Registration Agreement

Additional terms and conditions for the registration of .cn domains.

The registration of .cn domains globally follows the prescribed set of terms and conditions specified by the Ministry of Industrial and Informational Technology (MIIT) of P.R. China being the authoritative registry. The Registrar ("united-domains AG") and the Registrant ("You") acknowledge and accept that these rules are incorporated into this Registration Agreement as follows:

- 1. In order to apply for and register domain names, the Registrant shall submit an Application Form for Domain Name Registration and relevant identity documents (including in electronic form, e.g. through website ordering process) to the Registrar.
- 2. The Registrant acknowledge that the force of online registration service clauses of domain name registrar is legally binding to both parties, the same as the written articles signed and sealed by the Registrant in person.
- 3. The Registrant promises and guarantees that it has read and completely understood all content of this Article, agrees to pay for all items in accordance with provisions and abide by all obligations required to be carried on by users. The Registrant promises to abide by the relevant management policies and regulations issued by competent authorities and China Internet Network Information Center (CNNIC), including but not limited to: Internet Domain Name Regulations, Implementing Rules of China ccTLD Registration (hereinafter referred to as Implementing Rules), China ccTLD Dispute Resolution Policy (hereinafter referred to as Dispute Resolution Policy), China ccTLD Dispute Resolution Policy Rules (hereinafter referred to as Dispute Resolution Policy Rules), etc. This Agreement, together with Application Form for Domain Name Registration as well as the above policies, shall constitute the complete and sole agreements between the Registrant and domain name registrar. If relevant regulations on domain name registration and dispute resolution measures are changed or modified, the new ones shall be applicable to domain names that have been registered by the Registrant. The Registrant shall not consider unawareness of such alternation for relevant regulations on domain name registration and dispute resolution methods as the reason for its breach of the contract.
- 4. The Registrant guarantees that: registration of such domain name will not infringe rights and interests of any third party; registration of such domain name is not for the purpose of malicious or illegal purposes; utilization of such domain name will not violate any relevant laws and regulations. For the fact that domain name registration hampers or injures rights and interests of others, the applicant shall be liable for full responsibilities. The applicant shall not seek for illegal interests by means of domain names, including but not limited to phishing, fraud, spread of virus, Trojan, obscene and vulgar information, selling firearms and ammunition, online gambling and sending spam, etc.
- 5. In the principle of honest and credit, the Registrant guarantees to indicate the truth, accuracy and completeness of all information filled in the Application Form for Domain Names. If such information is altered in the future, especially for contact information (such as address, telephone, fax or email) of relevant registrant contact, domain name management contact, technical contact and fees payment contact, the Registrant shall inform the domain name registrar to alter the such information accordingly ahead of thirty (30) days after the alternation. During the application for alternation of registration information, the Registrant shall submit application materials for domain name alternation by means of alternation confirmation selected when applying for registration of such domain name. The information shall be altered accordingly upon approval.

- 6. If the Registrant needs to provide application materials regulated by domain name registry for the domain names applied to be registered and fails to provide required eligible registration materials for domain name application in time, it shall be deemed as automatic abandon of the registered domain names and the Registrant is responsible for all consequences.
- 7. The Registrant agrees to deal with transfer codes of domain names in case of a transfer.
- 8. During the period of legal procedures, arbitrary proceedings or domain name resolution procedures and within ten (10) days of judgment publication, the Registrant shall not apply for modification or cancellation of the domain names in dispute, unless the domain name assignee agrees in writing to accept legal judgments, arbitration decisions or awards from dispute resolution institution.
- 9. The Registrar has the right to conduct verification on domain name registration application provided by the Registrant in accordance with Internet Domain Name Regulations and delete the domain names in violation of Internet Domain Name Regulations. The Registrar is not responsible for the influence and consequence caused by such deletion.
- 10. The Registrant shall be liable for all legal responsibilities related with such domain name.
- 11. The Registrant agrees that the domain name registration service organization is entitled to forbid renewal of the domain name if the registration information of the domain name registered by the Registrant is not authentic, accurate or complete.
- 12. The Registrant agrees that if the domain name registered violates Article 4 in this Agreement, domain name registry and registrar shall have the right to suspend domain name resolution service for such domain name and all .cn and .中国 domain names under the name of the Registrant.
- 13. The Registrant promises that if the domain name which has passed verification and exceeded the add grace period is cancelled, such domain name will enter the redemption period that lasts for 15 days. The Registrant and the Registrar shall determine the price through negotiation within the redemption period. If the Registrant fails to redeem such domain name, the domain name will enter into a period of open registration.
- 14. The Registrant acknowledges that domain names registered by the Registrant, all items of information filled by the Registrant in Application Form for Domain Names will be entered by domain name registry or Registrar into database and other publications for inquiry of the public, which works as one of content services provided by domain name registrar or registry to the internet network users. Registry and Registrar shall protect information of the Registrant, the contact person and the undertaker in accordance with applicable laws.
- 15. In addition to other applicable provisions and legal grounds the domain name Registrar has the right to cancel the registered domain name in particular in case of the following situations:
 - (1) The Registrant or agent applies for cancellation of the domain name;
 - (2) The registration information submitted by the Registrant is false, incorrect or incomplete or fails to be updated timely after alteration;
 - (3) The Registrant fails to pay relevant fees in accordance with provisions;

- (4) The domain name shall be cancelled in accordance with decision, judgment or award made by competent authorities, court or domain name dispute resolution institution:
- (5) The domain name violates this Agreement, other relevant laws and regulations.
- 16. The Registrant shall not, without obtaining the approval from competent authorities, provide sub-level domain name registration services to the public.
- 17. Should the Registrant fails to comply with this Agreement, including but not limited to any prescription in Article 3, Article 4 and Article 5 thereof, it shall be deemed as a grave breach of the Agreement, and the domain name Registrar is entitled to suspend the resolution service. The domain name Registrar will send a written notice of default to the Registrant. In case the Registrant fails to provide or cannot provide reasonable evidence proving that the Agreement had not been breached within 15 days since the notice is sent, the domain name Registrar is entitled to cancel the domain name registered by the Registrant. Failure of the domain name registrar to take measures against the default before shall not become the reason for the Registrant to breach the contract.
- 18. After the successful registration of domain names, China Internet Network Information Center (CNNIC) as a domain name registry shall make compensation for damages to the Registrant caused by faults and the amount shall be limited by annual operation fees paid by the Registrant to the domain name registrar in the current year. The domain registry shall not be liable for all and any losses caused by the following items, which includes but not limited to:
 - (1) technical issues;
 - (2) Force Majeure;
 - (3) account utilization or misuse by the unauthorized;
 - (4) reasons of the Registrant, including the cause that the Registrant does not pay the operation management fee in time;
 - (5) the loss or responsibility incurred due to performance of Dispute Resolution Policy. However, the user is entitled to investigate the legal responsibility of the domain name registrar organization according to the stipulations of state laws and regulations due to the reason of unauthorized leak or utilization of the registration information and materials to seek for the illegal interests.
- 19. The Registrant agrees that if there is a domain name dispute due to complaints by a third party, the Registrant shall abide by the terms for Dispute Resolution Policy.
- 20. The Registrant agrees that domain name registry and Registrar collect, use, provide, disclose and manage relevant personal information for the purpose of managing domain name registration, providing domain name registration service and relevant business requirements, or follow the requests by judicial authorities, superior departments and relevant laws and regulations.
- 21. The Registrant promises that the domain name Registrar shall have the right within ten (10) days to make selection and distribution of registered domain names within its management scope, among other registrars accredited by China Internet Network Information Center (CNNIC) after the qualification for accreditation of domain name Registrars is terminated. If such selection and distribution fail to be completed beyond the date, it shall be subject to selection and distribution of domain name Registrars made by China Internet Network Information Center (CNNIC).
- 22. After this Agreement and relevant management policies and provisions concerning this Agreement, including but not limited to Internet Domain Name Regulations, Implementing Rules, Dispute Resolution Policy, as well as Dispute Resolution Policy

Rules, are altered or modified, the Registrant shall continue to observe the new Agreement and new policies and provisions, including but not limited to Internet Domain Name Regulations, Implementing Rule, Dispute Resolution Policy as well as Dispute Resolution Policy Rules. If the Registrant views that the alteration and modification on the above content cannot be accepted, the domain name Registrars shall be notified in time. After the domain name Registrar receives such notice, it shall keep providing domain name service for the domain name Registrant for 30 days till the cancelation of such domain name.

- 23. All items of articles in this Agreement are independent of each other. The invalidity of any article or regulation shall not affect the effect of other articles or regulations.
- 24. The Registrant agrees to abide by this Agreement and relevant management rules and regulations, including but not limited to Internet Domain Name Regulations, Implementing Rules, Dispute Resolution Policy and Dispute Resolution Policy Rules at the time of it completing and submitting the Application Form for Domain Name Registration.

The Registry policies governing .cn domain names, which are hereby incorporated and made an integral part of this Agreement, are available at: https://www.cnnic.com.cn/IS/CNym/cnzcfg/

25. These Additional terms and conditions for the registration of .cn domains shall be applicable to the laws of the People's Republic of China.

January 2021