

(Holloway) Chew, Kean Ho's BSD Zero Clause License

Covering all terms and conditions for this license

ID:

chewkeanho-bsd-0

Version:

v1.0.1

By:

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For:

Legal Entities Procuring Product subjected to this License

Effective from:

Friday 19 April 2024

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This Agreement is made on the date and time whichever earliest either stipulated or by the first execution of any of the stipulated action specified herein the "Covenant Assignment, Ratification, and Tenure" section of this Covenant:

BETWEEN

1. (Holloway) Chew, Kean Ho (Business Reg. No: 202403160286) of Seri Kembangan, Malaysia (hereinafter refers as "HOLLOWAY")

AND

1. YOU, where you're a legally liable entity of whatsoever description including but not limited to an individual, a group of individuals, a sole proprietorship, a partnership, a body corporate, governmental bodies and agencies, or otherwise of any kind established under the laws, rules and/or regulations for the time being in force and which may come into force authorized to use one or more (Holloway) Chew, Kean Ho's Products subjected to these terms and conditions herein (hereinafter referred as "CLIENT")

(CLIENT shall be collectively referred to as "Receiving Parties")
(HOLLOWAY shall be collectively referred to as "Provisioning Parties")
(the Provisioning Parties and the Receiving Parties shall be collectively referred to as "Parties")

WHEREAS:

A. The Receiving Parties are desirous of appointing the Provisioning Parties for one or more Products (as defined in this Covenant). At the request of the Receiving Parties, the Provisioning Parties agrees to provide the values and services of the Product to the Receiving Parties upon the terms and subject to the conditions set out in this legal document.

NOTE THE PARTIES ARE AGREED as follows:

1 Definitions

- 1.1 Words importing the singular number includes the plural number and vice versa.
- 1.2 Words importing the masculine gender including feminine.
- 1.3 Unless otherwise specified, all capitalized terms shall have the meaning set forth in this Covenant. All other terms not defined herein shall have the meaning as may generally be accepted by industrial based on context used herein.

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demands, writ of summons, all other legal processes and/or other communications/documents.

Means a monetary transactional financial payable amount through any
facilitated Payment Method.
Means one or more facilitated official financial monetary exchange
channels such as, but not limited to: (i) bank transfer; (2) e-wallet transf
(3) credit card charging transfer; (4) cash transfer.
Means the action of obtaining a Product either though the means of
Purchase or provided freely by Us.
Means a procurable tangible or intangible serviceable goods (not to be
confused with Service) such as but not limited to physical products
(example: software, source codes, compiled software binaries & libraries,
computing devices, graphic materials, Computer Aided Design files,
architecture artifacts, and clothing) and packaged services (example: dar processing services, content creation services, and repair services)
Means the action of obtaining a Product via the means of performing o
or more Payment.
Means the required customer services offered by Us in order to deliver a
procured Product such as but not limited to logistics, concierge, and etc.
Means the end-user interactive facilities designed for You to
communicate with the Product and/or Service such as but not limited to web application; web app; mobile app; books; manuals; smart devices;
Means the Receiving Parties.
Means any browse-able Content platforms accessible under the domain
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www.hollowaykeanho.com/about) and subdomains (e.g.
legal.hollowaykeanho.com) of any kinds; or any approved third party
domains with verifiable back-linking directly from hollowaykeanho.com.
Means the Provisioning Parties and any of their subsidiaries, affiliates, or

2 Covenant Assignment, Ratification, and Tenure

- 2.1 This Covenant shall be ratified by You, be effective, and be in-force until terminated according to these terms and conditions starting on the date and time whichever earliest from one or more the explicitly specified actions herein such as but not limited to:
- 2.1.1 fulfilling checkbox in web form submission from any of Our supported User Interfaces;
 OR
- 2.1.2 procuring the Product from any source with or without Ours' authorizations be it directly from Us or from a third-party entity regardless of its affiliation with Us; OR
- 2.1.3 using any part of the Content from the Procured Product by any means regardless of any of Our Covenant Grant approval status with You; OR
- 2.1.4 actively or passively reading, analyzing, or reverse engineering the Product with or without Ours' written authorizations; OR
- 2.1.5 performing Payment upon the Product procurement; OR
- 2.1.6 delivering formal written Notice referencing to this Covenant signed by You to Us; OR
- 2.1.7 agreement upon any other Product or Service level external terms and conditions extended from this Covenant specified therein.
- You are not permitted to assign or novate any or parts of the rights and obligations under the Covenant to any party without Ours' written approval.
- 2.3 We may assign or novate all or parts of the Covenant to any third party by written Notice without prior consent from You and You shall agree to make all subsequent payments (if applicable) and commitment to Us as instructed in such further Notice.

3 BSD Zero Clause License

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- In no event shall the Creators be liable for any special, direct, indirect, or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortious action, arising out of or in connection with the use or performance of this product.

- 4 Contact and Support
- 4.1 We are reachable via the following channels:
- 4.1.1 Email: hello@hollowaykeanho.com OR legal@hollowaykeanho.com