of the software will be uninterrupted or that the software will be error free.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE ABOVE WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHER RIGHTS, WHICH VARY FROM STATE TO STATE AND COUNTRY TO COUNTRY.

VI. DISCLAIMER OF DAMAGES

SOME STATES AND COUNTRIES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE BELOW LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW AND REGARDLESS OF WHETHER ANY REMEDY SET FORTH HEREIN FAILS OF ITS ESSENTIAL PURPOSE, IN NO EVENT WILL Antiy Labs OR ITS LICENSORS BE LIABLE TO YOU FOR ANY SPECIAL CONSEQUENTIAL INDIRECT OR SIMILAR DAMAGES, INCLUDING ANY LOST PROFITS OR LIST DATA ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE EVEN IF Antiy Labs HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

IN NO CASE SHALL Antiy Labs OR ITS LICENSORS' LIABILITY EXCEED THE PURCHASE PRICE WHICH YOU PAID FOR THE APPLICABLE SERVICE PERIOD. The disclaimer and limitations set forth above will apply regardless of whether you accept the software.

VII. LICENSE RESTRICTIONS

Antiy Labs reserves the right to terminate this agreement, your account and access to the software or service if Antiy Labs determines, in its sole discretion that you have or are attempting to, where applicable:

a) Reverse engineer, disassemble, decompile or otherwise attempt to derive source code from the service and/or software, except to the extent the foregoing restrictions is expressly prohibited by applicable law, or make error corrections to, or otherwise adapt or modify, or create derivative works based upon the service or software;

b) Provide false information to set up an account, attempt to gain

unauthorized access to any services, user accounts, mobile device systems or networks, through hacking, password mining or any other means, or otherwise use the service to impersonate any person, business or entity, including Antiy Labs or its employees and agents;

c) Utilize the service, software or any portion thereof as a means to track or monitor the location and activities of any individual without their express consent and authorization;

d) Reproduce, duplicate, copy, sell, resell or exploit for any commercial purposes, the service or any portion thereof, including without limitation any content other than your personal digital content displayed in connection with the services;

e) Transmit content that is, without limitation: unlawful, threatening, abusive, harassing, defamatory, libelous, deceptive, or fraudulent; invasive of another's privacy; is tortuous, or contains explicit or graphic descriptions, or accounts of, sexual acts, or illegally exploits or solicits personal information from a minor;

f) Victimize, harass, degrade, or intimidate an individual or group of individuals on the basis of religion, gender, sexual orientation, race, ethnicity, age, or disability or any other category prohibited by relevant legislation;

g) Propagate software that contains viruses or any other computer code, files or programs that interrupt, destroy or limit the functionality of any

software or hardware or telecommunications equipment, or otherwise permit the unauthorized use of a mobile phone or tablet;

h) Encourage conduct that would constitute a criminal offense, or that gives rise to civil liability;

i) Permit third parties to benefit from the use of functionality of the software via a timesharing service bureau or other arrangement;

j) Rent, lease, license, loan or assign your rights to the software or service to another party. If you administer the service on a mobile device and you transfer ownership of that device to someone else, then you must ensure any software is deleted from that device and remove that device from your account;

k) Engage in any activity that otherwise interferes with the use and enjoyment of the software and/or service by others, including without limitation: using the software or service in any way that may damage, disable, overburden, or impair Antiy Labs servers or networks; harvesting personal information about other service users for any reason; transmitting, directly, any unsolicited bulk communications (including e-mails and instant messages).

VIII. COLLECTION OF SYSTEM AND PERSONAL INFORMATION

Protecting user privacy is a basic policy of AVL Team. AVL Team knows the importance of privacy, and understand the importance of protecting

our users' personal information.

8.1 What Information We Collect

The Collected datas include the product information, application sample that may contain suspicious behavior, system diagnostic information, as well as information about your device including IP/IMEI/MAC address. The scope of the information collection by AVL Team has a judgment standard at technical level. AVL Team will try best to make the judgement more accuracy. But as the current technical level restrictions, AVL Team makes a judgment in accordance with available capacity. You have been clearly aware of the above content, and have the recognition of AVL Team operation, which indicates that you agree to hold the possible damage. If you don't want to participate in the collecting, you also can close the function in the Setting.

8.2 How We Use Your Information

The information is only used to determine the cause of the problem and help us to improve our products, which can provide better security service for you. Any information we collected has no connection with your personal identity information. At the same time, we will encrypt the collected data to ensure its security.

8.3 Sharing Of Your Information

AVL Team makes strict user-uploading-information processing rules and the corresponding safety protection measures, which to forbid the abuse of information. In addition to the consent of the user explicitly, AVL Team will not provide the upload files and information to any third party.

IX. GOVERNING LAW

This agreement will be governed by and construed in accordance with the laws of the China without reference to conflicts of law rules and principles or with the laws of the countries where the violation take place.

X. GENERAL PROVISIONS

If any provision of this agreement is invalid or unenforceable, this shall not affect the validity of the remaining provisions of the agreement.

Those shall remain valid and enforceable under the terms and conditions stipulated herein. Any amendments hereto may only be in writing, and a statutory representative must sign such an amendment on behalf of the provider. This agreement between you and the provider represent the single and entire agreement applying to the software and completely supersedes ant prior representations, negotiations, obligations, reports, or advertisement of information related to the software.

XI. ANTIY LABS CUSTOMER CONTACT

Should you have any questions concerning this agreement, or if you

desire to contact Antiy Labs for any reason, please contact our Customer

Service Department at:

E-mail: AvlPro@antiy.com

Web site: www.antiy.net