



## User agreement

### User agreement

Tebi Holdings Co., Ltd. is a company incorporated in the United States in accordance with the relevant laws of the United States. The company operates a website <http://www.Tebiglobal.com> (hereinafter referred to as "this website" or "website") is a blockchain industry Service ("Service" or "Service") platform. In order to protect your rights and interests, please read and fully understand the entire contents of this agreement before registering or using this website.

#### I. General

1.1 The "User Agreement" (hereinafter referred to as the "Agreement") consists of the body text, the "Privacy Terms", and various rules statements, and instructions that have been or may be published on this website.

1.2 Before using the services provided by this website, you should read this agreement carefully. If you do not understand or otherwise please consult a professional lawyer. If you do not agree with this agreement and / or modify it at any time, please immediately stop using services provided by this website or no longer log in to this website. Once you log in to this website, use any service on this website, or other similar behavior, it means that you understand and fully agree with the contents of this agreement, including any modifications to this website to this agreement at any time.

1.3 You can become a user of this website (hereinafter referred to as "user") by filling in the relevant information in accordance with the requirements of this website and successfully registering through other relevant procedures. Clicking the "Agree" button during the registration process indicates that you have signed electronically to reach an agreement with the company; or when you click any button marked "Agree" or similar meaning during the use of this website or actually use the services provided by this website in other ways permitted by this website, you are completely understand, agree and accept all the terms of this agreement. For the purposes of this agreement, the absence of your handwritten signature will have no effect on your legal binding force.

1.4 After you become a user of this website, you will get a user account and corresponding password, which is the responsibility of the user. The user should be legally responsible for all activities and events performed with your account.

1.5 Only users who become this website can use the blockchain industry services provided by this website; non-registered users can only view the content of the website.

1.6 By registering and using any services and functions provided by this website, you will be deemed to have read, understood and:

1.6.1 is bound by all terms and conditions of this agreement;

1.6.2 You confirm that you have reached the age of 18 or have the legal age to enter into a contract according to different applicable laws; your registration, posting of information, etc. on this website and your acceptance of the services of this website shall be consistent with your Relevant laws and regulations of a sovereign country or region with jurisdiction, and have sufficient ability to accept these provisions;

1.6.3 You confirm that the information provided during registration is true and accurate;

1.6.4 You agree that you assume full responsibility and any gains or losses for your own trading or non-trading activities.

1.6.5 You confirm that the information provided during registration is true and accurate.

1.6.6 You agree to abide by any relevant laws;

1.6.7 You agree not to engage in or participate in any act or activity that damages this website at any time, whether or not it is related services provided by this website.

1.6.8 This agreement only restricts the rights and obligations between you and Tebi, and does not involve legal relationships and legal between users of this website and other websites and you.

#### Amendment of Agreement

2.1 Tebi reserves the right to amend this agreement from time to time, make announcements on the website, and no longer notify you separately. Once the changed agreement is published on the website, it will automatically take effect immediately. You should browse attention to the update time and content of this agreement from time to time. If you do not agree with the relevant changes, you should immediately stop using this website service. By continuing to use this website service, you accept and agree to be bound by the revised agreement. .

#### Registration

##### 3.1 Qualifications for registration

You acknowledge and promise that when you complete the registration process or actually use the services provided by this website in ways permitted by this website, you should have the ability to sign this agreement and use the services of this website as required by a laws. Natural person, legal person or other organization. Once you click the agree to register button, it means that you or your authorized agent have agreed to the content of the agreement, and their agents will register and use the services of this website. If you do not have the mentioned subject qualifications, you and your authorized agent shall bear all the consequences caused by it, and the company reserves the right to cancel or permanently freeze your account and hold you and your authorized agent responsible .

##### 3.2 Purpose of registration

You confirm and promise that your registration on this website is not for illegal or improper purposes such as violating laws and regulations disrupting the order of services on this website.

### 3.3 Registration process

3.3.1 You agree to provide a valid email address, mobile phone number, and other information according to the requirements of the user registration page of this website. You can use the email address, mobile phone number, or other methods permitted by this website to this website. All originally entered information will be cited as registration information. You are responsible for the authenticity, completeness and accuracy of such information, and bear any direct or indirect losses and adverse consequences arising therefrom;

3.3.2 If the laws, regulations, rules, orders, etc. of your sovereign country or region have real-name requirements for mobile phone numbers, you agree to provide registered mobile phone numbers that are registered with real names. If you do not provide in accordance with regulations, you will be brought Any direct or indirect losses and adverse consequences shall be borne by you;

3.3.3 If you legally, completely and effectively provide the information required for registration and have been verified, you have the right to obtain the account number and password of this website. When you obtain the account number and password of this website, you are considered to have successfully registered, and you can log in to the website as a user;

3.3.4 You agree to receive emails and / or short messages related to the management and operation of this website.

### Fourth, service

4.1 This website focuses on providing an online platform for users who are willing to enter the blockchain industry or are engaged in the blockchain industry and users who wish to cooperate with Tebi to conduct convenient business cooperation with Tebi. This website provides network platform services for your blockchain industry service activities through this website.

### 4.2 Service Content

4.2.1 You have the right to view Tebi's business introduction, platform introduction and other information on this website, and to submit demand applications through this website;

4.2.2 You have the right to view the information under your member account on this website, and have the right to apply the functions provided by this website for operation;

4.2.3 You have the right to participate in website activities organized by this website in accordance with the rules of activities published on the website;

4.2.4 This website promises to provide you with other services.

4.3 You undertake to abide by the following service rules of this website:

4.3.1 You should abide by the laws, regulations, rules, and policy requirements to ensure the legality of the application. You must not engage in illegal or other activities that harm the rights of this website or third parties, such as sending or receiving any information that is illegal, infringes on the rights of others, sends or receives MLM materials or other harmful information or statements, uses or forges the email information of this website without authorization from this website;

4.3.2 You shall abide by laws and regulations and properly use and keep the security of this website account and login password, the mobile phone number bound to you when registering, and the mobile phone verification code received by the mobile phone. You are fully responsible for any operation and consequence of using this website account and login password, mobile phone verification code. When you find that your website account, login password, or verification code is used by an unauthorized third party, or there are other account security issues, you should immediately notify this website and ask this website to suspend the service of this website account. This website has the right to take action on your requests within a reasonable time, but this website does not take any responsibility for the consequences (including but not limited to any loss of you) before the action is taken. You must not give away, borrow, rent, transfer or otherwise dispose of your account information to others without the consent of this website;

4.3.3 You agree to be responsible for all activities that occur under your account and password on this website (including but not limited to information disclosure, posting information, online click consent or submission of various types of rules and agreements, online renewal agreements or purchase of services, etc.);

4.3.4 When you apply for services on this website, you must not maliciously interfere with the normal execution of the service process, disrupt the transaction order; you must not interfere with the normal operation of this website or interfere with the use of this website by other users by any technical means or other means; Maliciously discredit the goodwill of this website;

4.3.5 If you have disputes with other users due to online transactions, you and other users will resolve and bear their own responsibility

4.3.6 In the process of using the services provided by this website, your taxable taxes, as well as all hardware, software, services and other expenses shall be solely judged and borne by you;

4.3.7 You shall abide by this agreement and other terms of service and operating rules published and updated from time to time by this website and have the right to terminate the use of the services provided by this website at any time.

#### 4.4 Product Rules

4.4.1 You promise that in the process of applying for services on this website and submitting demand services through this website, you shall abide by the following transaction rules:

4.4.1.1 Browse service information: When you browse the service information on this website, you should carefully read all the content contained in the transaction information, including but not limited to the service description and platform introduction. You can click a content contained in the service information before you click Button to apply.

4.4.1.2 Entrusted authorization: If you need, you can authorize this website to contact you for corresponding qualification research, service matching, etc. according to the procedures and methods set up on this website.

4.4.1.3 Information inquiry: You should inquire and confirm your information on this website in the way set by this website.

4.4.1.4 Using Products or Accepting Services: For the products and services provided by this website or other users on this website, you are bound by this agreement and the legal documents such as the agreements you have separately signed for the products or services.

## V. Rights and obligations of this website

5.1 If you do not have the registration qualifications stipulated in this agreement, this website has the right to refuse you to register. For those who have already registered, this website has the right to cancel your user account. This website reserves the right to hold you or your authorized agent to investigate Right of responsibility. At the same time, this website reserves the right to decide whether to accept your registration in any other case.

5.2 When this website finds that the account user is not the initial registrant of the account, it has the right to unconditionally suspend or terminate the use of the account.

5.3 When the website reasonably suspects that the information you provided is wrong, inaccurate, invalid or incomplete through relevant means, it has the right to notify you to correct, update the information or suspend or terminate the services provided to you on this website.

5.4 This website reserves the right to correct any information displayed on this website if there is a clear error.

5.5 This website reserves the right to modify, suspend or terminate the services of this website at any time. The exercise of this website's right to modify or suspend services does not need to inform you in advance; if this website terminates one or more services of this website, it shall terminate from this website on the website Effective on the date of the termination notice.

5.6 This website has the right to delete all kinds of content information that does not comply with laws and regulations or the requirements of this website at any time. The exercise of these rights by this website does not need to notify you in advance.

5.7 This website protects your information security through measures such as strengthening technical investment and improving security precautions, and independently informs you in advance when a foreseeable security risk occurs in your account.

5.8 This website has the right to request you to provide more information or information according to the requirements of laws, regulations, orders and other regulations in your sovereign country or region, and take reasonable measures to meet the requirements of local regulations. You have the obligation to cooperate; this website has the right to suspend or permanently stop opening some or all services to you in accordance with the laws, regulations, rules, orders and other regulatory requirements of your sovereign country or region.

#### Limitation of liability and exemption

6.1 This website does not bear any legal responsibility in any of the following situations:

6.1.1 This website provides your personal information in accordance with the provisions of laws and regulations or other normative legal documents or the requirements of regulatory agencies; any third party uses your personal information in accordance with the conditions in the relevant legal documents signed with you, Disputes arising therefrom;

6.1.2 Any leakage of personal information due to your informing others of trading passwords such as accounts and passwords or sharing registered accounts with others, or leakage of personal information caused by reasons other than this website; and caused by the foregoing disclosure of personal information Loss of your property;

6.1.3 You or you and any third party engage in false transactions, fraud, money laundering or other illegal acts through this website;

6.1.4 Economic losses caused by your own reasons;

6.1.5 This website temporarily suspends the provision of all or part of its products or services due to computer virus intrusion, hacking, government control;

6.1.6 any consequences caused by force majeure;

6.1.7 The exemptions listed in relevant legal documents such as the rules of this website or the terms and statements of the agreement

6.2 Tebi does not make any guarantees and commitments on any information, products and services of any third-party websites linked to this website, and any other content that is not the main body of Tebi. If you use any services, information and Products, etc. are your personal judgment of the risks, decisions and assume all responsibilities arising therefrom.

6.3 Tebi does not make any express or implied warranty for your use of the services on this website, including but not limited to the services provided by this website, no errors or omissions, continuity, accuracy, reliability, and suitability for a specific purpose. At the time, Tebi does not make any promises and guarantees about the validity, accuracy, correctness, reliability, quality, stability, completeness, timeliness of the technology and information involved in the services provided by this website. Whether to log in or use the services on this website is your personal decision and you bear your own risks and possible losses.

6.4 Tebi's guarantees and commitments set out in this agreement are the sole guarantees and representations of Tebi regarding this agreement and the services provided by this website, and supersede any other guarantees and commitments, whether written or oral. Explicit or implied warranties and statements represent their own commitments and guarantees, and do not guarantee any third party's compliance with the guarantees and commitments in this agreement.

6.5 Tebi does not waive any right not to be mentioned in this Agreement to limit, waive or offset Tebi's liability for damages to the maximum extent applicable by law.

6.6 After you register, you acknowledge that Tebi has performed any operation in accordance with the rules set out in this agreement, and risks arising from it shall be borne by you.

#### Modification and termination of the agreement

7.1 This website has the right to cancel your account on this website in accordance with this agreement. This agreement will terminate on the date of account cancellation.

7.2 This website has the right to terminate all services of this website in accordance with this agreement, and this agreement will terminate on the date of termination of all services of this website.

7.3 After the termination of this agreement, you have no right to require this website to continue to provide you with any services or perform any other obligations, including but not limited to requiring this website to retain or disclose to you any information in your original account, to you or to The three parties forward any information that has not been read or sent.

7.4 The termination of this agreement does not affect the compliance party's request for other liabilities.

#### Eight, intellectual property

8.1 All rights (including copyright, trademark rights) of all products, technologies, software, programs, data and other information (including text, icons, pictures, photos, audio, video, graphics, color combinations, layout, etc.) involved in this website, Patent rights, trade secrets and other related rights), unless otherwise specified, are owned by Tebi or its affiliates and protected by relevant laws and regulations such as intellectual property rights. Any unauthorized use is illegal. Will bear corresponding legal responsibilities according to law.

8.2 This website respects intellectual property rights and opposes and combats infringements on intellectual property rights. If you, as a holder, believe that the content of this website infringes on your legal rights and interests, you can submit it to this website in writing,

provide valid identification, ownership certificate, Specific links and detailed infringement certifications, this website will be processed in a manner in accordance with the corresponding laws and regulations and the rules of this website after receiving your qualified notice.

#### Nine, information release

9.1 If you post information through this website, you can only do it in a legal and compliant manner for legitimate purposes and comply with the following terms:

9.1.1 All information published on this website shall not violate the relevant laws and regulations of the national and local government and Internet network information security, etc.;

9.1.2 Explain all information released to users, and independently assume all legal liabilities arising therefrom;

9.1.3 This website has the right to modify, delete or suspend / terminate the provision of services to you or do other appropriate processing of all information that you post that is illegal or does not comply with the rules of this website.

9.2 For other users publishing information on this site and launching products or providing services, the user and you clearly stipulate their respective rights and obligations in relevant agreements or legal documents, and the user shall independently assume legal liabilities therefrom.

#### X. Contact information of this website

10.1 If you have questions about this agreement, you are welcome to contact this website in writing. The only valid official email address designated by this website is: Tebiglobl@outlook.com

User c  
2020-08-0