Fairy Tales World Platform Terms of Usage

Introduction and Acceptance of Terms

1.1 Introduction

Welcome to our Fairy Tales World Platform ("Platform"). The Platform is designed to offer discovering and reading of previously written fairy tales by various authors from all around the world. Users can bookmark, leave reactions, comment, add personal ratings, listen to a tale, review related art illustrations, and suggest new tales for potential inclusion on the Platform, subject to manual verification.

These Terms of Usage ("Terms") govern your access and use of the Platform. Please read these Terms carefully before using the Platform. By accessing or using the Platform, you agree to be bound by these Terms.

1.2 Acceptance of Terms

By accessing or using the Platform, you acknowledge that you have read, understood, and agree to be bound by these Terms, including any additional terms, conditions, or policies that apply to specific features or services within the Platform, as may be modified from time to time. If you do not agree to these Terms, you may not access or use the Platform.

1.3 Eligibility

The Platform is open to users of all ages and geographic locations. There are no specific restrictions on who can use the Platform.

1.4 User Accounts and Data Access

The Platform does not require users to create or maintain accounts. All data and content are openly accessible without registration.

1.5 Acceptable and Prohibited Uses

Users are allowed to access, read, listen to, and view the content available on the Platform. Materials that are created by the public community and do not have a concrete author can be reused, as they are considered public domain. If an author has published their tale on the Platform, any re-sharing or usage of that content requires personal clarification with the author. The Platform is not responsible for how these materials are copied, reused, updated, or stolen.

Intellectual Property, User-Generated Content, and Privacy

2.1 Intellectual Property Rights

Users retain ownership of any intellectual property rights they have in the content they upload or create on the Platform, such as copyright or trademark rights. The Platform is committed to respecting the intellectual property rights of others and requires users to do the same.

2.2 User-Generated Content and Licensing

By submitting content to the Platform, users grant the Platform a non-exclusive, royalty-free, worldwide license to use, store, display, reproduce, modify, and distribute the user-generated content for the purpose of operating, promoting, and improving the Platform and developing new services.

2.3 Copyright Infringement and DMCA Policy

The Platform has a process for handling claims of copyright or trademark infringement, such as a Digital Millennium Copyright Act (DMCA) takedown notice procedure. If you believe that your intellectual property rights have been infringed upon, you can write to us to request the removal or disabling of access to the infringing content.

2.4 Third-Party Links, Integrations, or Services

The Platform is not responsible for materials published by users or third-party links, integrations, or services within the Platform. If any material violates your rights, you can contact us with comments and wishes by letter.

2.5 Privacy and Data Protection

Our privacy and data protection policies are described in our Privacy Policy document, which users accept by starting to use the app. We specify the purpose of collecting any necessary information, such as providing services, communicating with users, or improving the Platform.

Payments, Limitation of Liability, Disputes, and Modifications to Terms

3.1 Payments, Refunds, and Cancellations

The Platform does not directly handle payments for any paid services or products. All payment processing is managed by third-party providers, such as Apple or Google payments systems.

3.2 Limitation of Liability and Disclaimers

The Platform disclaims all warranties, whether express or implied, including but not limited to warranties of merchantability, fitness for a particular purpose, and non-infringement. The services or products are provided on an "as is" and "as available" basis, without any guarantees or representations.

3.3 Suspension and Termination of User Access

User access to the Platform may be suspended or terminated under various circumstances, such as violating these Terms, engaging in illegal activities, repeatedly infringing on the intellectual property rights of others, posting offensive or inappropriate content, harassing or threatening other users, using the Platform for fraudulent purposes, or attempting to compromise the security or integrity of the Platform.

3.4 Dispute Resolution

Disputes or claims between users or between users and the Platform are typically handled through a predefined dispute resolution process, which may include requiring users to first attempt to resolve their disputes informally through direct communication. If informal resolution is unsuccessful, the parties may be encouraged to use alternative dispute resolution methods, such as mediation or arbitration, before resorting to litigation.

3.5 Modifications to Terms

Users will be informed of any changes to these Terms through updates to the Platform. By continuing to access or use the Platform after such changes, users agree to be bound by the updated Terms.

3.6 Contact Information

If you have any questions, concerns, or complaints about these Terms, you can contact us by sending an email to our public email address.

By accessing or using the Platform, you acknowledge that you have read, understood, and agree to be bound by these Terms and any additional terms, conditions, or policies that may apply to specific features or services within the Platform.