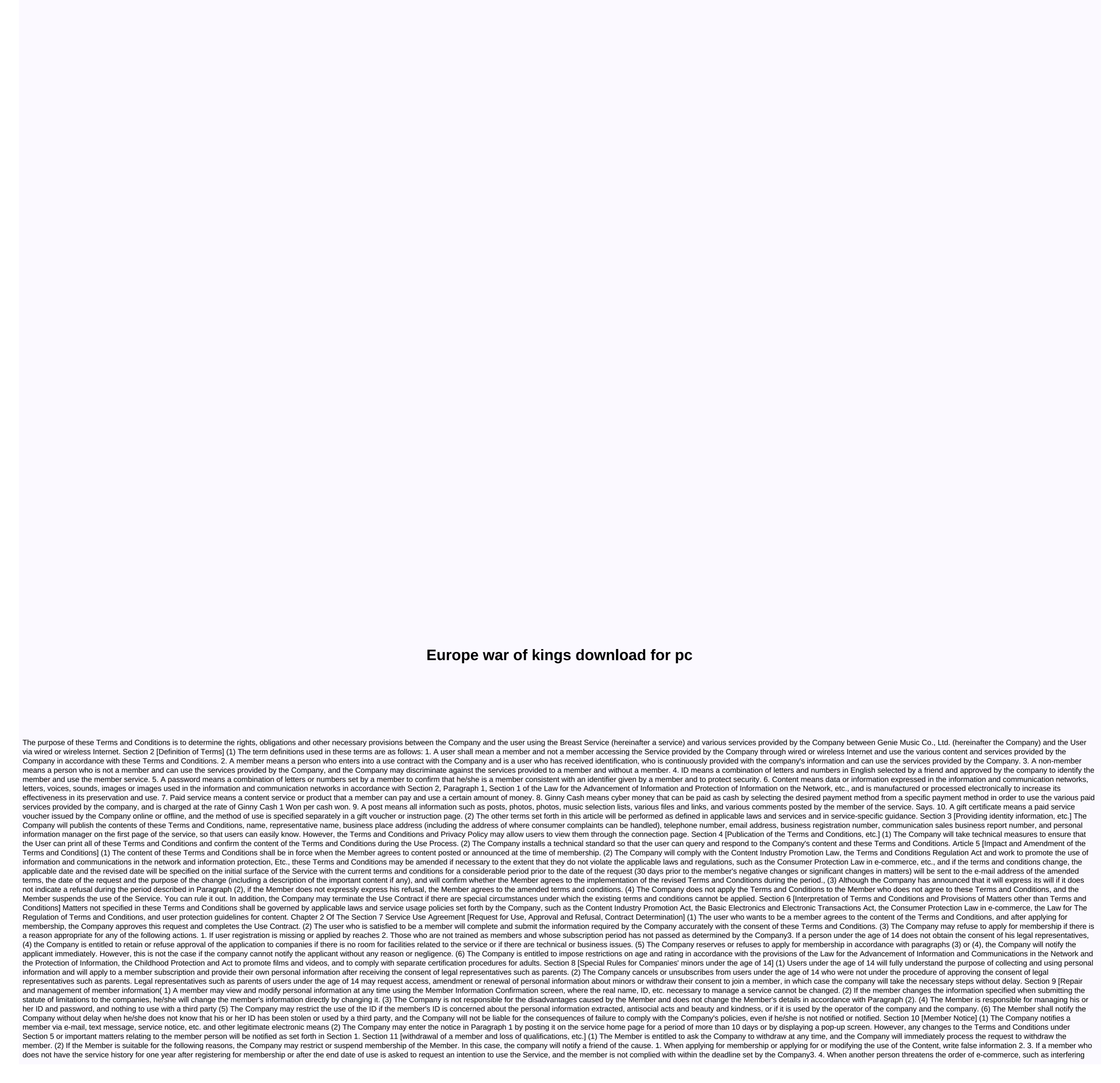
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with the use of the Company's services or stealing the information. Use, transmit, or publish information ( Interfering with business 7. 8. When using the Company to commit acts prohibited by these laws or condi- Interfering with business 7. 8. When using the Company to commit acts prohibited by these laws or condi- Interfering with business 7. 8. When using the company to company the company the member will be notified, and the company the company to the company to the company to the company that the company to the company t	tions or contrary to public order and order. Avoiding or disabling ithin 30 days after the company has restricted or suspended a r	the company's technical safeguards9. Use the services provided by the compander's accreditation for exceptional service abuse for business interference	pany differently than usual or unfairly 10. The company may lose its by the company. (4) In the event that the Company loses its member
bsorb during the application period, it will be deemed to have consented to the membership registration. Communications on the Network and the Protection of Information, etc. in the event that the Member retire eparately, but if the member wishes to re-use the Service, he or she can re-use it through the member's	(5) The Company will destroy the Member's personal informati res or loses his membership. (6) In order to protect the personal	on in accordance with the scope and procedures set forth in the relevant laws information of the member who has not used the Service for one year, the Co	and regulations, such as the Law for the Advancement of Information and ompany stores and manages the other member's personal information
pplicable laws and regulations. With regard to the protection of the Member's personal information, it will be Company's personal information processing policy will not apply. Chapter 3 Use of the Section 13 Secondlete. (2) If the service is not disclosed due to a business or technical malfunction of the Company, the	I be in accordance with applicable laws and regulations and the rvice [Beginning of Use of the Service] (1) The Company initialize	personal information processing policy as set forth by the Company. Howeve zes the Service from time to time that the Member approves the Application for	r, in addition to the company's website, a simple link site, In such cases, r Use. However, for paid services, you can use it after payment is
olicies of any mobile operating system (Android, iOS, Windows Mobile, etc.). Minimal technical information pply for paid service use with the Company and the Company will approve it, and a paid service will be exprise, Use Period, Method of Use, Terms of Cancellation and Cancellation of The Offer, and Method, Mar	established. (2) The Company provides information so that the $\mathfrak G$	Company can accurately understand the following issues and trade without en	rors or errors before paying the paid service. 1. Paid Service Content,
pon to 4. Approval of the request for use of content or consent to the approval of Company 5. Select a pertificate issued by the Company. (4) Detailed terms and conditions for paid service will be placed on the ot provide false information or the required information presented by the Company2. If a minor wants to	e product training and procurement page and on the product loc	ker page. (5) The Company may not obtain or retain approval if a member's re	equest to use the paid service is in one of the following cases. 1. If you do
eceipt of Paragraph 10 Section 1, including information about whether the Member can approve the applepending on the availability of each person from music rights. (8) The Company does not charge the fee ources, the amount of use of the sound source (or the number of songs to be deducted) may vary or be	e according to the amount of data when using the paid service w	virelessly, and the mobile provider registered by the member will charge. (9) S	ome paid services may not be replicated. (10) In the case of certain sound
ervice, you can use music display services such as unlimited clips for a certain period of time, the number f song will be charged for a certain period of time, and the music provided through that product will not be ne Digital Right Management (DRM) application provided by the Company. (2) After payment, the downle	e stored on a member's device. Section 16 [Download Products	s, Song Downloads] (1) Downloading Products means services that members	may download and use at a certain price for files that are or are not under
me, the amount of unused download will not be reversed within that period. (3) Songs purchased using period and the re-download period for some of the songs purchased will be limited to one year or period is 100. (4) If you leave a friend, you will not be allowed to return to decline. (5) The service can be used a	n which they will be automatically deleted and not restored. How fter registering the device, and there are a total of 5 logging dev	wever, in the case of songs provided free of charge by the event, it is possible vices, including 3 PCs and 2 other devices, including mobile phones and tablet	to re-charge for a period during the time period during which the company is. However, some download-only vouchers may limit the type and number
f devices that can be registered, which will be published and guided on the voucher's purchase page. If you are using the downloaded product, some songs may only be downloaded as transferable files from the Section 17 [Term Rental Download Product] (1) A term rental download product means a service that car	ne support device you own. (7) In the case of individually downlo n download music files implemented by DRM and use them for p	paded products, it can be sold in packages such as video files and image files, playback only for a certain period of time. (2) Music files downloaded during pr	, in which case the price of the product and the available device can differ. oduct use are available only in smartphone apps and long-term rental
upport devices (intellectual property protection), and activation time is limited to a period of product use. roduct in the form of a combination of product term formulation and music reduction and download of a product of the product you downloaded and the large download product of Section 17. Section 19 [Warrant	oroduct (NON-DRM) period type or large download product ove ty of Use Period for Goods] (1) The Member may commit to usin	r a period. (2) The method of using the complex product is the same as the terng any Product for a certain period of time with respect to the Products in Sect	rm formulation of a section 15 music reduction product, the section 16 term ions 15 through 18. The Company will apply the discount set by the
Company for a period during the commitment period. (2) The terms of use of the contractual products are ne Company may be paid. Section 20 [Digital Right Management (DRM) Coverage] (1) Files implemente files purchased and downloaded using standard methods may vary depending on the characteristics of the contraction of the characteristics of the contraction of the characteristics.	ed in Drm purchased as downloadable and leased products can he device such as computer, mobile phone, or other player. (4)	be played back and downloaded repeatedly during the product usage period. Drm-free files can be played without a period of time on all devices, but some	(2) The right to use a DRM file cannot be transferred to another person. (3) DRM-covered files can only be downloaded and used on DRM-enabled
evices (company-supported DRM-enabled devices). (5) Downloading and playing files applied by DRM quipment, to the extent that it does not violate relevant laws and regulations, if there is a significant oper e returned or converted to other products of the Member's choice. (3) The Company is entitled to change	rational, legal or technical reason. (2) In the event of paragraph e or discontinue the entire service provided free of charge by th	(1), the Company shall notify the Member of the Content of the Service to be one company's policies and operations, and will not pay any compensation to the	changed and the delivery date in Section 5, and provide a service that may be Member. (4) The Company may temporarily restrict or suspend the entire
ervice or part therein in the event of one of the following reasons, in which case the Company may inform ecessary for ongoing inspections, service upgrades and site maintenance. In the event of a power outagnethod, etc.] (1) the payment method that the member can use for payment is as follows, and a paid service that the payment is as follows, and a paid service thanking 4. Electronic Money 5. Gift certificates or points issued by the company which enter into	ge, failure of all facilities, or a heavy increase in usage, etc., the vice that can be paid for any payment method may be limited. 1	re is a failure to use the standard service 4. If there are other force majeure real. Prepaid cards, debit cards, credit cards, etc. 2. Phone or mobile phone charg	asons such as natural changes or national problems, section 22 [payment ges a total of 3. Various account transfers such as telephone banking and
ircumstances. (6) In the case of a paid product with periodic payment by paying mobile phone microtran.	pany will proceed with consent and procedures in accordance wayment instructions may be added or the service terminated. (5)	rith the laws and regulations relevant to the Member. (3) In the case of Ginny ( In case of payment of a point, which can be used in addition to the payment m	Cash of the payment method in paragraph (1), the person will be charged nethod, the offer period and method may vary depending on the company's
nicrotrans is maintained despite the change of provider, and if a member agrees to the small payment te expiration Date] (1) The Member will pay the debit fee using the payment method specified by the Compa se of GenieCash, the genie bag charged to a member will be automatically destroyed, and if there is add	rms of the mobile phone, etc., the company may check the cellu any when charging Ginny Cash. (2) The Company has no obliga	ular operator's change path and maintain the periodic payment through payme ation to pay monetary interest on the member's Ginny Cash. (3) You will not be	ent of mobile phone microtrans. Section 23 [Ginny Cash Loading and e charged or will use GenieCash only once for 5 years after the last day of
ot permitted to transfer the Giannakesh to another person or transfer it from another person. (5) You car roduct locker is 60 days from you purchase or payment, and products not used under the expiration date inderstand on the initial screen or on the usage screen, depending on the content characteristics. 1. Nan	nnot use a paid service only by charging a Gini Cash, and you no will be automatically converted to a Gini cache. However, for f	nust purchase it as a payment method defined by a Genie Cash or a company ree event products, they will not be converted to GenieCash. Section 24 [Cont	to use a paid service. (6) The validity period of products registered in the tent Publishing, etc.] The Company displays the following items easily to
ayments, refund terms, etc. Section 25 [Special Rules in contract for use by minors] A company takes stepresentative can cancel the contract if he/she does not receive a memorial service after the contract is who received the receipt certificate is entitled to request to change or cancel the request immediately after	teps to ensure that a minor or legal representative under the agastigned. Section 26 [Confirmation of Receipt, Modification and C	e of 19 obtains the consent of a legal representative such as a parent if he/she ancellation of Request for Use] (1) The Company will grant the Member a wel	e wants to use the paid service, or that the minor or his/her legal come certificate if there is a request for use by a member. (2) The member
ne paid service. However, if you have already paid, you will be required to do so in accordance with Sect echnical reasons of the Company, and the service may be suspended for operational purposes during the vailable time for each range individually, or the time available for each service may be defined by compa	e period determined by the Company. In such cases, the Comp	pany may notify the Company in advance if it is in principle or inevitable. (2) Th	ne Company may divide the Service into a specific range and set the
naximum number of days and capacity held by the Service, the maximum disk space allocated to the Se elete or store posts or other content stored on the Service in accordance with paragraph policy (1) witho Company may publish the necessary information in connection with the member's use of the Service on t	out the Company's responsibility. (3) The Company will provide the Service's home page or provide it by mail, e-mail and applications.	the Service in accordance with these Terms and Conditions to the Republic of ation, SMS, MMS, etc. However, if the member does not wish to provide inforr	Korea. Be. Section 29 [Providing Information and Advertisements] (1) The mation, the member is not included in the information provider, and The
Company is not responsible for the shortcomings caused by the failure to provide him or her with the info estriction on the use of the Service even if the Member does not agree to the provision of the Company's Contracting Parties Section 30 [Company Obligations] (1) The Company protects the member's personal	s advertising information in accordance with this paragraph. (3) information and provides a security system to provide a security	The Company shall not be liable for any problems arising from the member's u y environment for a member to use the Service safely. (2) As part of paragrapl	use of a third-party service through advertising. Chapter 4 Obligations of h (1), the Company may create and use statistics about each member's
ersonal information or part without the member's prior consent in connection with the work, for which covill process complaints from members related to the Service as soon as possible, and if it has difficulty proceed to the operation and maintenance of the Service, such as the Information Promotion and Protection and Protection of the Service of th	rocessing them as soon as possible, the Company will publish to on of Information Act, the Communications Secrets Protection A	he reason and processing schedule on the service screen or notify the member ct, and the Communications Business Act. Section 31 [Member Duty] (1) The	er via e-mail, etc. (4) The Company complies with laws and regulations  Member shall not do any of the following: 1. To apply for use and receive
ervices, fill out the required information on the registration form on behalf of a false person or other person et dignity of others 4. Published, exposed, or linked to (linked) obscene sites 5. Acts that violate other rightata that causes destruction and confusion, such as operation or information of facilities related to Service arough the service, advertising for profit, commercial activities through obscene websites, illegal use of c	ghts, such as the company's intellectual property rights and thirde e 8. Transmit information that may interfere with the method or	d parties 6. Information, sentences, forms and voices that violate public order a interfere with the stable operation of the service and publish information again	and public order 7. Registration or proliferation of computer virus infection st the wishes of Recipient 9. Business activity and hacking to sell goods
thers or collect or store personal information about other members 12. Other unlawful or unjust acts (2) interfere with the company's work. (3) In the event of a breach of this article by the Member, the Company or other agencies caused by violation of this Section, and the Member shall be liable for damages to the	the Member will comply with the applicable laws and regulations y may suspend or terminate the Member's account and refuses	s, the provisions of these Terms of Use, the provisions of use, the precautions to use the Entire Service or in part now or in the future. In addition, the Compa	provided in the Service and matters claimed by the Company, and will not any shall not be liable for any legal action, such as restraint by the Member
elivery between the Member) shall be with the person or the person exposed, unless the Member and the copyright Act for a period of time. You can delete published content without the consent of the pugit to be independent and re-commission for materials published or submitted publicly on the Service up	ne Company are attributed otherwise. However, the company haublic or publisher. (2) If the Member terminates the Use Contrac	as post management policies, service oversight or laws such as the Information to the Use Contract terminates for a legal reason, the Member's rights below	n Promotion and Information Protection Act, the Childhood Protection Act g to the Company. (3) The Member is deemed to grant the Company the
btained through the Service, or allowing a third party to use it, and the copyright of goods or public posts Member. (6) Software related to the Service or Service is protected by relevant intellectual property rights ademarks and patents. (7) The Member will not copy, modify, create, reverse engineer, reverse assemble.	s is subject to applicable laws and regulations. (5) The Member and other laws, and the content contained in sponsored advert	agrees to indemnification of the Company and its officials and to prevent harm tisements or information provided to members through this Service or advertise	n in the event of an intellectual property dispute due to the contents of the ers is protected by various intellectual property laws such as copyrights,
The Company may delete, transfer or refuse to register any notice or material consistent with Section 31 will immediately delete any harmful youth communications that violate the Law for the Advancement of Inverson who has violated his legal interests due to information posted on message boards operated by the	paragraph 1 without prior information, and the Company will not formation and Protection of Information on the Network and the	t be liable. In addition, depending on the quantity and nature of the post, you n Protection of Information on the Bulletin Board. However, the exception is the	nay want to limit the use of the service or member status. (2) The Company bulletin board, which can only be used by users over the age of 19. (3) A
mplement detailed instructions for use related to the Post, and the Member shall register or delete any ty vithdrawing, and the Company may delete or separately manage a member's posts if a member terminat and Information Protection Act, etc., the owner may ask the Company to suspend or delete the post in ac	tes the Usage Contract or the Usage Contract ends for a legal recordance with the procedures set forth in the relevant laws and	eason. (6) A member's post includes content that violates relevant laws and re regulations, and the Company will take steps in accordance with applicable la	egulations such as the Information Promotion and Communications Use lws and regulations. Chapter 5 Termination of Contract and Other Section
4 [Termination and Termination of Use of Paid Services] (1) Members who have purchased the Paid Se . If the company includes facts about content that cannot be withdrawn from the offer in View 2. If the cone provision is not limited to the part where the offer is not initiated(2) The member may cancel or termin	impany provides a used product 3. If the company provides met ate the purchase of the paid service within three months or with	thods such as single-b-double or part-time use 4. When the suggestion of cont in 30 days of the content from the date on which the content was provided or	tent is initialization. However, in the case of a contract consisting of content, the date on which it was disclosed. 1. If the content submitted in the usage
ontract is not provided 2. If the content provided is different or different from the view, advertisement, etc Personal Information Management Page, etc., and the Company will process it promptly in accordance with Section (3). Answer. (5) The Member may request recovery from defects in the use of the Service for	rith the procedures set forth in the applicable laws and regulation raconsiderable period of time before issuing a decision statem	ns, etc. (4) The Company will not be delayed after receiving a termination notice ent to cancel or terminate the contract for reasons of Section 22. However, if t	ce or termination of the contract presented by the Member in accordance the Company determines that the defect cannot be cured, the Company
nay immediately notify the member of this and cancel the use contract. (6) The Company may terminate Contract by User] (1) The Company will refund the payment in the same manner as the payment within the when the refund is not possible in the same way. However, in case of payment means requiring storage as the payment within the company to provide the payment method to expend an appeal the payment along the payment within the payment and the payment and the payment within the payment and the payment and the payment within the payment and the payment within the payment and the payment and the payment and the payment within the payment within the payment and the payment within the payment and the payment within the payment with	nree business days from the date the Member has issued the deapproval, refunds will be made within 3 business days from the	ecision to cancel the contract or from the date of reply to the member regarding storage confirmation date. (2) In the refund of the payment available in the even	g the termination of the contract, and will notify the member in advance ent of cancellation of the offer in the previous article, the Company will
nmediately ask the Company to provide the payment method to suspend or cancel the payment claim, ender following methods. 1. Refunds will be made for payment methods such as bank transfers and credit coming the finny Cash who converted the purchased subscription, they may receive a refund. Refunds may be refunded and returned within 10% of the remaining amount after deducting the amount equal to the profit	ards (or debit cards), microtranstanes mobile phone payments, nded by deducting less than 10% of Ginny Cash's remaining ba	KT claims, LG UPlus invoices, general phone payments, and various gift voud lance for reasons such as bank transfers and fees. b. In the event of a refund	chers. A. If a member purchases directly or requests a cash refund for request after any use of the Paid Service, the remaining amount may be
ne Company will be refunded as follows. A. Points, etc. No refunds will be made for paid services, and excompanies, the Member will receive a refund or speed it up before applying for withdrawal, and after the ermination of Section 11 paragraph 2, if the Company cancels or terminates the contract, or if there is an	ach point provider will request a cancellation. b. If you use certa Member retires, the refund request may not be possible due to	in services for a fee paid by points, etc., you will not be canceled. (4) If the rer the deletion of personal information in accordance with the Company's person	mainder of The Gini Cash remains at the time of withdrawal of the nal information processing policy. (5) The Member performs the act of
rocedures established by the Company for the means, and the Company will immediately renew the use Member's contract. Section 36 [Termination, Termination and Use of Contracts by the Company] (1) The ne Company with the intention of connecting in accordance with the messaging method established by the	e of the Service if it is recognized as justification. (6) The Compa Company may cancel, terminate or determine a period of time to	any will not seek penalties or compensation for withdrawing the contract to the to restrict the use of the Service if the Member performs the acts set forth in So	Member, nor will it affect the claim for damages cancelled or become the ection 11, Section 2. (2) The Company will be brokered when presenting
ompany admits that the request is justified, the company will immediately resume use of the service. Sevent of an incorrect payment, the Company will refund the full amount of the wrong payment in the same mount of the charge regardless of contract costs or fees. However, in case of billing for responsible reas	ction 37 [Impact of Termination or Termination of Contracts by to way as the payment of the fee. However, if the refund is not po	he Company] The effect of termination and termination of the Member's Risk lossible in the same way, it will be itched in advance. (2) In the event of a charg	Use Contract applies to Section 35. Section 38 [Mispayment] (1) In the ge in due to the Company's liability, the Company will refund the full
se. (4) The Company will process the overpayment refund process in accordance with content user prot ontent failure and failure, in accordance with the laws and conditions of the Content User Protection Gui olely liable for any damage and loss of data to the Computer System arising from such materials and do	ection guidelines. Section 39 [User Damages due to Content Fadelines and the Telecommunications Business Law. Section 40	ailure] The Company will process matters relating to user damage standards, s [Disclaimer of Liability] (1) Downloading any material through this Service is d	scope, practices and procedures in the event of user damage due to lone at the discretion and risk of the Member, and the Member shall be
Prohibition of Transfer] A Member shall not transfer or give the right to use the Service or any other statuervice that provides for the convenience of the Member, and the Company shall not be liable for damage the Member who violates these Terms will resolont the Company for any damages caused. (3) If the Mem	is under the Contract of Use to Others, and all rights and liabilities in connection with the use of the Service, while the charges raber receives various claims or claims, including claims for dam	es, including copyrights in all forms of public material such as posts, are with trelated to this Service are free of charge. (2) In the event that the Member causages or claims from a third party other than the Member for unlawful acts or vi	the Member. Section 42 [Damage Compensation] (1) This service is a ses damages to the Company for breach of these Terms and Conditions, iolations of these Terms and Conditions, the Member will requisite the
Nember at his own expense and at his own expense, and if the Company is not indemnific, the Member of the roviding paid services, it would be appropriate for the company to re-charge Ginnakesh You can get rewext member. 1. The service cannot be provided due to natural changes or force majeure due to Force Member.	vards. Section 43 [Disclaimer] (1) The Company shall not be liab lajeure 2. If the member neglects to manage his or her ID or pas	ble for damages caused by the Member or by a third party for the appropriate ressword, etc., and neglects the unauthorized use of others 3. 4. When a member	reasons for the Member or third party for the appropriate reasons for the er steals personal information such as a third party ID, password, mobile
hone, account, credit card number, etc., causing damage to third parties 4. If the service is not available ot be liable for the loss of expected profits by the Member through the Service, and will not be liable for any damage caused to the Member in connection with the use of the Service and the last the last through the service and the service is not available.	any other damages caused by the data obtained through the Se Service due to the Wills and Negligence of the Member. (5) The	ervice. (3) The Company is not responsible for the accuracy and accuracy of the Company shall not be obligated to intervene in disputes between the Member	ne information, data and facts published on the Service by the Member. (4) or the Member and a third party through the Service, and there will be no
ability to compensate for the damages caused. Article 44 [Dispute Resolution, etc.] (1) Claims filed betw Court of Appeal, and in the event that there is no address, the exclusive jurisdiction of the District Court g nese Terms and Conditions will apply from December 1, 2020, and the last terms and conditions that car	overning the place of government. (3) It is unclear to the address	ss or settlement of the member at the time of the claim, the competent court wi	<b>U</b>

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