

User’ s Agreement of APP

Before reading and deciding to accept User’ s Agreement of APP (hereinafter referred to as “this Agreement”), you (“user”) are kindly reminded by Shenzhen Deep Sea Innovation Technology Co., Ltd. (hereinafter referred to as “the Company” or “we”) to read through and pay special attention to the contents that are in bold and underlined in this Agreement. Users below 14 shall read through this Agreement under the company of legal guardian and decide if accepting the provisions contained herein. You can use the functions and services of APP if you have read through and accepted all the contents stipulated herein. If you have any doubt concerning this Agreement or disagree on it, either in part or in whole, or need to send us feedbacks (including suggestions, complaints, reports, etc.) while using the product, please feel free to contact us via:

E-mail: support@depstech.com

1. Confirmation and Acceptance of Service Terms

The ownership of all the contents and services in the APP belongs to the Company. User shall read through the term before accepting the services. User is seen as having agreed on all service terms once starting to use the services.

2. User’ s Content

User undertakes to use the APP by complying with the following provisions:

- Transmit data as per relevant Chinese regulations;
- Use information services in a legal and moral manner;
- Do not interfere with or disturb network services;
- Abide by all network agreements, regulations, procedures and conventions of the services used. User’ s code of conduct is subject to Internet regulations, policies, procedures and conventions.

3. Modification of Service Terms

The APP may, where necessary, modify relevant terms which will be published on page. If disagreeing on the modified contents, user could cancel his/her member qualification at discretion. Otherwise, you are seen as agreeing on the changes.

4. Refusal to Guarantee

The user has been fully informed that he/she will bear the risks arising out of the using our services at discretion. The APP does not guarantee by any means that the service will satisfy the user’ s requirements entirely or the service will not be interrupted totally or that the service is timely, safe and free of any error. User also understands and agrees the reliability and availability of information data obtained by the service are based on the judgment of user who shall bear all the risks and liabilities.

5. Limited Liabilities

The APP does not hold any liability for any direct, indirect, occasional and secondary damages caused by using the services, including but not limited to the improper use of the services or transmitted information that fails to meet the provisions.

6. Storage and Restriction of User’ s Information

The APP does not hold liable for any failure to delete or store the information that user releases. We have reserved the rights to judge if user’ s behaviors conform to the requirements and spirit of the service terms. The Company is entitled to suspend providing services for any user in violation of the service terms.

7. Termination of Services

The APP may, at all times, suspend one or several services without a prior notice to any individual or third party. In case of having an objection to the suggestions on any service term or the modified terms, or being dissatisfied with the services, user may exercise the rights set forth below:

- Stop using our services any longer;
- Notify us of stopping providing services.

8. Ownership of Information Contents

The Company’ s information generally covers text, software, sound, photo, video, diagram, etc., all of which are protected by the laws concerning copyright, trademark, label and property ownership. User can use these contents after authorization and shall not duplicate or recreate these contents or create any derivative related to the contents at will.

9. Privacy Protection

[Privacy Policies](#)

10. Applicable Laws

The terms above are governed by the laws of the People’ s Republic of China (China). All disputes arising therefrom shall be resolved by the people’ s court at the Company’ s site. In case of any discrepancy between the service terms and the laws of China, all these terms must be reinterpreted as per laws totally while the rest shall still remain in force.