Privacy Agreement

This Privacy Agreement is an agreement between the User and MasoLabel printing software (hereinafter referred to as "MasoLabel") regarding the User's use of services related to MasoLabel Printing Software (hereinafter referred to as "MasoLabel Printing Software"). In order to use our services, you should read and comply with this Agreement. Please be sure to carefully read and fully understand the contents of the terms, especially the terms of exemption or limitation of liability, as well as the separate agreement to open or use a service.

Unless you have read and accepted all terms of this Agreement, you do not have the right to use the services provided by the cloud.

The services of MasoLabel shall be deemed that you have read and agreed to be bound by the above agreement.

If you are under 18 years of age, please read this Agreement with a legal guardian and pay special attention to minors Use terms.

I. Protection of user information

You may need to fill in some necessary information during the process of registering an account or using the Service. If national laws and regulations have special provisions, you need to fill in the real identity information. If the information you fill in is incomplete, you cannot use the Service or are restricted in the process of using it. You are solely responsible for the personal information you choose to submit.

In general, you may view and modify the information you submit at any time, but for security and identification (e.g., number complaint service) reasons, you may not be able to modify the initial registration information and other verification information provided during registration.

MasoLabel will use various security technologies and procedures to establish a comprehensive management system to protect your personal information from unauthorized access, use or disclosure.

MasoLabel will not transfer or disclose your personal information to any non-affiliated third party unless:

- Sharing with Explicit Consent: With your explicit consent, we will share your personal information with other parties.

Sharing with Explicit Consent: With your explicit consent, we will share your personal information with other parties;

- Sharing under legal circumstances: We may share your personal information in accordance with the provisions of laws and regulations, litigation, arbitration, or at the request of administrative or judicial authorities in accordance with the law.

We may share your personal information in accordance with laws and regulations, litigation, arbitration, or as required by administrative or judicial authorities;

- Sharing with Affiliated Companies: In order to facilitate us to provide you with products

and services based on the MasoLabel website, to recommend information that may be of interest to you, to identify account anomalies, and to protect the personal and property safety of MasoLabel's affiliates or other users or the general public from being infringed upon, your user personal information may be shared with our affiliated companies.

- Sharing with Authorized Partners: If some of the services you use through MasoLabel are provided by MasoLabel's suppliers, partners or third-party authorized partners residing in the MasoLabel Marketplace, MasoLabel will share with them the personal information necessary to provide you with the corresponding products and services; moreover, in order to cooperate with the above-mentioned third-party authorized partners, MasoLabel will share with them the personal information necessary to provide you with the corresponding products and services. In addition, in order to carry out marketing activities with the above third-party authorized partners, MasoLabel may share with them your personal information necessary to carry out the activities as well as your personal information generated in the course of the activities;

- other circumstances stipulated by laws and regulations.

MasoLabel attaches great importance to the protection of personal information of minors. If you are a minor under the age of 18, you should obtain the prior written consent of your parent or legal guardian before using the services of MasoLabel.

MasoLabel's Privacy Policy describes how MasoLabel collects and uses user information. You warrant that you are fully aware of and agree that MasoLabel may process user information accordingly. Please click on the link to view the Privacy Policy. MasoLabel has the right, but not the obligation, to monitor any material submitted by you or available on the Services, to investigate any reported or apparent violation of this Agreement, and to take any action that MasoLabel, in its sole discretion, deems appropriate, including, without limitation, any action taken pursuant to this Agreement or pursuant to MasoLabel's Intellectual Property Rights Statement.

II. User content

Except for materials that MasoLabel permits you to incorporate into your own content (such as clip art), MasoLabel does not claim ownership of the content you provide on the Services. Your Content remains your Content and you are solely responsible for it. In addition, MasoLabel does not control, verify, warrant, pay for, or have any responsibility for the Content that you and others make available on the Services.

If you share Content in public areas of the Services, or in shared areas that you choose to make available to others, you agree that anyone with whom you share Content is free to use, save, reproduce, distribute, display, and transmit that Content as long as their use of the Services, and other products and services of MasoLabel or its licensees, relates to that Content.

If you do not want others to enjoy your Content in this way, you are free to do so. If you do not want others to enjoy your Content in this way, please do not use the Services to share your Content.

To the extent you use the Services to upload any Content, you represent that you have all

rights or are authorized or otherwise legally permitted to upload such Content and that such Content does not violate any of the Terms of Service applicable to the Services.

When you upload Content to the Services, you agree that MasoLabel may use, modify, adapt, preserve, reproduce, distribute and display such Content to the extent appropriate and necessary to protect you and to provide, protect and improve MasoLabel's products and services. For example, MasoLabel may at times use automated methods to isolate information from emails, chats, or photos to aid in the detection and detection of code.

For example, MasoLabel may sometimes use automated methods to quarantine information from emails, chats, or photos to help detect and prevent spam and malware or to improve the Service through new features that make the Service easier to use.

improve the service with new features that make the service easier to use.

When processing your content, MasoLabel will take appropriate measures to protect your privacy.

If Your Content violates this Agreement or the law, MasoLabel reserves the right to request that You remove such Content from the Service. Failure to comply may result in the loss of your access to the Services or your MasoLabel account, or the cancellation of the Services or your MasoLabel account.

In addition, if MasoLabel determines that your Content violates this Agreement or the law, or if MasoLabel receives a complaint of intellectual property infringement from a third party, MasoLabel may simply remove your Content without consulting you. MasoLabel reserves the right to make independent judgment and take technical measures to delete, block or disconnect the link. Meanwhile, MasoLabel has the right to take measures, including but not limited to suspending or terminating the service, restricting, freezing or terminating the use of MasoLabel's account, and pursuing legal responsibility, depending on the nature of the user's behavior.