

## User Agreement

### I. Introduction

1.1 This Agreement is concluded between you and Beosin Technology Pte. Ltd. (hereinafter referred to as "we" or "Beosin") using "www.beosin.com" (hereinafter referred to as "Platform") related services (hereinafter referred to as "the Service").

**1.2 Beosin reminds you to carefully read and fully understand the terms of this Agreement before using the Service, including but not limited to, the disclaimers that exclude or limit Beosin's liability and the terms that limit your rights to use the Service.**

**1.3 By using the Service, you are deemed to have read and agreed to the terms and conditions of this Agreement, which Beosin reserves the right to modify as necessary and to post on the Platform. If you continue to use the Service, you will be deemed to have accepted the revised Agreement.**

1.4 Beosin may amend this Agreement from time to time in accordance with changes in relevant laws and regulations and the need for upgrades to the Service content and business development, etc. Once this Agreement is amended, the amended version of the Agreement will replace the previous version of the Agreement and will be announced to all of you through appropriate means (such as website announcements, intranet messages, etc.). You should pay attention to and understand the revision of this Agreement in a timely manner. **If you continue to use the Service after the effective date of the Agreement, it means that you accept the revised Agreement and will use the Service in accordance with the revised Agreement. If you do not agree to the content of the modified Agreement, you have the right to stop using the relevant services.**

### II. Code of conduct

2.1 You may need to register and apply for an account before using the Service. Please keep your registered account information and account password safe and **take full responsibility for the authenticity, legality and validity of the information provided in the application.**

2.2 You may not apply for an account on behalf of another person or impersonate another person without authorization, and you may not buy, sell or transfer an account, otherwise we have the right to immediately stop providing the service, take back the account, and solely bear all legal responsibilities arising therefrom.

2.3 Unless permitted by law or Beosin's written permission, you may not engage in any of the following behaviors while using the Service:

(1) Reverse engineering, reverse assembling, reverse compiling, or otherwise attempting to discover the platform's source code.

(2) To use, rent, lend, copy, modify, link, reproduce, compile, publish, establish mirror sites, etc. of the content that Beosin owns the intellectual property rights.

(3) To copy, modify, add, delete, and hang data released into the memory of any terminal during the operation of the platform or the platform, the interaction data between the client and the server during the operation of the software, and the system data necessary for the operation of the platform, in the form of, but not limited to, the use of plug-ins or third-party tools/services not authorized by Beosin to access platform and related systems.

(4) Adding, deleting or changing the functions or operating effects of software by modifying or falsifying instructions or data in the operation of software, or operating or disseminating to the public software or methods used for such purposes, whether or not these acts are for commercial purposes.

(5) Login or use Beosin software and services through third-party software, plug-ins or systems that are not developed or authorized by Beosin, or create, distribute, or disseminate the above tools.

(6) Interfere with the platform and its components, modules and data by themselves or by authorizing others or third-party software.

(7) Removal of information on the platform regarding copyright.

(8) Use the platform services to directly or indirectly engage in acts that violate Singapore law and social ethics.

(8) Other acts not expressly authorized by Beosin.

**2.4 Beosin reminds you that you should not enter, upload or mark relevant confidential information. You have fully understood and agreed to be responsible for all actions under your registered account and any consequences arising therefrom.**

**2.5 You understand and agree that Beosin has the right to deal with violations of relevant laws and regulations or the provisions of this Agreement in its reasonable judgment, to take appropriate legal action against any violation of law or breach of contract, and to save relevant information to report to relevant authorities in accordance with laws and regulations, etc. You shall solely bear all legal responsibilities arising therefrom, including but not limited to losses of third parties, the losses of Beosin, etc.**

### **III. Disclaimer**

**3.1 You know and agree that Beosin shall not be liable for any loss suffered caused by the following circumstances beyond Beosin's control or reasonably foreseeable, including but not limited to:**

(1) Force majeure (including but not limited to natural disasters such as floods, earthquakes, plague epidemics and storms, as well as social events such as war, turmoil, governmental actions, etc.).

(2) Damaged by computer viruses, Trojan horses or other malicious programs, or hacker attacks.

(3) Failure of computer software, systems, hardware and communication lines.

(4) Technical adjustments or failures in the telecommunications sector.

(5) Temporary disruptions caused by the need for system maintenance, updates, or upgrades, but Beosin will make every effort to restore them in a timely manner to minimize adverse effects.

(6) Caused by other third-party reasons.

(7) Your own improper operation.

(8) Risks such as failed login and slow page opening caused by unstable network signals and low bandwidth.

(9) Other circumstances beyond Beosin's control or reasonably foreseeable.

**3.2 The information provided in the Service is for information purposes only and any legal liability arising from the use of the Platform shall be borne by you.** You should make your own judgment on the information in this service, and bear all risks arising from the use of the information or behaviors in accordance with the information, including the risks arising from the reliance on the accuracy, completeness, practicality or suitability of the information. **Beosin cannot and will not be liable for any loss or damage arising from the foregoing risks.**

**3.3 The Audit Report issued by Beosin is related to the services agreed in the relevant service agreement. The Project Party or the Served Party (hereinafter referred to as the "Served Party") can only be used within the conditions and scope agreed in the service agreement. Other third parties shall not transmit, disclose, quote, rely on or tamper with the Audit Report issued for any purpose.**

The Audit Report issued by Beosin is made solely for the code, and any description, expression or wording contained therein shall not be interpreted as affirmation or confirmation of the project, nor shall any warranty or guarantee be given as to the absolute flawlessness of the code analyzed, the code team, the business model or legal compliance.

The Audit Report issued by Beosin is only based on the code provided by the Served Party and the technology currently available to Beosin. However, due to the technical limitations of any organization, and in the event that the code provided by the Served Party is missing information, tampered with, deleted, hidden or

subsequently altered, the audit report may still fail to fully enumerate all the risks.

The Audit Report issued by Beosin in no way provides investment advice on any project, nor should it be utilized as investment suggestions of any type. This report represents an extensive evaluation process designed to help our customers improve code quality while mitigating the high risks in Blockchain.

#### **IV. Intellectual Property**

**4.1 Beosin owns the intellectual property rights or related rights in all content within the Service (including the Software itself), and all such content is protected by relevant laws and regulations.**

4.2 You hereby agree that, regardless of whether this Agreement is terminated or not, you shall not use all of Beosin's technical information or any other relevant information that you learned during the performance of this Agreement to copy, reproduce, decrypt, decompile, disassemble, etc. of the platform, or to develop by yourself, entrust or cooperate with a third party to develop a platform or software with the same or similar functions, or disclose Beosin's relevant product and technical service information and other trade secrets to a third party, **otherwise Beosin has the right to immediately terminate the services, and has the right to request you to immediately stop the development, use, sale, license use, disposal of such services and other infringements, and at the same time pursue your infringement liability.**

#### **V. Others**

5.1 The laws of Singapore (excluding conflict of laws) shall apply to the interpretation, validity and resolution of disputes under this Agreement.

**5.2 If any dispute or controversy arises between you and Beosin, it shall first be resolved through amicable negotiation, and if negotiation fails, you hereby fully agree to submit the dispute or controversy to the Singapore International Arbitration Centre ("SIAC") for arbitration.**

5.3 No waiver by either party to this Agreement of its rights under this Agreement in the event of a default or breach by the other party shall be deemed to be a waiver of any other or subsequent similar default or breach by a party.

5.4 Beosin's failure to exercise or enforce any right or provision of this Service Agreement shall not constitute a waiver of the foregoing rights.