WGC2025 Website User Service Agreement

The agreement is between the user (you) and the WGC2025 website platform (hereinafter referred to as the Platform) for the WGC2025 website (www.wgc2025.com, hereinafter referred to as the Website). Please read the agreement carefully. When you click on the *I have read and agree to the terms of the 'Service Agreement'* button on the registration interface, it shall be deemed that you have read the contents of the service agreement in detail and fully agree with all the terms in the agreement.

1. General Rules

1.1 You confirm that you have fully read, understood and accepted all the contents of the Terms of Service before using this service. Once you choose 'Agree' and complete the registration process or use this service, it means that you agree to abide by all the terms of service.

1.2 You agree that the platform reserves the right to unilaterally change the terms of this service agreement and the corresponding service rules at any time, and has the right to announce such changes through methods such as message notification and webpage announcements, without the need to notify you separately. If you continue to use this service after the announcement of the changes in the terms of service, it means that you have fully read, understood and accepted the revised contents of the agreement, and will also use this service in accordance with the revised contents. If you do not agree to the revised terms of service, you should immediately stop using this service.

2. Account Number

2.1 Registration

2.1.1 Qualifications of registrants

(1) You confirm that you should be a natural person, legal entity or other organization with full civil rights and full civil conduct capacity.

(2) If you are a minor or a person with limited capacity for civil conduct, you do not have the above-mentioned subject qualification. You and your guardian should bear all consequences resulting from your improper registration behavior. The platform reserves the right to cancel or permanently freeze your account and claim compensation from both you and your guardian.

2.1.2 Registration, account and real-name authentication

(1) When registering, using and managing the account, you should ensure the authenticity of the identity information filled in when registering the account. Please use the genuine, accurate, legal and valid related identification materials and necessary information (including your name, email address, contact number and address, etc.) when registering and managing the account.

(2) In addition to self-registering for an account on WGC2025 website through Conference Service, you may log in to use the Conference Services platform and related services through the user account of a third-party software or platform account registered under your real name, unless the third-party software or platform has restrictions or prohibitions in this regard. The current platform can provide three login modes: WeChat, SMS and account. When you log in with the above-mentioned existing account, you should ensure that the corresponding account has been registered with real name, and the relevant provisions in this agreement are also applicable.

(3) In accordance with the provisions of national laws and regulations, to use certain features of the Conference Service platform and related services, you need to fill in your real identity information. Please complete real-name authentication according to relevant laws and regulations, and ensure update the aforementioned information promptly. If the materials or information you submit are inaccurate, untrue, non-standard or illegal, or the company has reason to suspect that it is wrong, untrue or illegal, the

company has the right to refuse to provide you with relevant services, and you may not be able to use the Conference Service platform and related services or some functions may be restricted during the use.

(4) At present, the platform only allows one WGC2025 account corresponding to a unique legal entity. Unless determined by existing laws or effective legal documents, or in line with the conditions published by the platform, you may not transfer, donate or let others inherit your platform account in any way. At the same time, when transferring, donating or inheriting the qualified platform account, the platform has the right to ask you, and/or the donee, or your successor to provide qualified documents and materials and handle them according to the operating procedures required by the platform.

(5) Under normal circumstances, your platform account is the only identification basis for all your activities on this website.

2.1.3 Information

(1) When completing the registration process, you should accurately provide and update your information according to the requirements of laws and regulations and the prompts on the corresponding pages, ensure that it is truthful, timely, complete and accurate. If there are reasonable grounds to suspect that the information provided by you is wrong, untrue, outdated or incomplete, the platform has the right to send you a notice of inquiry and/or request for correction, and has the right to directly delete the corresponding information until it stops providing you with some or all services. The platform is not responsible for this, and you will bear any direct or indirect losses and adverse consequences arising therefrom.

(2) You should accurately fill in and update the contact information provided by you, such as email address, telephone (or mobile phone number), contact address, postal code, etc., so that the platform or other third-party platforms can effectively contact you. If we cannot reach you through these contact methods, leading to any losses or additional fees incurred during your use of the platform services, you should bear all the responsibility on your own. You understand and agree that you have the obligation to keep the contact information provided by you remain valid. If there are any changes that need to be updated, you should operate according to the requirements of the platform.

2.2 Account security

2.2.1 You shall be responsible for keeping your platform account and password confidential, and be responsible for all your activities under this login name and password (including but not limited to information disclosure, information release, online click to agree or submit various rules and agreements, online renewal of agreements or purchase of services, etc.). You agree:

(a) If anyone is found to use your platform account and password without authorization, or in any other situation that violates the confidentiality provisions, you will immediately notify the platform and authorize the platform to synchronize the information to the platform-related service system.

(b) Make sure that you leave the website with correct steps at the end of each online session. The platform cannot and will not be responsible for any loss or damage caused by your failure to comply with this clause. You understand that it takes a reasonable time for the platform to take action on your request, and the platform is not responsible for the consequences (including but not limited to any losses) that have occurred before taking action.

2.2.2 You understand and agree that the platform has the right to know the real background and purpose of using this website's products and services. The platform also has the right to request you to provide truthful, comprehensive, and accurate information. If the platform has reasonable grounds to suspect that the information you provided is not genuine, you engage in fraudulent transactions, or your actions violate the platform rules, the platform has the right to temporarily or permanently restrict part or all of the functions of the services under your account.

2.2.3 You understand and agree that the platform has the right to temporarily stop or restrict some or all functions under your account for the sake of operation and transaction security with prompt and reasonable notice to you.

2.2.4 You understand and agree that the platform has the right to inquire, freeze, or deduct your personal information, funds, transactions, and account on this website in accordance with the requirements of national judicial, administrative, military, security, and other agencies (including but not limited to public security agencies, prosecution agencies, courts, customs, tax authorities, security departments, etc.) and inform you of the taken measures.

2.3 Account cancellation

2.3.1 The platform reserves the right to suspend or terminate part or all of the services provided to you, or even cancel your platform account, in cases where you violate national or local laws and regulations or breach the terms of this service agreement.

2.3.2 cancellation of user name

You understand and agree that if you haven't logged in to this website with your user's name, email address, mobile phone or other methods approved by this website for 12 consecutive months, the platform has the right to cancel your user's name, and you will not be able to log in to the platform website again.

3. The Website Service Usage Guidelines

In order to effectively protect your legitimate rights and interests in using this service, you understand and agree to accept the following rules:

3.1 Instructions you send to the platform through the following means (including but not limited to) are deemed to be instructions from you personally and cannot be retracted or revoked. You shall bear the responsibility for any results arising from executing the aforementioned instructions by the platform.

3.1.1 All operations through your platform account and password;

3.1.2 All information sent to the platform through the mobile phone number bound to your account;

3.1.3 Information sent to the platform by tangible or intangible bodies such as other hardware, terminals, software, encoding, codes and other account names bound to your account;

3.1.4 Other ways agreed upon between you and the platform or recognized by the platform.

3.2 In the process of using this service, the contents of the terms of service, the tips on transaction operation appearing on the page or the information (SMS or telephone, etc.) sent to your mobile phone

by the platform are the relevant rules for your use of this service, and your use of this service means that you agree to accept the relevant rules of this service. You understand and agree that the platform has the right to unilaterally modify the relevant rules of the service without your consent. The service rules shall be subject to the page prompts (or text messages or phone calls sent to the mobile phone, etc.) when you use the service. Your consent and compliance with the service rules are the premise for you to use this service.

3.3 The platform may inform you of the service progress and prompt you for the next operation by SMS or email, but the platform does not guarantee that you can receive the SMS or email in time and will not bear any responsibility. Therefore, during the service, you should log on to this website in time to check and conduct trading operations. The platform bears no responsibility for any disputes or losses resulting from your failure to promptly check and modify or confirm the service status or failure to submit relevant applications. 3.4 You fully acknowledge and authorize the platform to verify your identity and qualifications with third parties and obtain relevant information about your use of this service.

3.5 Before you start using a product or service of the platform, you may need to sign a separate service agreement with the platform

for the service. You can only use the service after accepting all the contents of the service agreement; If you don't agree to part or all of this service agreement, please don't follow up.

3.6 When you use the corresponding products and services of the platform, the platform will sign specific service agreements with you (including but not limited to the terms of service and service level agreements for various products). If there is a conflict between the specific product's service agreement and this agreement, the specific service agreement shall prevail. For matters not specified in the specific agreement, this agreement shall prevail.

3.7 Complaints and handling

3.7.1 In the process of using the platform services, it is possible that the platform has taken measures including but not limited to stopping all or part of the services, restricting all or part of the functions of the services, freezing all or part of the funds in the account, etc. due to one of the circumstances listed in Article 5.3 of the Terms of Service occurred, and the platform will notify you to make a complaint according to the corresponding procedures by mail, site message, SMS or telephone.

3.7.2 If you apply to the platform for lifting the above restrictions or freezing or restoring services through the appeal procedure, you should truthfully provide your identity certificate and relevant materials, as well as other information or documents required by the platform for verification. You should fully understand that the platform is not obliged to allow your appeal, and the platform has the right to decide whether to accept your appeal request based on its own judgment.

3.7.3 You understand and agree that if you refuse to truthfully provide identification proof and relevant information, or fail to pass the platform's verification, the platform has the right to freeze such accounts for an extended period and restrict part or all of the functions of such products or services for a long duration.

3.8 With regard to third parties

3.8.1 If you obtain and use any products or services from a third party through this service, you may also be subject to the relevant terms and conditions of such third parties. The platform will not inquire or assume any responsibility for this, and the terms of this service do not affect your legal relationship with that third party

4. Your Rights and Obligations

4.1 You have the right to enjoy the internet technology and information services provided by the platform, and have the right to receive technical support, consultation and other services from the platform when accepting the services provided by the platform.

4.2 You promise not to use the platform service to engage in activities that endanger the national interests, collective interests and legitimate interests of citizens, not to endanger the safety of the platform service itself, or to use technology or other means to destroy or disrupt the websites of other users of the platform, and not to make, copy or publish illegal information containing the following contents:

(1) Opposing the basic principles established by the Constitution.

(2) Endangering national security, revealing state secrets,

subverting state power and undermining national unity.

(3) Damaging the honor and interests of the state.

(4) Distorting, vilifying, desecrating or denying the deeds and spirit of heroic martyrs, and infringing upon the names, portraits, reputations and honors of heroic martyrs by insulting, slandering or other means.

(5) Propagandizing terrorism or extremism or inciting the implementation of terrorist or extremist activities.

(6) Inciting national hatred and discrimination and undermining national unity.

(7) Sabotaging the state's religious policy and propagating cults and feudal superstitions.

(8) Spreading rumors and disturbing economic and social order.

(9) Spreading obscenity, pornography, gambling, violence, murder, terror or abetting crimes.

(10) Insulting or slandering others and infringing upon their reputation, privacy and other legitimate rights and interests.

(11) Other contents prohibited by laws and administrative regulations.

4.3 In accordance with relevant national laws, regulations and rules, you also agree to strictly abide by the following obligations:

(1) Data and information transmitted from Chinese mainland to overseas must comply with relevant laws and regulations of China.

(2) You must not use this website to engage in illegal and criminal activities such as money laundering, theft of trade secrets, or theft of personal information,

(3) You must not interfere with the normal operation of this website or intrude into this website and the national computer information system.

(4) You must not transmit or publish any illegal, harassing, slanderous, abusive, threatening, harmful, vulgar and uncivilized information.

(5) You must not instigate others to engage in illegal acts or acts prohibited by the policy and the rules of the platform.

(6) You must not use the account registered on this website for

profit-making business activities.

(7) You must not publish any content that infringes other people's personal information, copyright, trademark rights and other intellectual property rights or legal rights.

4.4 You shall be legally responsible for your comments and actions on the internet. If you disseminate and spread reactionary, pornographic, or other information on this website that violates national laws and regulations, the system records of this website may be used as evidence of your legal violations.

4.5 You should respect the intellectual property rights and other legal rights of the platform and other third parties, and ensure that the platform, its shareholders, employees, partners, etc. will be protected as much as possible from being affected or lost due to such illegal events; The platform reserves the right to terminate the services provided to you without refunding any amount and notify you if you infringe upon the legitimate rights and interests of the platform.

4.6 You should bear responsibility for all consequences arising from providing the platform with incorrect contact information, discontinuation of your phone number, or using an email address with poor security and stability to receive emails from the platform. This includes, but is not limited to, consequences and losses due to your inability to timely receive relevant notifications from the platform.

4.7 You guarantee that:

4.7.1. When using the platform's products or services, you will adhere to national and local laws, industry practices, and public morals. You will prevent and resist the creation, reproduction, and publication of inappropriate content, including but not limited to: content with exaggerated titles that significantly deviate from the actual content; sensationalizing scandals, rumors, or misdeeds; inappropriately commenting on natural disasters, major accidents, other catastrophes; content with sexual innuendos or or provocations that may lead to sexual thoughts; displaying gruesome, horrifying, or cruel content that may distress individuals; promoting discrimination against groups of people or regional discrimination; advocating vulgar, banal, or pandering content; content that may induce minors to imitate unsafe behaviors, violate social morals, or develop harmful habits; and any other content that negatively impacts the online ecosystem.

4.7.2. When using platform services, you shall abide by the terms of service signed by you and the platform, including but not limited to:(1) You should not engage in any behavior that undermines or attempts to undermine network security.

(2) You may not use the platform's services to transmit any information across borders that has not undergone network review, registration, or that relies on technical means for illegal cross-border transmission.

4.7.3. You and your related parties are not the objects of restrictions, sanctions or other legal restrictions imposed by any country, international organization or region.

If you breach the aforementioned guarantees, the platform has the right to take measures according to the relevant service terms, such as deleting information, suspending service, or terminating service. Moreover, the platform has the authority to restrict some or all functions of your account, such as participation in conferences, exhibitions, and business promotions. Any suspected illegal activities will be reported to the relevant judicial and regulatory authorities. If your actions cause any loss to the platform, you shall compensate for it.

4.8 If a service you use contains downloadable platform software, the platform will only grant you a non-exclusive, non-transferable and non-commercial operational personal use license. Unless otherwise expressly stated on the platform or agreed with you, you shall not copy, modify, publish, sell or rent any part of the service or the software contained therein, nor reverse engineer or attempt to extract the source code of the software.

4.9 If the business information system you deployed on the platform reaches or must comply with national level protection ratings or requirements specified by the industry or supervisory authorities, you should legally meet the corresponding security level requirements, obtain the necessary security certification or approval, and independently bear and be responsible for the security inspections of the relevant departments.

5. Rights and Obligations of the Platform

5.1 The platform should provide you with qualified network technology and information services based on the services you have chosen and the payments you have made.

5.2 The platform promises to keep your information confidential, not to disclose your information to third parties, and not to authorize third parties to use your information unless:

5.2.1 It can be provided according to the terms of service or other service agreements, contracts and online terms between you and the platform.

5.2.2 It shall be provided according to the provisions of laws and regulations.

5.2.3 The administrative, judicial and other authorities require the

platform to provide.

5.2.4 You agree that the platform can provide it to third parties.

5.2.5 For the resolution of reported incidents and lawsuits.

5.2.6 What must be submitted by the platform to take necessary and reasonable actions to prevent serious illegal acts or suspected criminal acts.

5.2.7 The platform provides products, services and information to third parties, including the situation that the platform provides products, services and information to you through the technology and services of third parties.

5.3 The platform has the right to freeze part or all of the account functions and account funds under your name under any of the following circumstances:

5.3.1 Provisions of national laws, regulations, policies and legal documents.

5.3.2 The freezing is requested by the authorized government agency.

5.3.3 Your use of platform services is suspected of violating national laws, regulations and administrative regulations.

5.3.4 When the platform considers that there are anomalies in the operations of your account or in the inflow and outflow of funds based on unilateral reasonable judgment.

5.3.5 Incorrect remittance of funds to your account by others may lead to unjust enrichment.

5.3.6 You are complained by others, and the other party has provided some evidence.

5.3.7 Other circumstances that the platform thinks may generate risks according to its own reasonable judgment.

After the platform freezes the funds in your account in accordance with the above provisions, you will be notified to appeal according to the corresponding procedures by mail, on-site letter, SMS or telephone. If you fail to apply within the specified time, or your complaint fails to pass the platform review, you confirm that the platform has the right to freeze the fund for an extended time, or return the relevant frozen funds to the recharge source account (including but not limited to bank account and payment account, etc.).

5.4 Under the premise of not affecting your use of the platform, the platform may transfer part or all of the contracted services to the affiliated enterprises or partners of the platform. In order to make this clause effective, both parties agree to sign all reasonably necessary documents and take reasonably necessary measures.

6. Protection of Privacy and Other Personal Information

Once you agree to the terms of this service or use this service, you agree that the platform will use and disclose your personal information in accordance with the following terms.

6.1 Login user name and password

When you register an account, the platform will ask you to set the user's name and password of the platform account to identify your identity, and set your mobile phone or email address as account related information to confirm your identity if you lose your password. You can only use this account through the password you set. If you reveal the password, you may lose your personally identifiable information and may lead to adverse legal consequences. When the account and password are potentially or actually endangered for any reason, you should contact the platform immediately, and the platform will not be responsible for it until the platform takes action.

6.2 Bank account information

If the service provided by the platform requires you to provide your bank account information, the platform will strictly fulfill the relevant confidentiality agreement after you provide the corresponding information.

6.3 Login record

In order to ensure the safety of your use of this service and continuously improve the quality of service, the platform will record and save the information related to your login and use of this service, but the platform promises not to provide such information to any third party (unless otherwise agreed by both parties or otherwise stipulated by laws and regulations and affiliated companies of the platform).

6.4 Advertising

The platform will make comprehensive statistics on the identity data of platform users, and use or disclose them for the needs of sales and rewards.

6.5 External links

This website contains links to other websites, but the platform is not responsible for the privacy protection measures of other websites. The platform may add websites of business partners or shared brands whenever necessary.

6.6 Safety

The platform only provides corresponding security measures according to the existing technology to ensure that the information held by the platform is not lost, abused or altered. These security measures include backing up data to other servers and encrypting user passwords. Despite these security measures, the platform does not guarantee the absolute security of this information.

6.7 User information

6.7.1. When you completing account registration or account activation, you should provide your real name, address, nationality, telephone number and e-mail address to the platform, and you can also choose to fill in relevant additional information (including but not limited to the province and city where your company is located, time zone, postal code and your position). You further understand and agree that when you agree to the Service Agreement or submit your personal information to the platform, you will transfer your data from your country to Chinese mainland, and such transfer is a necessary step to fulfill the user service agreement concluded between you and the platform and/or to provide you with the services you requested.

6.7.2. In order to provide you with better services, the platform may automatically collect and store your software information, hardware information, information voluntarily uploaded to the platform server from your computer, mobile phone and other smart devices and browsers. The above information includes but is not limited to your platform account, operating system information, your IP address, Cookie information, the usage of location services such as GPS, the pages you visit.

6.8 You further agree that the platform:

6.8.1. Send customized information or new product/service

information to you by email or telephone (including voice telephone, fax or information, if you indicate that we can contact you in this way). 6.8.2. Use your personal information for the purpose of providing you with enhanced or analyzed statistical functions(if you agree to this function separately).

7. System Interruption or Failure

The platform will not be liable for damages when the system may not work normally due to the following conditions, including but not limited to:

7.1 Caused by system maintenance after the platform notifies the user in advance, including cutover, maintenance, upgrade and simulated fault drill, etc.

7.2 Telecommunication equipment fails to transmit data.

7.3 Due to force majeure factors such as typhoons, earthquakes, tsunamis, floods, power outages, wars, terrorist attacks, etc., which cause system obstacles and prevent the platform from executing business.

7.4 Service interruption or delay due to hacker attacks, technical adjustment or failure of telecommunication department, website upgrade, banking problems and other reasons.

7.5 Caused by network and equipment failure or configuration

adjustment other than the equipment belonging to the platform, including but not limited to various problems at the user end.

8. Scope and Limitation of Liability

8.1 The Platform is only responsible for the scope of responsibility specified in the Terms of Service.

8.2 The partner of this service shall be responsible for the quality and content of the service provided by the partner alone.

8.3 You understand and agree that any third-party claim arising from your use of this service, violation of the terms of this service or any action taken under your account shall be borne by you only. If the platform and its affiliated companies, employees, customers and partners are claimed by a third party, you should be responsible for handling it and bear all the responsibilities arising therefrom.

8.4 Where permitted by law, the platform shall not be liable for any indirect, punitive, special or derivative losses (including business losses, loss of income, loss of profits, loss of usage data, goodwill or other economic benefits) related to or caused by the Terms of Service. No matter how they are generated, or whether they are caused by breach of the Terms of Service (including breach of warranty) or infringement, even if you are been advised of the possibility of such losses in advance. Additionally, even if the

exclusive remedy specified in these terms of service does not achieve its essential purpose, the platform shall not be held liable for the aforementioned losses.

8.5 Unless otherwise stipulated in the Terms of Service or agreed between the platform and you on a specific product and/or service, in any case, you agree that the total liability of the platform for compensation under the Terms of Service shall not exceed the total service fee charged to you at that time.

9. Complete Agreement

9.1 These Terms of Service are composed of these Terms of Service and the rules published on the website. Relevant terms can be used for mutual reference. In case of different understandings with the Term, the clause in the Terms of Service shall prevail.

9.2 The chapter titles of these Terms of Service are only for the convenience of writing and have no legal or contractual effect.

9.3 If you understand and agree to the terms of service, it means you understand and agree to all the components of the terms of service. Once you use the service, you agree to be bound by all the components of the terms of service.

9.4 If the validity of any part of these terms of service changes, it shall not affect the validity of the remaining provisions.

9.5 This User Service Agreement includes Chinese language version and English language version, if the two versions are inconsistent, the Chinese language version shall prevail.

10. Protection of Trademarks and Intellectual Property Rights

10.1 Except for third-party products or services, all contents on this website, including but not limited to works, pictures, archives, information, materials, architecture and page design, are owned by the platform or platform-related enterprises according to law, including but not limited to trademark rights, patents, copyrights and trade secrets.

10.2 Without the written consent of the platform or its affiliated enterprises, no one may use, modify, copy, publicly spread, change, distribute, issue or publicly publish the programs or contents on this website without authorization.

10.3 It is your duty to respect intellectual property rights. If you violate them, you shall be liable for damages.

11. Delivery of Notice

11.1 You understand and agree that the platform may, at its own discretion, send you a notice by means of webpage announcement, e-mail, SMS or regular letter transmission. The platform can trust

that the contact information provided by you is complete, accurate, and currently valid. The above notice shall be deemed to have been delivered to the addressee on the date of sending.

11.2 Unless otherwise agreed in the Terms of Service or the notification method is clearly stipulated in other agreement signed between the platform and you, the notice you send to the platform shall be delivered through the contact information officially announced by the platform, such as mailing address, fax number and e-mail address.

12. Application and Jrisdiction of Law

The validity, interpretation, alteration, execution and dispute settlement of these Terms of Service shall be governed by the laws of People's Republic of China (PRC), and disputes arising from these Terms of Service shall be handled in accordance with the laws of People's Republic of China (PRC).

13. Changes of Rules

The platform reserves the right to create or amend the agreement or various rules as needed from time to time. If there are any changes to the terms, the platform will post a notice of the changes on prominent pages of the website. If the user disagrees with the relevant changes, he can stop using the network service of the platform. The revised agreement will take effect automatically as soon as it is published on the platform website. All kinds of rules will come into effect after being published and become part of the user Service Agreement. Logging in or continuing to use the platform's network services will indicate that the user accepts the revised agreement.

At any time, if you have any comments or suggestions on the services of the platform, please feel free to give feedback to the following email address: <u>office@wgc2025.com</u>.

Latest update on [26] March, 2024