

User Services Agreement Of Santai Technologies Inc.

1. The Agreement content and the suitable objects

This service agreement's both sides are the owner of the site Santai Technologies Inc. (hereinafter referred to as "santaitech.com", "Santai", "Santai Technologies" or "Santai Technologies e-portal") -Santai Technologies Inc. and the registered user of the Santai Technologies e-portal (hereinafter referred to as "you", "your", "registered user" or "User"). This service agreement on the terms and conditions apply to registered users who use various tools and services of Santai Technologies Inc.. When you confirm the service agreement, this service agreement will produce legally binding between you or your company and Santai Technologies Inc..

(1) Whether you actually read the service agreement before registration or not, as long as you following the Santai Technologies Inc. platform registration process to register as a user, your behavior still said you or your company agreed to and signed the service agreement;

(2) This agreement does not apply for the legal relationship and legal disputes between you or your company and other users of Santai Technologies e-portal for online transactions;

So please be sure to read the full content service agreement. If you have any doubt, you can consult Santai Technologies Inc. customer service center.

This service agreement covers the body of this agreement and all kinds of rules that already published or have possibility to issue by the public in the future. All public rules for agreement is an integral part of the agreement, have the same legal effect as the body part.

Santai Technologies Inc. has the right to formulate, modify this agreement or all kinds of rules from time to time according to need. If any changes in this agreement, Santai Technologies Inc. will publish on the website to inform the registered users. If registered users do not agree with related changes, they must stop using this "service". The revised agreement once published online, it will automatically take effect immediately. All kinds of rules will take effect after release, and also become a part of this agreement. Login or continue using this "service" means registered users accept the revised agreement and rules. Except otherwise expressly disclaims, any new content spread out the area of "service" or website enhancements shall be bound by this agreement.

2. Definition of Santai Technologies Inc. Registered users

Registered users refers to the user following Santai Technologies Inc. register rules to register as a user, and want to use Santai Technologies e-portal service(including the structure of compound data center, search engines and trading platform). (Information about the specific registration procedure, please check the "help").

3. The rights, obligations and responsibilities of Santai Technologies Inc. registered users

(1) Based on the importance of the the web service provided by Santai Technologies Inc., the registered users shall agree:

(a) Provide detailed and accurate personal data.

(b) Update registration information constantly and meet the requirements of Santai Technologies Inc..

Santai Technologies Inc. does not open the users' name, phone number, address, email and other personal information, in addition to the following:

(a) Registered users authorize Santai Technologies Inc. to disclose this information.

(b) The corresponding law and procedures require Santai Technologies Inc. to provide registered users' personal information.

If the registered user provided information contains false or inaccurate message, Santai Technologies Inc. will retain the right to terminate the services for this user.

(2) Registered users may not use Santai Technologies e-portal to buy or sell the products that Chinese law prohibits or limits their sales. At the same time registered users should abide by the provisions of the Santai Technologies e-portal, and may not sell the products Santai Technologies Inc. think inappropriate to sale in our website. Registered users provide any information (including but not limited to data, text, software, music, photos, pictures, videos or other material)to Santai Technologies Inc. or other users shall ensure that the information provided does not infringe any third party's intellectual property rights or other legitimate rights and interests, will not violate any laws, regulations, rules or regulations and take full responsibility for it. If Santai Technologies Inc. found registered users provide information or the information displayed on the Santai Technologies Inc. which may make Santai Technologies Inc. assume any legal or moral obligation and criterion, Santai Technologies Inc. can decide to take whatever action is necessary or appropriate to the information (including but not limited to delete the information). Taken together, registered users on Santai Technologies Inc. shall not release the following illegal information

(a) Against the basic principles defined by the constitution;

(b) Endanger state security, leaking state secrets, subversion of state power, undermine national unity;

(c) Damage to the nation's honor and interests;

(d) Incite ethnic hatred, ethnic discrimination and undermining national unity;

(e) Destroy the country's religious policy, promote cults and feudal superstition;

(f) Spread rumors, disturbing social order and undermine social stability;

(g) Spreading obscenity, pornography, gambling, violence, murder, terrorism or abetting crime;

(h) Insult or slander others, infringes upon the lawful rights and interests of others;

(i) Containing other contents that are prohibited by laws and administrative regulations.

(3) Registered users will receive a user name and password after registered in Santai Technologies Inc. , at the same time also means that this agreement is effective immediately. Registered users have the duty to ensure the safety of the login user name and password, you can change your password at any time according to the instructions. You agree to: (a) if anyone unauthorized uses your user name or password, or any other condition occurred in violation of the provisions of confidentiality, you shall notify Santai Technologies Inc. immediately; (b) make sure that you leave the site in the right step at the end of every access to the Internet time. You agree to use the user name and password to take full responsibility for all activities and Santai Technologies Inc. will not undertake any responsibility.

(4) Registered users should be in accordance with the provisions of the service agreement and rules released by Santai Technologies Inc. . Registered users have the right to release product information on Santai Technologies Inc. , modify and update the product information and company information, trade online, attend Santai Technologies Inc. related activities and use some other services Santai Technologies Inc. can provide.

(5) Registered users shall guarantee that in the process of using Santai Technologies e-portal for trading, must abide by the principle of good faith, not to act unfair competition in the trading process, does not disturb the normal order of online trading, and not engaged in the behavior has nothing to do with online trading. Registered users shall not maliciously evaluate

other registered users on transaction platform, or take unfair means to improve their credibility or reduce other registered users' credibility.

4. The rights, responsibilities and obligations for Santai Technologies Inc.

(1) Santai Technologies Inc. only provide product display and information sharing on the platform for registered users, it is not a transaction between both sides of the parties (both the purchaser and the supplier). Santai Technologies Inc. supervises strictly by the means of evaluate the credit of registered users, and will assess the results to public, and remind users to choose carefully through their cautious based on the buyers or suppliers' credit conditions.

(2) In the Santai Technologies Inc. platform, misconduct, illegal acts, or any other actions which Santai Technologies Inc. think to terminate the service, Santai Technologies Inc. have the right to delete information, frozen account, terminate service at any time, without the permission of the registered users. Such actions include:

(a) Including but not limited to, avoiding costs on purpose;

(b) Santai Technologies Inc. has the reason to believe that there are fraud and malicious or false content;

(c) Santai Technologies Inc. has the reason to believe that there is nothing to do with online trading or not for the purpose of trading;

(d) Santai Technologies Inc. has the reason to believe that there is malicious bid or other attempts to disrupt the normal trading order factors;

(e) Santai Technologies Inc. has the reason to believe that this information is in violation of public interests or Santai Technologies Inc. and could seriously damage the legitimate interests of the other registered users.

(3) Santai Technologies Inc. shall have the rights to do the consulting and assessment for all datas and informations that registered users have on Santai Technologies Inc. and trading behavior on Santai Technologies Inc. . If there are any questions or doubt about the information provided or trading behavior, Santai Technologies Inc. has the right to ask registered users and request correction notice or directly delete the information.

(4) Santai Technologies Inc. enjoys corresponding rights to this platform and the software used by platform and information protected by intellectual property rights or any other legal laws. Information and content transit through Santai Technologies e-portal have the copyright

law, trademark law, patent law, or other legal protection. Without the written permission of Santai Technologies Inc. , registered users shall not use information and data in Santai Technologies Inc. platform for commercial, including but not limited to, use any information on Santai Technologies e-portal by reproduction and transmission.

(5) Santai Technologies Inc. will maintain the normal operation of the whole platform based on the existing technology, and promote or improve the technology to make it more convenient and safer for the users. But for a short period of time of the network interruption caused by data maintenance updates, Santai Technologies Inc. does not undertake any responsibility. When the registered users encounter problems and reflect the situation while having the services provided by Santai Technologies Inc. , Santai Technologies Inc. will reply in a timely manner.

(6) Santai Technologies Inc. have no responsibility to the failure of deletion or storage of the publish information by the users. Santai Technologies Inc. has the reserves right to decide whether registered users' behavior meet the requirements of the Santai Technologies Inc. service terms and conditions. If the registered user has violated the terms of service, Santai Technologies Inc. has the rights to interrupt or stop providing network services.

(7) Registered users take risks of the use of web services. Santai Technologies Inc. does not make any type of guarantee, whether it is explicit or implicit, Santai Technologies Inc. does not guarantee service which will be able to meet the requirements of registered users, also does not guarantee service which will not be interrupted, timeliness of service, security and error are also not guaranteed. Santai Technologies Inc. is only responsible for products and data directly provided by Santai Technologies Inc. . Any product registered users gets on Santai Technologies Inc. shopping service from other registered suppliers or transaction process is not guaranteed.

(8)As a network platform, Santai Technologies Inc. will follow the following principles:

After the complete of a deal, Santai Technologies Inc. is not responsible for transport and storage, the products will be transferred to the hands of registered users (buyers) directly from the hands of registered users (suppliers) through a third party (logistics provider) supply chain services; Commodity itself has never been held by Santai Technologies Inc. or within the scope of Santai Technologies Inc. control;

(9) In the process of Santai Technologies Inc. online trading, registered users can request Santai Technologies Inc. to mediate and deal with the dispute between buyers and suppliers. Santai Technologies Inc. has rights (but not obligation) to mediate and process the dispute. Santai Technologies Inc. shall have the right to sent an E-mail to both sides to know the situation, and will notify each party through the email about the situation. Santai Technologies Inc. does

not have enforcement power in the law to adjust and deal with the result of the dispute , nor affect any legal rights of registered users. Santai Technologies Inc. shall make their own judgment according to the understanding of the dispute, but does not assume any legal liability to adjusting and processing result, also should not undertake any obligation of compensation for handling disputes.

5. Using of Santai Technologies e-portal

When using Santai Technologies e-portal, you may not:

- (1) Post the content or items on inappropriate categories or website or service in inappropriate place.
- (2) Unable to enter into a binding contract, except that persons under the age of 18 or website temporarily or indefinitely frozen;
- (3) Not ship others your products, unless the buyer does not comply with the terms and conditions, or you can not verify the delivery address buyer requested;
- (4) Manipulate any products price, or interfere with other registered users of the products shelves;
- (5) Attempt to damage the security system on the website in any manner or function;
- (6) Post false misleading and slanderous content (including personal information);
- (7) Take any action that would destroy the credit system
- (8) Transfer your own Santai Technologies Inc. accounts (including credit rating) to others without our consent;
- (9) Distribute or post spam, chain letters or pyramid sales;
- (10) Spread the virus, or distribute any technology which possibly can harm Santai Technologies Inc. or other registered users' interests or property;
- (11) Copy, modify, or distribute content, copyright and trademark of Santai Technologies Inc. ;
- (12) Search or collect registered users' informationin, such as email address, without the consent of the other users.

6. Termination of agreement

(1) You agree that Santai Technologies Inc. shall have the full right to terminate some or all of the Santai Technologies Inc. platform services for any reason without prior notice of suspension, temporarily freeze or permanently freeze your account on the Santai Technologies Inc. platform, and Santai Technologies Inc. does not need to take any responsibility to you or any third party for this.

(2) In any following condition, Santai Technologies Inc. shall have the right to terminate this agreement in the form of cancellation of account directly, and Santai Technologies Inc. is entitled to permanently freeze your account on the Santai Technologies Inc. platform.

(a) After Santai Technologies Inc. terminate the services provided to you, you are suspected directly or indirectly to register again in the name of others;

(b) The email address you provide do not exist or is unable to receive emails, and there is no other way to communicate with you, or Santai Technologies Inc. inform you to change E-mail address information in other contact way, but you don't change to valid email address within 10 working days after the notice by Santai Technologies Inc. .

(c) The main content of the user information you provide is untrue or inaccurate or timeliness or incomplete;

(d) When this agreement (including the rules) changes, you express and notify Santai Technologies Inc. that you do not want to accept the new service agreement;

(e) Other situation Santai Technologies Inc. deems the termination of service.

(3) Your account terminated or privileged on the Santai Technologies Inc. platform have been permanently frozen(canceled), Santai Technologies Inc. has no obligation for you to retain or disclose any information in your account for you, also have no obligation for you or any third party to forward you the unread or unsent message.

(4) You agree that after the termination of service relations with Santai Technologies Inc. , Santai Technologies Inc. still enjoy the following rights:

(a) Continue to save your user information and all transactions records during the time you use Santai Technologies Inc. platform service;

(b) you have illegal behavior that in violation of this agreement and rules during the time of using Santai Technologies Inc. platform services, Santai Technologies Inc. can still claim to you according to this agreement.

(5) After Santai Technologies Inc. suspend or terminate the Santai Technologies Inc. platform service, you should deal with the trading behavior in accordance with the following principles. You should handle it independently and be fully liable for the following processing of any dispute, loss or increased charge, and shall ensure that Santai Technologies Inc. from any loss caused by this:

(a) Before suspending or terminating the service, you have posted item on Santai Technologies Inc. platform and haven't performed the deal, Santai Technologies Inc. shall have the right to suspend or terminate the service at the same time and remove the relevant information of the item;

(b) Before suspending or terminating the service, you also have business dealing with other members, but the deal has not been performed, Santai Technologies Inc. has the right to delete the transactions and the relevant information of the trading item;

(c) Before suspending or terminating the service, you have business dealing with other members and has been partially performed, Santai Technologies Inc. can not delete the deal, but Santai Technologies Inc. shall have the right to suspend or terminate the service at the same time and inform your partner the related circumstances of the transaction.

7. Legal applicability and dispute resolution

(1) This service agreement signed, validity, interpretation and implementation as well as solution of disputes under this agreement shall be applicable to the laws of the People's Republic of China.

(2) The dispute caused by or in connection with this agreement shall be amicably settled through negotiation. If the parties fail to resolve the dispute by such negotiation, the parties agree to submit any such dispute to the exclusive jurisdiction of the courts where Santai Technologies Inc. locates .

In this particular statement, Santai Technologies Inc. does not undertake any legal responsibility for the following matters:

(1) In this particular statement, Santai Technologies Inc. shall not have any direct, indirect, legal guarantee, agreed promise for your use of this web site or with any content, services related to the website.

(2) No matter under any reason, to you or anyone else using the information on this website or the information links on this website, or the information in any other links connected to this website that caused the loss or damage (including direct, indirect, special or consequential loss or damage), liability shall be borne by the users themselves

(3) Pay attention to keep your account and password, do not misuse. Anyone using your account on Santai Technologies Inc. platform result in any direct, indirect, related consequences, responsibility shall be borne by the owner of this account, Santai Technologies Inc. should cooperate with the investigations for corresponding responsibility in accordance with the law.

8. Disclaimer

Registered users clearly understand the following examples, and clearly agreed to accept any losses (including but not limited to profits, goodwill, use, data loss or other intangible loss of damages) caused by the services provided by Santai Technologies Inc. , Santai Technologies Inc. does not take any responsibility (including but not limited to any direct, indirect, incidental, derivative, or punitive damages).

(1) Santai Technologies Inc. does not undertake any responsibility for registered users having any offline exchange risk.

(2) Santai Technologies Inc. shall have the right but not obligation, to improve or change any part of the original services.

(3) The informations registered users downloading or obtaining via Santai Technologies Inc. service, the risk is burden on their own; user's computer system damage or data loss caused by this reason, users should take full responsibility;

(4) When users browse the websites, users should use their own judgment to use Santai Technologies Inc. website links. This link may lead the user to enter the website which is considered offensive or inappropriate, Santai Technologies Inc. is under no obligation to check the links listed on the website's content, therefore, no responsibility for the validity, legality and legitimacy.

9. Other agreements

(1) The previous agreements are inconsistent with this agreement will be subject to this agreement.

(2) Clause headings in this agreement is just for convenient reference only and does not define in any manner to explain or describe the scope of the provision or limit.

10. How to contact us

To ask any questions regarding this Policy, to exercise any of your rights, or to submit a complaint regarding the processing of personal data by us, please contact us by email at service@santaitech.com.