

Terms of Use

Chapter 1: General Provisions

Article 1 (Purpose)

The purpose of these Terms of Use (hereinafter referred to as "these Terms") is to establish the basic terms, rights, and obligations, as well as any other necessary provisions, arising from the contractual relationship between YEAH Plus Co., Ltd. (hereinafter referred to as the "Service provider") and the service users (hereinafter referred to as the "Service Users") who wish to use the cloud-based YouTube translation solution “[Sub-Tube.com](https://www.youtube.com/t/terms)” and its ancillary services (hereinafter referred to as the "Service") provided by the Service provider.

The purpose of these Terms of Use (hereinafter referred to as "these Terms") is to establish the basic terms, rights, and obligations, as well as any other necessary provisions, arising from the contractual relationship between YEAH Plus Co., Ltd. (hereinafter referred to as the "Service provider") and the service users (hereinafter referred to as the "Service Users") who wish to use the cloud-based YouTube translation solution “[Sub-Tube.com](https://www.youtube.com/t/terms)” and its ancillary services (hereinafter referred to as the "Service") provided by the Service provider.

The following conditions shall apply to all Service Users:

1. By using The Service you are also bound to the YouTube Terms Of Service. You can read more about the YouTube terms of service at: <https://www.youtube.com/t/terms>
2. If you authorize your YouTube account/channel in our application, you will be able to remove it completely (with all data) at any point either from our application or by visiting: <https://security.google.com/settings/security/permissions>

Article 2 (Definitions)

The terms used in these Terms are defined as follows:

- ① “Service” refers to the cloud-based YouTube translation solution “[Sub-Tube.com](https://www.youtube.com/t/terms)” provided by the Service provider.
- ② “Service provider” refers to the business entity providing the Service, which, under these Terms, is YEA Plus Co., Ltd.
- ③ “Service Users” refers to an individual, sole proprietor, or corporate entity that enters into a paid or free service agreement with the Service provider in accordance with the application procedure set forth in these Terms and uses the Service.
- ④ “Paid Service” refers to the services offered by the Service provider that are accessible based on the payment of fees, determined by the scale of the Service Users and the required functionalities, for a specified period.
- ⑤ “Recurring Payment” refers to a payment method where payment is automatically processed on a specified date using pre-registered payment details, intended for repeated transactions under certain terms and conditions for a Paid Service.

⑥ “Recurring Paid Service” refers to a type of Paid Service where payments are made on a recurring basis, and the service period is automatically renewed.

⑦ "Service Use Agreement" refers to an individual contract mutually agreed upon between the Service provider and the Service Users for the use of a Paid Service.

Article 3 (Provision of Terms and Conditions)

① The Service provider shall make these Terms and Conditions, along with any Separate Terms, as well as the Service provider's trade name, company address, representative's name, business registration number, and contact information, easily accessible to Service users on the initial service screen of the website operated by the Service provider. However, the content of the Terms and Conditions may be made available through a linked screen for the Service user to view

② The Service provider shall establish appropriate procedures to enable Service users to make inquiries and receive responses regarding the content of these Terms and Conditions and the relationship between the Service user and the Service provider.

Article 4 (Consent to the Terms and Conditions)

① Service users must use the Service in accordance with these Terms and Conditions. A Service user may use the Service only if they have given valid consent to these Terms and Conditions and any Separate Terms.

② The Service user must consent to these Terms and Conditions when establishing a new company within the service after registering as a member. If the Service user actually uses the Service or enables an End User to use the Service after reviewing these Terms and establishing a company, this shall be deemed as consent to these Terms and Conditions

③ The Service provider may establish additional terms and policies separate from these Terms and Conditions. In the event of a conflict between such Separate Terms and these Terms and Conditions, the Separate Terms shall prevail. However, where the Separate Terms do not govern, these Terms and Conditions shall apply.

Article 5 (Amendment of the Terms and Conditions)

① The Service provider may amend these Terms and Conditions to the extent that such amendments do not violate the 「Act on the Regulation of Terms and Conditions」, the 「Act on Promotion of Information and Communications Network Utilization and Information Protection, Etc.」, and other relevant laws and regulations.

② If the Service provider amends these Terms and Conditions, the Service provider shall specify the effective date and the reason for the amendment, and shall notify the Service users by posting the amended Terms and Conditions on the initial screen of the website and connected screens along with the current Terms and Conditions, from at least seven (7) days before the effective date until the day before the effective date. However, if the amendment is unfavorable to the Service user, it shall be announced at least thirty (30) days prior to the effective date, and the amended Terms and Conditions shall also be individually notified to the Service users through the email registered by them or via functions within the Service.

③ If the Service user does not explicitly express an objection within thirty (30) days after the amended Terms and Conditions have been notified or announced as specified in the preceding paragraph, the Service user shall be deemed to have agreed to the amended Terms and Conditions.

The Service provider shall not be liable for any damages incurred by the Service user as a result of not being aware of the amended Terms and Conditions.

Article 6 (Interpretation of the Terms and Conditions)

Any matters not specified in these Terms and Conditions and the interpretation of these Terms and Conditions shall be governed by the 「Cloud Computing Promotion and User Protection Act」, the 「Personal Information Protection Act」, the 「Credit Information Use and Protection Act」, the 「Act on the Regulation of Terms and Conditions」, the 「Act on Promotion of Information and Communications Network Utilization and Information Protection, Etc.」, other relevant laws and regulations, or established commercial practices.

Chapter 2: Conclusion of Service Use Agreement and Consent to Terms

Article 7 (Service Application and Method)

- ① To apply for the use of the Service, the Service user shall fill out the required information in the application form provided by the Service provider and indicate their agreement to these Terms and Conditions. The Service provider shall inform the Service user of the items of personal information required for the application and the purpose of processing such information in the Privacy Policy.
- ② When applying as per Paragraph 1, the Service user shall provide their real name (or, in the case of a corporate entity, the actual business name) and accurate information. If the Service user uses another person's or another entity's name or provides false information, they shall not be entitled to any rights under these Terms and Conditions, and the Service provider may terminate the Service Use Agreement for this reason.
- ③ Children under the age of 14 are not allowed to use the Service. If a minor who is not under the age of 14 wishes to use the Service, they must obtain consent from their legal guardian, and the specific consent procedure shall follow the method provided by the Service user. The Service provider shall not be liable for any issues arising from such circumstances.
- ④ A Service user who wishes to use the Paid Service can apply by selecting a Paid Service plan, choosing a payment method, entering payment information, or entering into a separate agreement.

Article 8 (Approval and Rejection of Service Application)

- ① The Service Use Agreement is established when the Service user applies for the Service and receives notification of approval from the Service provider. However, if the Service user and the Service provider enter into a separate agreement in addition to these Terms and Conditions, the agreement shall be deemed to be established when both parties have signed the written contract, and both parties have received the original or a copy.
- ② In principle, the Service provider shall accept the Service user's application for the Service. However, the Service provider may refuse the application or terminate the agreement if any of the following conditions are met:
 1. The application violates Article 7(2) (Service Application and Method)
 2. The Service user has not paid the Service fees.
 3. The Service user has previously violated significant terms of a contract with the Service provider.
 4. It is confirmed that the applicant is under 14 years of age.

5. A minor applicant (not under 14 years of age) has not obtained or cannot verify the consent of their legal guardian.
 6. The applicant uses or attempts to use another person's credit card, phone number, or bank account without authorization to pay for the Service.
 7. The application is made with the intent to engage in illegal activities prohibited by relevant laws such as the "Act on Promotion of Information and Communications Network Utilization and Information Protection", "Copyright Act", "Personal Information Protection Act", or other applicable laws.
 8. The applicant has previously lost their Service user qualification under this Agreement.경우
 9. Any other cases equivalent to the above that the Service provider deems significantly inappropriate to approve.
- ③ The Service provider may defer acceptance of the application if any of the following conditions are met, until the reason is resolved.
1. There is no spare capacity in the Service provider's facilities, or there are technical issues.
 2. There are service disruptions or issues with the payment system for Service fees.
 3. Any other cases equivalent to the above that make it difficult to accept the application.
- ④ If there are any changes to the essential information provided at the time of application, the Service user must promptly inform the Service provider through email, customer service, or other means. If the essential information pertains to personal data, the Service user must update it directly through the account settings page within the Service.

Chapter 3: Obligations of the Contracting Parties

Article 9 (Obligations of the Service user)

- ① The Service user shall comply with relevant laws such as the "Cloud Computing Advancement and User Protection Act" and must establish standards for information protection to ensure that the Service User can use the services smoothly and protect the personal information of End Users.
- ② The Service user may conduct regular operational inspections to ensure stable service provision and must notify the Service User in advance of any such inspections.
- ③ In the event of a service disruption due to malfunctions, the Service user shall promptly repair and restore the service, and if prompt resolution is difficult, the Service user shall notify the Service User of the reason for the disruption and the expected timeline for resolution.
- ④ The Service user is obligated to provide an appropriate level of security and to prevent the leakage of personal information or infringement of rights by third parties.
- ⑤ The Service user shall ensure that the Service User can easily check their service usage status and payment details.

Article 10 (Obligations of the Service User)

- ① The Service User shall not engage in any acts that violate this Agreement, individual agreements, copyright laws, or other applicable laws, nor engage in acts contrary to public order and good morals or other social norms during the use of the services.
- ② A Service User utilizing paid services must pay the fees by the due date specified in the service agreement, and promptly notify the Service user of any changes to information necessary for transactions, such as contact details or payment methods. The Service user shall not be held

responsible for any disadvantages resulting from the Service User's failure to notify the Service user of such changes unless the Service user has engaged in willful misconduct or gross negligence.

- ③ The Service User is responsible for managing their service access information, such as IDs and passwords, and the Service user shall not be liable for any unauthorized use of End User information due to the negligence of the Service User or End User.
- ④ The Service User shall review and comply with all terms communicated by the Service user regarding the use of the service, and agreed upon guidelines and terms.
- ⑤ The Service User must obtain consent from End Users for the use of End User information necessary for entering and transmitting Service User Data while using the service. The Service User guarantees that End Users have consented to the application of this Agreement and the Privacy Policy. The Service user shall not be liable for any issues or disputes arising from the Service User's failure to obtain such consent from some or all End Users.
- ⑥ If an End User raises a complaint, files a lawsuit, or otherwise takes action against the Service user due to a dispute with the Service User, the Service User shall resolve the issue at their own expense and responsibility, indemnify the Service user, and compensate for any damages incurred by the Service user.
- ⑦ If a Service User engages in illegal activities or violates this Agreement or individual agreements and as a result, the Service user receives claims for damages, lawsuits, or other complaints from a third party, the Service User shall indemnify the Service user at their own expense and responsibility. If the Service user is not indemnified, the Service User shall compensate the Service user for all damages incurred.

Chapter 4: Use of Services

Article 11 (Provision and Modification of Services)

- ① The Service user shall provide services to the Service User in accordance with the service agreement, and the content or level of performance shall be based on the service content provided by the pricing plan selected by the Service User at the time of service application.
- ② If the Service user changes the content or level of performance of the service in a manner that is disadvantageous or significant to the Service User, the Service user must obtain the Service User's consent.
- ③ The Service user may provide informational guidance regarding products, new features, and usage methods to the Service User via email or other means to ensure smooth service use.
- ④ The Service user and the Service Provider shall designate and notify each other of the department and contact person responsible for handling inquiries or requests between them.

Sub-Tube.com Contact Person at YEAHPLUS Corporation: JaeHyuk Ko, 010-4490-0518, cto@yeahplus.co.kr

Article 12 (Service Fees)

- ① The Service user must pay the service fee for each usage period according to the fee plan selected at the time of applying for the paid service. The Supplier shall post the details of the fee plan, including types, unit prices, billing methods, and subscription methods, on its website.

- ② The paid services may include services for which withdrawal of subscription is not possible as specified under the "Content Industry Promotion Act" and the "Act on the Consumer Protection in Electronic Commerce, etc.", so the Service user's right to withdraw from the subscription is limited unless otherwise specified in a separate contract, and the obligation to pay the service fee shall not be extinguished despite unilateral account cancellation or program deletion by the Service user.
- ③ The Service user is responsible for all taxes related to the service fees.
- ④ If the Service user has agreed to pay the service fees in a lump sum, any additional fees due to exceeding the number of employee licenses agreed upon in the service contract shall be combined with the amount payable at the agreed payment time, and the Service user shall pay this amount if there are no objections.
- ⑤ The Supplier may enter into a separate individual contract with the Service user for the provision of the service, and unless otherwise specified in the individual contract, any increase in fees due to changes in the Supplier's pricing policy shall be reflected in the next billing period immediately, regardless of the termination date of the service contract.

Article 13 (Billing and Payment of Service Fees)

- ① The Supplier shall issue an invoice or electronic tax invoice and send it to the Service user based on the billing time, reflecting the anticipated service fees for the usage period.
- ② The Service user must pay the billed fees by the payment deadline specified in the invoice or electronic tax invoice if there are no objections to its contents. However, if the Service user is unable to use the service due to reasons not attributable to them, they are exempt from the obligation to pay fees for that period.
- ③ If the Service user has objections to the billed service fees, they may file an objection within 4 days from the receipt of the invoice, and the Supplier must notify the Service user of the results of the objection within 3 days from the receipt of the objection.
- ④ The Service user must verify the accuracy of the information entered regarding payment and shall bear all responsibility and disadvantages arising from inaccuracies related to this information.
- ⑤ Except in cases of intentional misconduct or gross negligence by the Supplier or reasons acknowledged by the Supplier, the Service user shall be responsible for all issues arising from non-payment of the service fees.

Article 13-1 (Payment Methods)

- ① The payment methods available for paying the service fees for paid services are as follows:
1. Credit Card Payment
 2. Paypal Payment
- ② Notwithstanding the previous paragraph, for users applying for subscription-based paid services, the available payment method is limited to credit card payments. The Service user may enter and store payment information (credit card) for subscription purposes, and the stored payment method and payment information will be used solely for the purpose of processing subscriptions.
- ③ The Service user may not use another person's payment method arbitrarily. The Service user shall bear all responsibility for any losses or damages incurred by the Supplier, the lawful owner of

the payment method, or any third parties related to the payment due to the arbitrary use of another person's payment method.

④ The Service user is fully responsible for any issues and disadvantages arising from inaccurate information provided for payment of the paid service fees.

⑤ The Service user must use a legitimate and authorized payment method for the payment of the paid service fees. The Supplier may verify the legitimacy of the payment method used by the Service user and may suspend or cancel the transaction until verification of the payment method's legitimacy is completed.

Article 13-2 (Subscription Payments and Provision of Subscription-Based Paid Services)

① To use the subscription-based paid service, the Service user must enter and store the payment method and payment information in accordance with Paragraph 2 of the previous Article. Accordingly, the service fee will be automatically charged on the subscription payment date (meaning the date that is 365 days from the initial payment date of the subscription-based paid service, hereinafter the same).

② No free trial period will be provided according to the Supplier's policy.

③ Upon successful subscription payment, the Supplier will notify the member of the payment details according to the methods specified in Article 13.

④ If payment for the service fee is not successfully processed on the subscription payment date due to reasons such as the expiration of the registered payment method, the provision of the "Subscription-Based Paid Service" may be suspended. If this situation persists, it may be deemed as a refusal to perform obligations, and the Supplier may terminate the "Paid Service" agreement.

Article 13-3 (PayPal Payment Terms)

① Payment Method

Service users may pay for services through PayPal. Payments made via PayPal are considered one of the approved payment methods by the service provider, and the service fees will be processed through the user's PayPal account.

② Payment Authorization

By completing the payment process via PayPal, the service user agrees to both PayPal's terms of service and the payment terms of the service provider. Upon successful payment, the service provider will immediately grant access to the respective services.

③ Refund Policy

Refunds for payments made through PayPal will be processed according to the service provider's refund policy. If a refund is deemed valid, the service provider will issue the refund through PayPal, which may take time based on PayPal's refund processing procedures.

④ Payment Issues and Resolution

If there is any issue or error during the PayPal payment process, service users can contact PayPal customer service or the service provider's customer support team to resolve the matter. Any disputes related to PayPal payments will be handled according to PayPal's terms of service.

⑤ Protection of Payment Information

All payment information processed through PayPal is secured by PayPal's security systems. The service provider does not have access to payment information collected by PayPal. The service user is responsible for maintaining the security of their PayPal account.

Article 14 (Settlement and Refund of Service Fees)

- ① The Supplier shall refund or settle any overpayment or underpayment of service fees by the Service user by adjusting it in the service fees for the following month. If the Service user fails to pay the service fees, the Supplier may collect an additional fee equal to 0.3% of the overdue amount for each day of delay, starting from the day after the initial due date until full payment is made.
- ② If the Service user is unable to use the service due to significant service disruption caused by the Supplier's fault, and if payment has already been made, the Service user may request a refund of the service fees from the Supplier for the period from the occurrence of the disruption until the service becomes available again.

Article 15 (Restriction and Suspension of Service Usage)

- ① The Supplier may restrict or suspend the service usage in any of the following cases, and shall promptly resume service provision once the cause of restriction or suspension is resolved:
 1. If the Service user fails to pay overdue service fees and additional charges
 2. If the Service user or end users provide the service to third parties arbitrarily.
 3. If the Service user or end users cause severe disruption to system operations, network security, or damage to data, server stoppage, or engage in other actions that violate or risk violating the provisions of this agreement due to serious system or electronic breaches.
 4. If there is any other violation of relevant laws or acts that obstruct the Supplier's operations.
- ② Before suspending the service according to Item 1 of this Article, the Supplier shall notify the Service user of the suspension at least 14 days in advance and provide an opportunity for objection. However, this is not required if the notification cannot be made due to reasons attributable to the Service user.
- ③ The Supplier may restrict or suspend the service usage without prior notice in cases under Items 2, 3, and 4 of Paragraph 1, and shall notify the Service user of such restriction or suspension promptly after it has been implemented.
- ④ If the Supplier suspends the service according to each item of Paragraph 1, the Service user shall pay the service fees for the period of suspension unless there are special reasons to the contrary

Article 16 (Temporary Suspension of Service)

The Service user may not request a temporary suspension of the service.

Article 17 (Suspension of Service Provision)

- ① The Supplier may suspend the provision of the service in any of the following cases and shall promptly resume service provision once the reason for the suspension is resolved:

1. When it is unavoidable to suspend service provision due to system improvements for service enhancement, expansion, maintenance, or inspection of facilities, or for facility management and operation.
 2. When necessary to respond to unforeseen service instability such as hacking or electronic breaches, or communication incidents.
 3. When normal service provision is not possible due to natural disasters, power outages, or failures in service equipment.
- ② The Supplier may suspend the service under Paragraph 1 but must promptly notify the Service user of such suspension.
- ③ The notice under Paragraph 2 must include the duration of the suspension. If the Supplier exceeds the notified period, the amount corresponding to the excess period shall be deducted from the service fees.
- ④ If the Service user is not responsible for the reasons specified in Paragraph 1, they shall be exempt from paying the service fees for the suspension period or may receive an extension of the service period equal to the suspension duration.

Chapter 5: Service Duration and Termination

Article 18 (Automatic Renewal of Service Duration)

- ① The duration of the service shall be based on the fee plan and duration selected by the Service user at the time of application or in a separate contract with the Supplier.
- ② The service will be automatically renewed with the same service by making a payment using the registered payment method 3 days before the current service period expires.
- ③ If the payment cannot be processed due to issues with the registered payment method, automatic payments will be attempted once per day until the contract expiration.

Article 19 (Cancellation and Termination by the Service user)

- ① The Service user may terminate the contract in any of the following cases:
1. If the agreed-upon services under this contract are not provided.
 2. If the provided services differ significantly from what was displayed or advertised.
 3. If the Supplier cannot fulfill its contractual obligations or if the fulfillment of such obligations becomes significantly difficult due to reasons such as bankruptcy.
 4. If the Supplier fails to provide the services as stipulated in the service contract.
- ② To terminate the contract under Paragraph 1 and Paragraph 2, the Service user must notify the Supplier of the reason for termination at least 30 days prior to the intended termination date and provide an opportunity to object. However, if notification cannot be made due to reasons attributable to the Supplier, prior notice and the opportunity to object are not required.
- ③ If the Service user cancels or terminates the paid service contract under this Article, the Supplier shall refund the service fees on a pro-rata basis for the remaining period from the termination date.

Article 20 (Cancellation and Termination by the Supplier)

- ① The Supplier may cancel the contract in any of the following cases:

1. If the Supplier initiates the service but the Service user cannot achieve the purpose of the contract.
 2. If the Service user cannot fulfill its contractual obligations or if such fulfillment becomes significantly difficult due to reasons such as bankruptcy before the service is provided.
- ② The Supplier may terminate the contract in any of the following cases:
1. If the Service user violates the obligations specified in Article 10 (Obligations of the Service user) or in any of the following cases: a. If the Service user has delayed payment of the service fees for more than three times based on the monthly fee after being suspended from service usage. b. If the Service user disposes of its rights and obligations under the contract to a third party without the Supplier's consent.
 2. If the Service user fails to resolve the reason for restriction of service usage under Article 15 (Restriction and Suspension of Service Usage) within a reasonable period.
 3. If the service is terminated due to the cessation of business.
- ③ If the Supplier intends to terminate the contract under Paragraph 2, it must notify the Service user of the reason for termination at least 30 days in advance and provide an opportunity to object. However, if notification cannot be made due to reasons attributable to the Service user, prior notice and the opportunity to object are not required.
- ④ If the Service user causes damage to the Supplier through intentional or gross negligence, the Supplier may terminate the contract without prior notice and must promptly notify the Service user of the termination after it has been implemented.
- ⑤ Termination of the contract under Paragraphs 2 through 4 shall not affect the Supplier's right to claim damages from the Service user.
- ⑥ When the Supplier terminates the contract, it must notify the Service user of the following details in writing, by email, or by an equivalent method:
1. Reason for termination
 2. Termination date
 3. Refund amount

Chapter 6: Protection of Service user Data

Article 21 (Protection and Management of User Information)

The Supplier shall protect the Service user's data in accordance with applicable laws and regulations. Protection and use of end-user information shall follow the applicable laws and the separately provided Privacy Policy.

Article 22 (Ownership and Responsibility for Service user Data)

- ① Ownership of the Service user's data, which is input, transmitted, generated, modified, deleted, processed, or otherwise managed through the use of the service, shall reside with the Service user.
- ② The Service user may receive or instruct a third-party partner of the Supplier to transmit Service user data. The Supplier shall not be responsible for the accuracy of data received from third-party partners or for the processing of such data by the partners.
- ③ Except in cases of the Supplier's willful misconduct or gross negligence, the Service user shall bear all responsibility for issues arising from the management of their data, including disputes with end-users and claims for damages.

Article 23 (Processing of Service user Data)

① In the event of contract termination, expiration, or similar reasons, the Service user may manage the deletion and processing of their data as follows:

1. The Service user may request the Supplier to delete the company account, and the Supplier must comply with such a request unless there is a specific reason not to. Upon account deletion, all Service user data within the company will be permanently deleted and cannot be recovered. Before making a deletion request, the Service user must extract and back up their data independently.
2. Except in cases specified in Paragraph 2, if the Service user does not directly request account deletion from the Supplier, the Supplier may not arbitrarily delete the Service user's data.
3. The Service user may delete their own data directly from within the company account instead of requesting account deletion.

② The Supplier may consider the Service user to have requested account deletion and may delete the company if any of the following conditions apply:

1. The Service user has not entered into a new service contract within one year after contract termination.
2. The Service user created the company with the intent to violate the Supplier's terms and conditions or to cause harm to the Supplier.
3. The Service user has violated the Supplier's terms and conditions or applicable laws, resulting in harm to the Supplier.

③ When the Service user transfers contract rights and obligations through a pre-existing contract, the Service user must directly transfer the administrator rights to the acquiring Service user to facilitate the transfer of the company.

Chapter 7: Disclaimers and Limitations of Liability

Article 24 (Disclaimer of the Supplier)

① The Supplier provides the service on an "As Is" basis and shall not be liable for any failure of the Service user to achieve the expected benefits or any losses incurred as a result of using the service.

② Except in cases of the Supplier's willful misconduct or gross negligence, the Supplier shall not be liable for any damages defined in the following:

1. Damages arising from disputes between end-users, between the Service user and end-users, between end-users and third parties, or between the Service user and third parties.
2. Damages resulting from natural disasters or other force majeure events.
3. Damages caused by external networks and equipment beyond the Supplier's control.
4. Damages resulting from the Supplier's restriction or suspension of services as per Article 17, Paragraph 1.
5. Damages arising from the fault of the Service user or end-users.
6. Damages resulting from third parties interfering with or suspending service access and transmission.
7. Damages caused by third parties transmitting or disseminating malicious programs.
8. Damages arising from unauthorized access and use of Service user or end-user accounts or the Supplier's servers by third parties.
9. Damages arising from omission, loss, or destruction of transmitted data.

10. Any other damages resulting from reasons similar to those mentioned above, where there is no willful misconduct or gross negligence on the part of the Supplier.

Article 25 (Restrictions on Assignment and Encumbrance)

Neither the Supplier nor the Service user may transfer or encumber all or part of the rights and obligations under this contract to any third party without the prior consent of the other party. The transfer of administrator rights by the Service user to another internal staff member is not considered an assignment or transfer of the rights and obligations under the contract.

Article 26 (Ownership of Rights)

- ① Copyrights, patents, utility model rights, design rights, trademarks, and other intellectual property rights (hereinafter referred to as "Intellectual Property Rights") related to the Service are vested in the Supplier and are not limited to the territory of the Republic of Korea.
- ② The Supplier grants the Service user a license to use the Service according to the terms set forth in this Agreement and any conditions specified and communicated by the Supplier in advance. The Service user shall not transfer, sell, or encumber the license to a third party, nor engage in any disposition of it, as prohibited by Article 25.

Article 27 (Jurisdiction)

- ① In the event of a dispute between the Supplier and the Service user that results in litigation, either party may file a lawsuit with the court having jurisdiction under the Civil Procedure Act.
- ② If either party is a foreign entity, the courts of the Republic of Korea shall have international jurisdiction.

Article 28 (Governing Law)

The formation, validity, interpretation, and performance of this contract shall be governed by the laws of the Republic of Korea.

Article 29 (Changes To This Agreement)

These Terms of Use including the Privacy Policy and all other policies governing the use of the Service and the Website may be modified, changed or altered, at the Company's sole discretion, at any time and without prior notice. However, the Company may publish notices of material changes to this Agreement, such notices shall be posted on the Website before they become effective. You agree that your continued use of the service following any modifications, changes or alterations to this Agreement and after the changes take effect will constitute your acceptance of such modifications, changes or alterations and conclusively demonstrates your acceptance of such modifications, changes or alterations.