

## **Registration Protocol for IDEALENS Users**

This protocol shall be deemed as a contract concluded between You and the owner (referred to as "IDEALENS" for short) of IDEALENS website (referred to as "the website" for short; website: [www.idealens.com](http://www.idealens.com)) on the services and other matters related in this website. Please carefully read this Registration Protocol, upon your checking to agree to the protocol, the protocol shall constitute a legal document binding on both parties.

### **I Confirmation and Acceptance of the Terms of Service**

1. The ownership and operation of all the electronic services in IDEALENS website belong to Idealens Technology (Chengdu) Co., Ltd. Only when the user has agreed to this registration protocol and completed the registration process, can he or she become the formal user of the website. The user shall confirm: the terms of this protocol is always valid to deal with the rights and obligations of each party unless otherwise other mandatory provisions and special agreement between the two parties.
2. The user's act of clicking to agree to this protocol and completing the registration process, or any act of practical use or enjoy of the services provided by the website shall be deemed as that the user has confirmed that he or she has the corresponding capacity for rights and behavior of enjoying the services and placing an order, and he or she can independently undertake the relevant legal liability.
3. If you are under 18 years old, you can only use this site under the supervision of parents or guardians.
4. Only when the user completely agrees with the provisions of this protocol and the website, can he or she has the right to use the services provided in the website. Meanwhile, the equipment the user shall personally prepare and the expenditure the user shall personally undertake are as follows: Internet devices, including but not limited to the computer and other Internet terminals, modems, and other necessary Internet devices; personal internet expenses related to the services, including but not limited to Internet access fees, rental for Internet devices, mobile flow charges etc..
5. Unless the regulation of law or the explicit commitment of IDEALENS specified otherwise, IDEALENS shall not provide any express or implied warranty for the suitability of the goods provided or the satisfaction of the user's specific needs and purposes. Therefore, please make sure your own needs and read the product description carefully at the same time before your purchase.
6. IDEALENS reserves the right to deny service, close users' accounts, remove or edit contents or cancel orders independently in the allowed scope of existing laws in the mainland of the People's Republic of China.

### **II Users' Information**

1. The user shall provide his real registration information to the site by himself, and the user shall make sure that the registration information provided by him is true, accurate, complete, legitimate and valid; the registration information shall be updated in time if there is any change in it. If the registration information provided by the user is not legitimate, untrue, inaccurate or not exhaustive, the user shall bear the corresponding responsibility and consequences, and IDEALENS reserves his right to terminate all the services provided by IDEALENS for the user.

2. After the user's successful registration, there will be account information such as user name and password etc. generated, and you can change your password according to the provisions of this Website. User should keep and use his user name and password carefully and reasonably. Once the user find any illegal use of his account or any presence of security vulnerabilities, please notify the Website immediately and report it to the police at the same time.

3. Users agree that IDEALENS has the right to inform the Website users who have registered and purchased goods here and the consignees of the order information, sales promotion etc. in the form of mail, SMS, phone call and so on.

4. It is not allowed to lend the account registered in this Website to others, or the user shall undertake all the responsibilities arising, and the actual user shall bear the joint liability.

5. Users agree that IDEALENS has the right to login the user's registered account to carry out the preservation of evidence, including but not limited to the notary, witness, etc. with the user's registration information, user name, password and other information.

### **III Privacy System for Users**

When the user carries out acts of browsing, shopping and other activities in this Website, the user's real name/designation, postal address, telephone number, e-mail and other private information involved shall be strictly kept confidential by IDEALENS; unless the user's authorization or otherwise specified by law, IDEALENS shall not disclose user's privacy information to others.

Unless:

- (a) The user specifically requests IDEALENS or authorizes someone to disclose the information via e-mail;
- (b) The relevant laws and procedures request IDEALENS to provide with the personal information of the user. If the information provided by the user is not accurate, IDEALENS retain his right to terminate the user's membership in this Website.

It is a basic policy of IDEALENS to esteem the user's personal privacy. Therefore, as a supplement to the analysis of the above personal registration information, IDEALENS shall not open, edit or disclose the user's registration information and the non-public content kept in IDEALENS without the legal authorization of the user, unless specified by laws or the following four kinds of situations. IDEALENS, on the basis of integrity, considers that it is necessary to reveal the relevant information:

- (a) To comply with the relevant laws and regulations; to comply with the legal service procedures;
- (b) To maintain IDEALENS' trademark ownership;
- (c) In an emergency to try best to maintain the privacy security of users and the public;
- (d) In accordance with other relevant requirements.

### **IV the User's Obligation for Legal Words and Deeds**

This protocol is formulated in accordance with the relevant laws and regulations in China, so the user shall agree to strictly abide by the following obligations:

- (a) Users shall not transmit or publish the following speeches: the speech of incitement to

resist and destruct the implementation of Constitution, laws and the administrative rules and regulations, the speech of incitement to subvert the state power or to overthrow the socialist system, the speech of incitement to make a secession or to destroy the national unity, the speech of incitement to arouse ethnic hatred, ethnic discrimination and undermine national unity;

(b) The transmission of data and information from the mainland of China to overseas shall comply with relevant laws and regulations in China;

(c) It is not allowed to use this Website to carry out illegal and criminal activities such as money laundering, theft of trade secret, theft of personal information and so on;

(d) It is not allowed to interfere with the normal operation of the Website, and it is not allowed to invade this Website and the national computer information system;

(e) It is not allowed to transmit or publish any illegal or criminal, harassing, slandering, abusive, threatening, injuring, vulgar, obscene, or uncivilized information;

(f) It is not allowed to transmit or state any information or comments harming the interests of the state and the public society or related to national security;

(g) It is not allowed to instigate others to engage the acts prohibited by this article;

(h) It is not allowed to carry out lucrative business activities via the accounts registered in this Website;

(i) It is not allowed to release any content infringing the intellectual property or legal rights of others such as copyright or trademark rights and so on;

Users should pay attention to from time to time and comply with the different kinds of rules and regulations published or amended from time to time in this Website.

The Website retains the right to delete different kinds of contents which are not in compliance with laws or policies or not true with no need to notify the user.

If the user fails to comply with the above requirements, the Website has the right to make independent judgments and take measures to suspend or close the user's account etc.. Users shall bear the legal responsibility for their own speech and behavior on the internet.

## V the Price and Quantity of Commodities

1.This Website has the right to unilaterally withdraw any commitment in case that the apparent errors or shortages of the products or orders appear on its website.

2.In the event of unforeseen situations that after your confirmation of orders, you have right to cancel your order in case of price changes caused by increased costs or tax changes or the mistakes of this Website, and you are hoped to timely notify the customer service department of this Website via email or call.

3. You have the right to cancel your order in case that the goods you ordered are out of stock.

4. The goods information such as price, quantity, and the stock may change from time to time, there is no special notice for the change by the Website. Due to the extremely large number of the quantity of the goods on this Website, though the Website shall do his utmost to ensure the accuracy of the information of the goods you browse, there may still be a delay or error due to the presence of objective reasons such as Internet technology factors. Please be aware of it and thanks for your understanding. You are welcome to give an error correction, and IDEALENS will provide certain reward for it on depends.

## VI Orders

1. When you place an order, please confirm the name, price, quantity, type, specification, size,

postal address, telephone number and the consignee etc. carefully of the goods your purchased. If the name of the consignee is not consistent with the name of the user, the consignee's behavior and intention shall be regarded as the user's, and the user should undertake joint liability for the consignee's behavior and intention.

2. Unless the provisions of laws specified otherwise, the two parties agree as follows: the commodity information and its price presented on this Website can just be deemed as an display of goods and an invitation for your purchase, you should fill in the quantity you want to buy, the price and your payment terms, consignee, contact information, delivery address (the place of contract performance), the terms of contract performance and so on;

The order information generated by the system, automatically generated by the computer information system in accordance with the contents you fill in, is just your offer for a contract to IDEALENS; after IDEALENS' reception of your order information, only the actual distributing of the goods you have ordered from the storage (marked by the delivery of goods from storage) can be deemed as that you have made a contract with IDEALENS with respect to the actual goods sent directly to you;

Only the actual and direct distributing of other goods you have ordered can be deemed as that you have made a contract with IDEALENS with respect to other actual and direct distributing goods. You can login at any time in the account you registered in the IDEALENS to check the status of your order.

3. Due to changes in the market and the influence of factors which cannot be managed by reasonable commercial efforts, IDEALENS cannot guarantee that all the goods you hope to purchase in your submitted order are in stock; if the commodity you hope to purchase is out of stock, you have the right to cancel the order.

## VII Distribution

1. IDEALENS will distribute commodities (cargo) to your specified delivery address, and the delivery time listed on the IDEALENS is reference time, estimated based on the inventory status, the normal processing process, delivery time and place.

2. The seller does not assume the responsibility of delayed delivery or failed delivery caused by the following reasons:

- (a) The user provides wrong information, or inaccurate address or other reasons;
- (b) The delayed delivery or failed delivery is caused by the reason that nobody signs for it when the commodity arrives;
- (c) The delayed delivery or failed delivery is caused by changed factors;
- (d) The delayed delivery or failed delivery is caused by force majeure factors, such as natural disasters, traffic control, unexpected war and other emergencies.

## VIII the Updates of Protocol and the User's Obligation to Pay Attention to it

According to the amendment of national laws and regulations and the Website operation needs, IDEALENS has the right to modify the terms of this protocol from time to time; as soon as the modified protocol is posted on the Website, it is in effect, and it will replace the original one.

Users can login at any time to check the latest protocol; the user has obligation to pay attention to and read the latest version of the protocol and Website notices. If the user does

not agree with the updated protocol, he can and should immediately stop accepting the services provided by IDEALENS in accordance with the terms of the protocol; provided users continue to use the services provided in this Website, and their acts shall be considered as that they have consented to the updated protocol.

This Website recommends you to read this protocol and Website notices before using. If any of the provisions of this protocol is deemed to be null and void, or may not be executed for any reason, it shall be deemed to be separable and shall not affect the validity and the execution of other provisions.

#### IX Limitation of Liability and no Commitment for Guarantee

Unless written instructions expressly specified otherwise, all information, content, materials, products (including software) and services contained in or provided in other ways by this Website are provided based on the principle of "status quo" and "according to the existing available".

Unless written instructions expressly specified otherwise, IDEALENS shall not make any express or implied statement or warranty in any way (except that the laws of the People's Republic of China have stipulated otherwise) for the Website operation and the information, content, materials, products(including software) and services contained in this Website.

IDEALENS does not guarantee that the service must satisfy the membership's request; IDEALENS does not guarantee that the service will not be interrupted either; IDEALENS does not guarantee the timeliness, the security, the presence of error of the services. Members should understand and accept: the reliability of information obtained through the IDEALENS Website depends on the user's own decision, and the user should bear all the corresponding risks and responsibilities.

#### X Ownership of the Information Content

The definition of information content in IDEALENS is as follows: text, software, sound, photograph, video and graphic; all content in the advertising; other information provided by IDEALENS for users. All these contents are protected by the laws for copyright, trademarks, labels and other property ownership. Therefore, the user can only use these contents under IDEALENS's permission; the user should not copy or recreate these contents, or create derived products related without IDEALENS's permission.

#### XI Laws

The information service provisions of IDEALENS should be consistent with the law of the People's Republic of China. The user and IDEALENS agree to obey the jurisdiction of the local court with jurisdiction , where Idealens Technology (Chengdu ) Co., Ltd. is located. IDEALENS's service provision, inconsistent with the laws of the People's Republic of China, shall be reinterpreted in accordance with the law, and other provisions will remain binding on the user.

#### XII Others

1. The user should properly keep the verification code, sent to the phone number registered when shopping, to the private message in the Website and in order center. The consequences

caused by the leak of verification code should be undertaken on your own.

2. Your check the selection of "agree in this protocol" under this protocol will be deemed as you have completely accepted the protocol; before your check, please reconfirm once again that you are aware of and fully understand all the contents in this protocol.

### XIII Contact with IDEALENS

If you have any question, comment or suggestion, you can send email to SUPPORT@idealens.com to contact us.