

User Agreement on China Legal Entity Identifier System

(2017.01.23)

Thank you for reading the User Agreement on China Legal Entity Identifier System (hereinafter referred to as the "Agreement"). The terms and conditions herein are applicable to all the tools and services (hereinafter referred to as "Service") provided by the China Legal Entity Identifier System (hereinafter referred to as the "System", domain name: www.leichina.org) to the User.

This Agreement is an agreement between the User and China Financial Computerization Corporation (hereinafter referred to as the CFCC).

1. General Provisions

1.1. User Confirmation: Before using the Service, the User should have fully read, understood and accepted all the contents of the Agreement, and should have understood the consequences and effects of the Service. Once the User chooses "accept" and completes the registration process, or uses the System, it means the User is fully aware of and accepts all the contents of the Agreement.

1.2. User Acceptance: The CFCC is entitled to make modifications to the terms of the Agreement and relevant rules, and shall notify the User of the modified terms via notices on the website, emails and other means. The User is considered to have accepted the modified terms if he/she does not object explicitly within a reasonable period after receiving the notice. If the User continues to use the Service after the modifications publicly announced, it means the User has fully read, understood, and accepted the modified terms of the Agreement and will make use of the Service in accordance with the modified terms; If the User does not agree with the modified terms of the Agreement, the User shall stop using the Service immediately.

2. User Account

2.1 Registration

2.1.1 Eligibility of Registrants

To be eligible for the Service, the User shall be a natural person, a legal person, a group or other organizations recognized by law and shall be with full capacity for civil conduct. Otherwise, the User and the guardian of the User shall bear all the legal consequences. The CFCC reserves the right to cancel (or permanently freeze) the account of the User and to require the User to bear legal liability.

2.1.2. Registration and the User's Account

The User shall be bound by the Agreement in any of the following circumstances: (i) after he/she has provided information, read and accepted the terms of this Agreement by following the tips on the registration page and has completed the registration process;(ii) after he/she has provided information, read and accepted the terms of this Agreement by following the tips on the activation page and has completed the activation process;(iii) when he/she is using the Service through other means explicitly authorized by CFCC. The User may access the System through the User's account and the password verified by the User at registration.

2.1.3. Information

2.1.3.1. The User shall provide personal information as prompted during the registration and activation process, and update the same afterward to keep it true, valid, complete and accurate. If the CFCC has reasonable grounds to suspect that any personal data or other information provided by the User is untrue, inaccurate, outdated or incomplete, the CFCC reserves the right to inquire and ask the User to make corrections, and to terminate all current or future use of the Service (or any portion of it). The User shall take any adverse consequences resulting from it.

2.1.3.2. The User shall accurately fill out and promptly update his/her contact information, such as his/her email address, phone number, post address and post code, so that CFCC can keep in touch with the User. If CFCC cannot reach the User through

the above contact information, the User shall be liable for any loss or additional cost in using the Service provided by CFCC. The User acknowledges and agrees that he/she should keep the contact information valid and revise the same as required by CFCC if necessary.

2.2 User Account Security

2.2.1. The User shall be fully responsible for the confidentiality of his/her user name and password, and be liable for all activities that occur under them. The User agrees to: (a) immediately notify CFCC of any unauthorized use of the user name and password or of any other breach of security known to the User so as to protect his/her legal rights and interests; and (b) ensure that the User exits from the account before logging off the Internet in accordance with the correct steps. The CFCC cannot and will not be liable for any loss or damage or other adverse consequences suffered by the User if the User fails to comply with this section. The User acknowledges that it takes reasonable time for CFCC to act on the request from the User. The CFCC is not liable for any consequences (including but not limited to any loss of the User) occurred before it takes action.

2.3 Termination

2.3.1. The User acknowledges and agrees that if the User engages in fraudulent behavior, infringes upon the legal rights and interests of other people or otherwise violates the rules of the System seriously, the CFCC is entitled to cancel the account. In such case, the User can no longer log in to the System and all the services provided by the System will be terminated and CFCC reserves the right to take action against the abovementioned illegal activities of the User.

3. Rules for Using the System

To effectively protect the legitimate rights and interests of the User when using the Service, the User shall understand and agree to the following rules:

3.1 The CFCC may inform the User of the development of the Service and guide the

User as to the next step of operation via an email (or a phone call). However, the CFCC cannot guarantee that the User will receive the email at all or in time and the CFCC will not be liable for any loss arising from this. Therefore, while using the Service, the User should log into the System, check the progress and operate accordingly in time. The CFCC shall not be liable to the User for any disputes or losses incurred if the User fails to check the progress, revise his/her service status, or submit relevant applications in time.

3.2. Service Charges

There is no charge for User registration on the System.

4. Rights and Obligations of the User

4.1 The User is entitled to receive the technical support, consulting and other services provided by CFCC.

4.2 The User undertakes not to undermine or disrupt the system by using technical or other means.

4.3 The User shall respect the intellectual property rights and other legitimate rights of CFCC and a third party, and promise that when violation of the above rights happens, the User shall make the best efforts to protect the CFCC from such effect or loss; the CFCC reserves the right to terminate the Service and refuse to refund any money when a User violates the legitimate rights and interests of CFCC.

4.4 The User shall be responsible for any consequence arising from the User's deed of providing wrong contact information or from the lack of stability and security of the email used to receive system message, including but not limited to any effect or loss caused by the failure to timely receive relevant notice of the system.

5. Rights and Obligations of CFCC

5.1. CFCC should provide corresponding Services as selected by the User.

5.2. The CFCC promises to maintain the confidentiality of the User's information, not to disclose the User information to a third party, and not to authorize a third party to

use the information, unless one of the following conditions happens:

5.2.1. Disclosure in accordance with the term of this Agreement or other Service agreements between the User and CFCC, contract, online terms and other regulations;

5.2.2. Disclosure with the consent of the User;

5.2.3. The CFCC provides information to a third party for the purpose of providing Service and information to the User, including in the circumstances where CFCC provides Service and information to the User via the technology and Service of a third party;

5.2.4. Disclosure in accordance with laws and regulations.

5.3. CFCC reserves the right to terminate Service when the User violates national and local laws and regulations or the Agreement.

6. Privacy and Protection of Other Personal Data

By agreeing to the terms of this Agreement or using the Service, the User agrees that CFCC can use and disclose personal data in accordance with the following terms:

6.1 Login Name & Password

When registering for the Service, the System will request the User to set up a user name and a password for the purpose of verifying the identity of the User. The User can only use his/her account through his/her user name and password. If the User lets out his/her password, he/she may lose his/her personal identification information and incur legal consequences adverse to him/her. While there is potential or real hazard to his/her account or password for whatever reasons, the User agrees to notify CFCC immediately. CFCC shall not be liable for any loss occurred before it takes action.

6.2 User Information

During the registration or activation process, the User should provide to CFCC his/her real name, gender, phone number, email address, type of ID, ID number, company name, company address, etc. The User understands and agrees that CFCC will notify

the User of relevant Service via the email address offered by the User.

6.3 Login Record

CFCC will record and save relevant information used by the User for logging in to the System and for using the Service so as to guarantee the security and to improve the quality of the Service provided continuously. CFCC undertakes not to provide abovementioned information to a third party (unless otherwise agreed by the User and CFCC or otherwise prescribed by laws and regulations).

6.4 Security

CFCC will protect the information in its possession from being lost, misused and modified with security measures provided by current technology. These measures include backing up data to other servers and encrypting the passwords of the User.

7. System Interruption or Failure

7.1 The CFCC cannot guarantee that the System or its Service can be used at any time, especially during the maintenance period of the System. The CFCC has the right to suspend access to the System temporarily in order to do data backup and Service maintenance.

7.2 In case the System ceases normal operation due to the force majeure to the effect that the User can not use the Service, the CFCC shall bear no liability.

8. Entire Agreement

8.1 The terms of Service are composed of this Agreement and those publicly rules released by the System. Relevant nouns can be quoted as references to each other. If any different understanding occurs, the terms of Service shall prevail.

8.2 If the User understands and agrees to the terms of this Agreement, it is deemed that the User understands and agrees to all the contents thereof. Once the User starts using the Service, the User and CFCC will be bound by all the contents hereof.

8.3 If part of the term of this Agreement is judged as illegal by the court of competent

jurisdiction, the validity of other part hereof shall not be affected.

9. Protection of Intellectual Property Rights

Except for the products or Services provided by a third party, the intellectual property rights (including but not limited to trademark right, patent right, copyright, and business secrets) of all the contents of the System (including but not limited to copies, pictures, files, information, materials, structures, and page designs) are solely owned by CFCC.

Without prior written consent of CFCC, no person shall be allowed to use, modify, duplicate, publicly disseminate, change, distribute, or publish the system program or content. Users are obliged to respect intellectual property right, which if violated, the User and the legal entity that he/she represents shall be liable for damages.

10. Applicable law and jurisdiction

The validity, interpretation, modification, implementation and dispute resolution hereof are all subject to relevant laws of People's Republic of China.

If any dispute arises from the terms of the Agreement, the parties shall resolve the dispute in the spirit of friendly negotiation. When the negotiation fails, a lawsuit shall be filed with the People's Court at the place of CFCC in accordance with regulations of People's Republic of China.

11. Language

This Agreement is written in Chinese and translated into English. In the event of any discrepancy between the two versions, the Chinese version shall prevail.