

TERMS OF USE – Munters applications

使用条款 – 蒙特应用程序

(Last updated: January 25, 2023)
(更新日期: 2023 年 1 月 25 日)

INTRODUCTION

介绍

These Terms of Use (“**Terms**”) apply to your use of a Munters mobile application or web application (“**App**”) and all of the functionalities offered through the use of the App (the “**Services**”) and constitute a binding contract between you, duly acting on behalf of a corporation or other legal entity, and Munters Israel Ltd (“**Munters**”, “**we**”, “**us**”, or “**our**”). The App is solely intended for commercial use, to the exclusion of any private use.

本使用条款（以下简称“**条款**”）适用于您对蒙特移动应用程序或网络应用程序（以下简称“**应用程序**”）及该应用程序使用过程中所提供的所有功能（以下简称“**服务**”）的使用，并构成您（代表贵公司或其它法律实体）与 Munters Israel Ltd（“**蒙特**”或“**我方**”）之间具有约束力的合同。应用程序仅适用于商业用途，不适用于任何私人用途。

Munters grants you the right to use the App and the Services pursuant to these Terms (as amended from time to time) and any other applicable terms included or referenced herein or in the App. You accept these Terms by clicking “Accept Terms of Use” in the App or at the webpage. If you for any reason do not accept parts of these Terms do not proceed by clicking “Accept Terms of Use” and do not attempt to access the App or any of the Services. If the Terms are not accepted, the App and the Services will not be available and Munters will not be able to provide any support to you and you will not be able to see any Controller Data (as defined below) in the App.

蒙特授予您根据本条款（及其不时修订的版本）以及本条款或应用程序中包含或引用的任何其它适用条款使用应用程序及服务的权利。您可通过点击应用程序或网页中的“接受使用条款”选项来接受本条款。如您出于任何原因不接受本条款的任何部分，请不要点击“接受使用条款”选项。如本条款未被接受，应用程序及服务将不可用，且蒙特将无法为您提供任何支持，您将无法在应用程序中查看任何控制器数据（定义见下文）。

We reserve the right to alter the content of these Terms, at any time, without prior notice, by publishing an updated version of these Terms on <https://www.munters.com/en/specific-pages/controllers-app/> or by updating the App to incorporate the new terms of use. By using the App and the Services or by continuing to use the App and the Services after an update to these Terms, you acknowledge your full understanding of and accept the updated Terms.

我方保留随时通过在 <https://www.munters.com/en/specific-pages/controllers-app/> 发布本条款更新版本或更新应用程序以纳入本条款更新版本的方式更改本条款内容的权利，恕不另行通知。若您使用应用程序及服务或在本条款更新后继续使用应用程序及服务，即表示您承认完全理解并接受更新后的条款。

If you wish to terminate the Terms including the access to the App or the Services, you can do so by unclicking the “Accept Terms of Use” checkbox, subject to the termination provisions

provided for herein.

如您希望终止本条款，包括终止对应用程序或服务的使用，您可取消勾选“接受使用条款”的复选框。本条款的终止受本条款项下终止条款的管辖。

If you choose to unclick the “Accept Terms of Use” checkbox, Munters is entitled to, in its sole discretion and without giving any prior notice to you, disconnect the device on which the App is installed from the Services and any other relevant related Munters services.

如您取消勾选“接受使用条款”的复选框，蒙特有权自行决定切断安装应用程序的设备与服务及任何其它相关蒙特服务的连接，且无需事先通知您。

Information regarding the processing of your personal data in connection with your use of the App and the Services is provided in our Privacy Policy, available at

<https://www.munters.com/en/specific-pages/controllers-app/>.

有关处理与您使用应用程序及服务相关的个人数据的信息，请参阅公布于 <https://www.munters.com/en/specific-pages/controllers-app/> 的我方隐私政策。

LICENSE

许可

By accepting these Terms in accordance with the above, we grant you a non-exclusive, non-transferable, non-sublicensable, personal, limited, revocable license to use the App and the Services on the terms and conditions set out in these Terms (“**License**”).

通过根据上述接受本条款，我方授予您非排他、不可转让、不可再许可、个人、有限、可撤销的许可，以根据本条款项下的条款条件使用服务（“**许可**”）。

The License includes the right to download and install the App on devices (mobile phone or tablet) or access the App through the web link, and solely for the purpose of using the App to process your own Controller Data (as defined below) and use the Services.

许可包括在设备（手机或平板电脑）上下载并安装应用程序或通过网络链接访问应用程序的权利，但仅限于使用应用程序处理您自身的控制器数据（定义见下文）及使用服务之目的。

USE OF THE APP AND THE SERVICES

应用程序及服务的使用

The App can be downloaded from Apple, Inc. App Store (<https://www.apple.com/itunes>) or the Google Inc. Play Store (<https://play.google.com/store>). The App can only be accessed after having created a personal account and you agree that you will not share your account with anyone else or anyone outside your organisation.

该应用程序可从苹果 App Store（<https://www.apple.com/itunes>）或谷歌 Play Store（<https://play.google.com/store>）下载。使用该应用程序前，您必须创建个人帐户，并承诺不会与任何其他个人或您公司外部的任何人共享您的帐户。

Parts of the Services are free of charge (“**Free Services**”), while other parts of the Services are paid services (“**Paid Services**”). Munters reserves the right to, in its own discretion, change which type of services that shall be included in the Free Services and/or the Paid Services at any time without any prior notice.

部分服务是免费的（“**免费服务**”），其它部分则是付费服务（“**付费服务**”）。蒙特保留随时按其自由裁量决定更改免费服务及/或付费服务中包含的服务类型的权利，恕不另行通知。

These Terms apply solely to the use of the App and the Services and not to the use of climate and irrigation controllers labelled and/or marketed by Munters Israel Ltd or any of its affiliates (“**Controller(s)**”) connected to the App. For the avoidance of doubt, the use of Controllers is regulated by separate terms.

本条款仅适用于应用程序及服务的使用，不适用于 Munters Israel Ltd 或其任何关联公司所标识及/或销售的气候及灌溉控制器（“**控制器**”）的使用。为避免疑义，控制器的使用另有特定条款规定。

In addition to any other user restrictions as provided for under these Terms and except as expressly permitted under these Terms, you shall not:

除本条款所述的其它使用限制外，且除非本条款明确允许，您不得：

- (a) override any security feature or circumvent any access controls or use limits of the App and the Services;
屏蔽任何安全设置或规避应用程序及服务的任何访问控制或使用限制；
- (b) violate the intellectual property rights or other rights of Munters;
侵犯蒙特的知识产权或其它权利；
- (c) without prejudice to your rights with respect to the Controller Data (as defined below), copy, reproduce, republish, reuse, upload, post, transmit or distribute any content presented in or provided by the App, including without limitation for public or commercial purposes;
在不影响您对控制器数据（定义见下文）的权利的情况下，复制、仿造、重新发布、重复使用、上传、发布、传输或分发应用程序中或通过应用程序提供的任何内容，包括但不限于用于公共或商业目的；
- (d) rent, lease, sub-license, loan, distribute or sell/re-sell or exploit the App (including source code);
出租、租赁、再许可、出借、分发或出售/转售或对应用程序（包括源代码）进行商业利用；
- (e) incorporate the App with any other programs;
将应用程序纳入任何其它程序；
- (f) make alterations to, or modifications of the whole or any part of the App, or disassemble, decompile, reverse-engineer or create derivative works based on the whole or any part of the App; and
对应用程序的全部或任何部分进行更改或修改，或反汇编、反编译、逆向工程或基于应用程序的全部或任何部分创建衍生作品；或
- (g) remove any copyright, trademark or other proprietary rights notices from the App.
从应用程序中删除任何版权、商标或其它所有权声明。

PAYMENT AND SUBSCRIPTION

付款及有效期

The prices set forth in the App are exclusive of any fees or taxes and may be subject to foreign exchange fees or differences in prices based on location (*e.g.* exchange rates). We may freely modify our prices upon reasonable notice. Failure to pay the fees will result in the termination of your Paid Services.

应用程序中规定的价格不包括任何手续费或税费，并在某些地区可能受到换汇费用或汇率差异的影响。我方有权在合理通知的前提下任意更改我方的价格。您若不支付费用，将导致您的付费服务终止。

When you subscribe to our Paid Services, the fees for such services will be charged as a lump sum in advance for a twelve (12) months subscription period. Your subscription will be automatically renewed by the end of the subscription period and it may be cancelled with one (1) months' notice prior to the end of the relevant subscription period. If your payment method ceases to work, your service subscription will automatically be changed to a subscription of the Free Services.

当您订购我方的付费服务时，将一次性收取在十二（12）个月有效期内该服务的费用。您的订购将在有效期结束时自动续订，您可在相关有效期结束前一（1）个月通知取消续订。如您的付款方式失效，您的服务订购将自动更改为免费服务。

CONTROLLER DATA

控制器数据

You grant (or warrant that the owner of the following rights has expressly granted) Munters during the entire intellectual property rights protection period, a perpetual, non-time limited, non-revocable, worldwide, royalty-free, fully paid-up, non-exclusive, sublicensable right to store, display, view, download, modify and alter any data collected by the Controller and imported to the App (“**Controller Data**”) and use it for the purposes of, including without limitation, troubleshooting, support and statistical purposes as well as for Munters' product development activities. Munters shall have the right to share and transfer Controller Data to third parties to the extent required for the purposes of, including without limitation, provision of services (such as part of an independent service offering), troubleshooting, support, analytical and statistical purposes as well as product development activities.

您授予（或保证以下权利的所有者明确授予）蒙特在知识产权受保护期限内永久有效、无时限、不可撤销、全球性、免费、全额缴清、非排他、且可再许可的权利，以存储、显示、查看、下载、修改及变更控制器收集的及应用程序导入的任何数据（“**控制器数据**”），并将其用于包括但不限于故障排除、支持及统计目的以及蒙特的产品开发活动。蒙特有权在必要范围内将控制器数据共享并传输至第三方，包括但不限于为提供服务（例如作为独立服务项的一部分）、故障排除、分析、统计及产品开发活动之目的而进行的数据传输。

If the Controller Data includes personal data, the processing of such data is subject to our [Privacy Policy](#).

如果控制器数据包括个人数据，则此类数据的处理受我方的[隐私政策](#)的约束。

SERVICE AVAILABILITY

服务可用性

Munters reserves the right to, at any time, modify, update and/or upgrade, temporarily or permanently, the App or the Services (or any part thereof).

蒙特保留在任何时候对应用程序或服务（或其任何部分）做临时性或永久性修改、更新及/或升级的权利。

You agree that Munters may suspend your access to the App and the Services if Munters, in its own discretion, reasonably concludes that your use of the App or Services is causing immediate and/or ongoing harm to Munters or others. Consequently, you agree that Munters will not be liable to you or any third parties for any suspension of access to the App or the Services under

such circumstances as described in the foregoing.

您同意，如蒙特按其自由裁量合理断定您对应用程序或服务的使用对蒙特或其他人造成直接及/或持续性的损害，蒙特可暂停您对应用程序及服务的使用。有鉴于此，您同意蒙特对您或任何第三方在上述情况下暂停应用程序或服务使用不承担任何责任。

THIRD PARTIES

第三方

If you have downloaded the App from the Apple, Inc. (together with its affiliates, “**Apple**”) App Store or the Google Inc. (together with its affiliates “**Google**”) Play Store, you acknowledge (i) that you at all times will comply with the separate terms applicable in relation to Apple and Google and (ii) that these Terms are entered into between you and Munters only and Apple or Google is not responsible for the App and the content thereof unless expressly provided for under the terms with Apple or Google. For the avoidance of doubt, Apple or Google has no obligation whatsoever to provide any maintenance and support services with respect to the App or its Services. See the additional terms in the below if you have downloaded the App from Apple App Store.

如您从 Apple, Inc.（与其关联公司一并统称为“**苹果**”）的 App Store 或 Google Inc.（与其关联公司一并统称为“**谷歌**”）的 Play Store 下载了应用程序，则您承认（i）您将始终遵守适用于苹果和谷歌的相关条款，且（ii）除非苹果或谷歌的条款另有明确规定，本条款仅由您与蒙特签订，苹果或谷歌不对应用程序及其内容负责。为避免疑义，苹果或谷歌没有任何义务提供与应用程序或服务有关的任何维护或支持服务。如您已从苹果 App Store 下载应用程序，请参阅以下附加条款。

If you have downloaded the App from Apple App Store or if you are using the App on an iOS device, you acknowledge that you have read, understood, and agree to the following notice regarding Apple. These Terms are entered into between you and Munters only, not with Apple, and Apple is not responsible for the App and the content thereof. Apple has no obligation whatsoever to furnish any maintenance and support services with respect to the App. In the event of any failure of the App to conform to any applicable warranty, then you may notify Apple and Apple will refund any applicable purchase price for the App, if any, to you; and, to the maximum extent permitted by applicable law, Apple has no other warranty obligation whatsoever with respect to the App. Apple is not responsible for addressing any claims by you or any third party relating to the App or your possession and/or use of the App, including: (1) product liability claims; (2) any claim that the App fails to conform to any applicable legal or regulatory requirement; and (3) claims arising under consumer protection or similar legislation. Apple is not responsible for the investigation, defense, settlement, and discharge of any third party claim that the App and/or your possession and use of the App infringe that third party’s intellectual property rights. You agree to comply with any applicable third-party terms, when using the App and Apple and Apple’s subsidiaries, are third party beneficiaries of these Terms, and upon your acceptance of these Terms, Apple will have the right (and will be deemed to have accepted the right) to enforce these Terms against you as a third-party beneficiary of these Terms. You hereby represent and warrant that (1) you are not located in a country that is subject to a U.S. Government embargo, or that has been designated by the U.S. Government as a “terrorist supporting” country; and (2) you are not listed on any U.S. Government list of prohibited or restricted parties.

如您从苹果 App Store 下载了应用程序，或您在 iOS 设备上使用应用程序，则您承认您已阅读、理解并同意以下有关苹果的通知。本条款仅在您与蒙特之间签订，并非与苹果签订，苹果对应用程序及其内容概不负责。苹果无任何义务提供与应用程序相关的任何维护或支持服务。如本应用程序不符合任何适用的质量保证，您可通知苹果，苹果将向您退还应用程序的任何适用购买价格（如有）；在适用法律允许的最大范围内，苹果对应

用程序不承担任何其它质保义务。苹果不负责处理您或任何第三方提出的与应用程序或您对应用程序的持有及/或使用有关的任何索赔，包括：（1）产品责任索赔；（2）任何有关应用程序不符合任何适用法律或监管要求的索赔；及（3）根据消费者权益保护法或类似法律引起的索赔。对于任何第三方关于应用程序及/或您对应用程序的持有及使用侵犯该第三方知识产权的索赔的调查、辩护、和解或解除，苹果概不负责。您同意在使用应用程序时遵守任何适用的第三方条款，且苹果及其子公司为本条款的第三方受益人，并且在您接受本条款后，苹果将有权（并将被视为已接受该权利）作为本条款的第三方受益人对您执行本条款。您特此声明并保证：（1）您不处在受美国政府禁运的国家/地区，或被美国政府指定为“支持恐怖主义”的国家/地区；（2）您未被列入任何美国政府禁止或限制交易方名单。

We do not have any control and assume no responsibility for the content of any third party website or mobile application which may be linked to in the App. Such linked websites and mobile applications, if any, are provided “as-is” for convenience purposes only with no express or implied warranty for the information provided therein. The terms and conditions, terms of use and privacy policies of those third party websites and mobile applications will apply to your use of such third party websites and applications.

我方对应用程序中可能链接到的任何第三方网站或移动应用程序的内容没有任何控制权，也不承担任何责任。该等链接网站及移动应用程序（如有）仅为方便起见、按“现状”提供，蒙特对其中所提供的资料无任何明示或暗示的质量保证。该等第三方网站及移动应用程序的条款条件、使用条款及隐私政策将适用于您对此类第三方网站及应用程序的使用。

INTELLECTUAL PROPERTY RIGHTS

知识产权

All intellectual property rights (to be interpreted as broadly as legally permitted) existing in the App, the Services or the Controller Data shall remain the property of Munters, its affiliates and their respective licensors. Furthermore, any trademarks and logos used in connection with the App and the Services are the trademarks and logos of Munters, its affiliates and their respective licensors. Nothing in these Terms constitutes a transfer, assignment or grant of any ownership rights in any intellectual property rights from Munters or any third party to you.

应用程序、服务或控制器数据中涉及的所有知识产权（在法律允许的最大范围内）应归属于蒙特、其关联公司及其许可方所有。此外，与应用程序及服务相关的任何商标和标识均为蒙特、其关联公司及其许可方的商标和标识。本条款中的任何内容均不构成蒙特或任何第三方对任何知识产权的任何所有权的转让、让与或授予。

Use of information generated by the App or the Services for any unauthorized purpose without the prior written consent of Munters is expressly prohibited.

未经蒙特事先书面同意，明确禁止将应用程序或服务生成的信息用于任何未经授权的目的。

WARRANTY

保证

USE OF THE APP AND THE SERVICES IN THE USER'S OWN OPERATIONS IS AT THE USER'S OWN RISK. THE APP AND THE SERVICES ARE PROVIDED ON AN AS-IS BASIS AND AS-AVAILABLE BASIS. MUNTERS DOES NOT REPRESENT NOR WARRANT THAT THE USER'S USE OF THE APP AND THE SERVICES WILL BE SECURE, TIMELY, UNINTERRUPTED OR ERROR-FREE, OR THAT THE APP AND THE

SERVICES WILL MEET THE USER'S REQUIREMENTS OR THAT ALL ERRORS IN THE APP WILL BE CORRECTED OR THAT THE APP WILL BE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS OR THAT THE APP WILL OPERATE IN COMBINATION WITH OTHER HARDWARE, SOFTWARE, SYSTEMS OR DATA NOT PROVIDED BY MUNTERS OR THAT THE OPERATION OF THE APP AND SERVICES WILL AT ALL TIMES BE SECURE OR THAT MUNTERS WILL AT ALL TIMES BE ABLE TO PREVENT THIRD PARTIES FROM ACCESSING OR DESTROYING CONTROLLER DATA OR THE USER'S CONFIDENTIAL INFORMATION. THE WARRANTY STATED ABOVE IS THE SOLE AND EXCLUSIVE WARRANTY OFFERED BY MUNTERS. THERE ARE NO OTHER WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, THOSE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THE USER ASSUMES ALL RESPONSIBILITY FOR DETERMINING WHETHER THE APP AND THE SERVICES OR THE INFORMATION GENERATED THEREBY IS ACCURATE OR SUFFICIENT FOR THE USER'S PURPOSE.

用户在其业务操作中使用应用程序及服务的风由用户自行承担。服务按“现状”及“现有”基础提供。蒙特不声明也不保证用户对应用程序及服务的使用是安全、及时、不间断或无错误的，或应用程序及服务将满足用户的要求，或应用程序及服务中的所有错误都将得到纠正，或应用程序及服务不含病毒或其它有害组件，或应用程序及服务将与非蒙特提供的其它硬件、软件、系统或数据结合使用，或应用程序及服务运行始终安全，或蒙特始终能防止第三方访问或破坏控制器数据或用户保密信息。上述是蒙特提供的唯一且排他的保证。没有任何其它明示或暗示的质量保证或条件，包括但不限于适销性或特定用途适用性的质量保证或条件。用户承担一切责任自行判断应用程序及服务或由此生成的信息是否准确或满足用户目的。

LIMITATION OF LIABILITY

责任限制

MUNTERS' AGGREGATE LIABILITY ARISING OUT OF OR RELATING TO THESE TERMS HOWSOEVER ARISING, SHALL NOT EXCEED THE TOTAL AMOUNT OF FEES, IF ANY, PAID BY THE USER TO MUNTERS FOR THE USE OF THE APP DURING THE THREE (3) MONTHS PRECEDING THE DATE ON WHICH THE EVENT GIVING RISE TO THE CLAIM OCCURRED OR, IF THE EVENT GIVING RISE TO THE CLAIM OCCURRED BEFORE THE THREE (3) MONTH PERIOD HAS ELAPSED, DURING SUCH SHORTER PERIOD.

蒙特因本条款引起或与之相关的一切责任累计不得超过用户在引起索赔的事件发生之日前三（3）个月（如未满足三（3）个月，则适用该更短的时间）内因使用应用程序而向蒙特支付的费用总额（如有）。

MUNTERS SHALL IN NO EVENT BE LIABLE FOR ANY DAMAGES OR LOSSES, INCLUDING, WITHOUT LIMITATION, ANY LOSS OF BUSINESS, REVENUE, PROFITS, PRODUCTION, GOODWILL, USE, DATA, ANTICIPATED SAVINGS OR OTHER ECONOMIC ADVANTAGE (IRRESPECTIVE OF IF SUCH DAMAGE IS DIRECT OR INDIRECT) AS WELL AS ANY CONSEQUENTIAL, INDIRECT DAMAGES, INCIDENTAL OR PUNITIVE DAMAGES, ARISING OUT OF, BASED UPON OR RESULTING FROM THESE TERMS OR YOUR USE OF THE APP OR THE SERVICES, EVEN IF MUNTERS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THESE LIMITATIONS AND EXCLUSIONS APPLY REGARDLESS OF WHETHER THE DAMAGES ARISE FROM BREACH OF CONTRACT, BREACH OF WARRANTY, NEGLIGENCE OR ANY OTHER CAUSE, PROVIDED THAT SUCH EXCLUSIONS AND LIMITATIONS ARE NOT PROHIBITED BY APPLICABLE MANDATORY LAW.

在任何情况下，蒙特均不对任何损害或损失负责，包括但不限于任何业务、收入、利润、生产、商誉、使用、数据、预期节省或其它经济利益的损失（无论该等损失是直接的还是间接的），以及因本条款或基于您对应用程序的使用或由此引起或导致的任何连带损失、间接损失、附带或惩罚性损失，即使蒙特已被告知该等损失的可能性。在适用的强制性法律不禁止的前提下，无论损失是否因违约、违反质量保证、疏忽或任何其它原因而产生，上述责任限制及排除均适用。

TERMINATION

终止

Munters may terminate the Terms with immediate effect and at any time without prior notice, without incurring any liability whatsoever. Subject to the provisions in the Payment and Subscription section, the user may terminate these Terms at any time and the termination will be effective at the end of the current subscription period, if any. Upon termination, you will not have access to the App or the Services. You acknowledge and agree that Munters shall have no obligation to refund any amounts already paid by you in the event of termination of these Terms.

蒙特有权随时无需事先通知立即终止本条款，且无需承担任何责任。受限于“付款及有效期”条款的规定，用户可随时终止本条款，终止将在当前订购有效期（如有）届满时生效。本条款终止后，您将无法使用应用程序或服务。您承认并同意，如本条款终止，蒙特无义务退还您已支付的任何款项。

MISCELLANEOUS

其它

Munters has the right to engage any of its affiliates or other third parties to perform any part of its obligations under these Terms.

蒙特有权指派其任何关联公司或其他第三方履行其在本条款下的任何义务。

In the event any provision of the Terms is wholly or partly invalid, the validity of the Terms as a whole shall not be affected and the remaining provisions of the Terms shall remain valid. To the extent that such invalidity materially affects a party's benefit from, or performance under, these Terms, it shall be reasonably amended.

如本条款的任何规定全部或部分无效，则本条款整体的有效性不受影响，本条款的其余规定应继续有效。如该等条款的无效对一方从本条款中获得的利益或履行的义务产生重大影响，则应对其进行合理修改。

The user may not, wholly or partly, assign, pledge or otherwise dispose of its rights and/or obligations under these Terms without Munters' prior written consent.

未经蒙特事先书面同意，用户不得全部或部分转让、质押或以其它方式处置其在本条款项下的权利和/或义务。

The Terms apply to use of the App and the Services and do not change or alter any other contract or agreement between you and Munters.

本条款适用于应用程序及服务的使用，不改变或更改您与蒙特之间的任何其它合同或协议。

GOVERNING LAW AND DISPUTE RESOLUTION

适用法律及争议解决

The Terms shall be interpreted and governed by the laws of Israel (without regard to its conflicts of law provisions), and any disputes in relation hereto are subject to the exclusive jurisdiction of the courts in Israel.

本条款应由以色列法律解释并管辖（不包括其法律冲突规定），与本条款有关的任何争议均受以色列法院专属管辖。

CONTACT

联系

If you have any questions or concerns regarding the App or the Services, you may contact us by using the below contact information:

如您对应用程序或服务有任何疑问或疑虑，可通过以下联系信息与我方联系：

Munters Israel Ltd

[+972-3-920-6200] App.support@munters.com