

## Lihong (lehunli) Service Terms

Effective Date: [2026/4/16]

Last updated: [2026/5/1]

Welcome to the official website of Lehunli (English name: lehunli).

This Terms of Service (hereinafter referred to as "these Terms") applies to your actions of accessing, browsing, registering, logging in, inquiring, submitting forms, downloading materials, using functions, or otherwise utilizing this website and its related services.

Please read these terms carefully before using this website. By accessing, browsing, or using this website, you are indicating that you have read, understood, and agree to be bound by these terms.

If you disagree with any content in these terms, please immediately stop using this website and related services.

---

### 1. Definition

In this clause, unless the context otherwise indicates, the following terms shall have the following meanings:

"We", "the Company", "Lihong", and "lehunli" refer to the operating entity of the official website of Lihong (lehunli) and its authorized manager.

"You" and "User": refer to any individual, company, institution, or other entity that accesses, browses, uses, or attempts to use this website.

"Website": refers to the official website of LeHunLi and its related pages, subpages, functional modules, embedded content, forms, tools, downloadable content, and ancillary services.

"Content": refers to the text, images, videos, audios, charts, trademarks, logos, designs, codes, software, materials, documents, product descriptions, and other information displayed or provided on this website.

"Service" refers to the consultation, display, information release, material download, communication, customer support, and other related functions we provide to you through the website.

---

### II. Acceptance of Terms and Scope of Application

1. These terms constitute the legal agreement between you and us regarding the use of the

website.

2. If certain pages, functions, or services of this website have separate rules, agreements, notices, or statements, they shall be applied in conjunction with these terms; in case of any conflict, the special instructions or separate agreements shall prevail.

3. By submitting forms, clicking buttons, checking confirmation boxes, continuing to browse, using functions, or otherwise indicating consent through the website, you are deemed to have accepted these terms.

4. If you are using this website on behalf of a company, team, or other entity, you confirm that you have the authority to accept these terms on behalf of that entity and to bind that entity to these terms.

---

### III. Website Usage Eligibility

1. You should possess the legal qualifications and behavioral competencies required to use this website.

2. If you are using this website on behalf of a company, institution, or other entity, you should ensure that you have the appropriate authorization.

3. We reserve the right to restrict, suspend, or terminate access to this website for users who do not meet the usage conditions, based on legal requirements, risk control, or operational needs.

---

### IV. Account, Registration, and Information Submission

1. Some functions of this website may require you to provide your name, contact information, company information, demand information, or other relevant data.

2. You promise that the information you submit is true, accurate, complete, up-to-date, legal, and valid. You shall not impersonate others or submit false, misleading, infringing, or illegal content.

3. If the information you provide changes, you should update it promptly. You shall bear the consequences arising from providing incorrect, outdated, or incomplete information.

4. If this website provides account registration, login, or other identity verification functions, you should properly keep your account, password, verification code, and related verification tools, and shall not transfer, rent, lend, share, or use them illegally.

5. Any losses incurred due to your improper safekeeping, unauthorized delegation, loss of equipment, or malicious use by third parties shall be borne by yourself, unless otherwise stipulated by law.

---

### V. User Behavior Guidelines

When using this website, you shall abide by laws and regulations, social ethics, principles of business integrity, and the provisions of these terms, and shall not engage in the following

behaviors:

1. Acts that violate laws, regulations, supervisory provisions, or public order and good customs;
2. Fraudulently using, forging, or stealing others' identities, accounts, qualifications, trademarks, certificates, documents, or information;
3. Intruding into, cracking, bypassing, interfering with, or damaging the website's system, server, data, functions, or security mechanisms;
4. Sending spam messages, malicious links, viruses, Trojans, phishing content, automated traffic generation content, or other harmful programs;
5. Illegally obtaining website content or data through methods such as web scraping, data extraction, mirroring, batch downloading, reverse engineering, and cracking interfaces;
6. Copying, distributing, modifying, reprinting, selling, leasing, tampering with, or republishing website content without authorization;
7. Using websites to post defamatory, insulting, harassing, pornographic, violent, discriminatory, fraudulent, infringing, or other inappropriate content;
8. Damage the legitimate rights and interests of us, our partners, other users, or third parties in any way;
9. Engaging in illegal transactions, cash-out, money laundering, fraud, false advertising, malicious complaints, or other illegal activities through the website;
10. Accessing frequently in an unreasonable manner, occupying resources, attacking interfaces, disrupting website stability, or affecting the normal use of other users.

If you violate the aforementioned regulations, we reserve the right to take measures including but not limited to restricting functions, freezing access, deleting content, blocking accounts, retaining evidence, and pursuing liability.

---

## VI. Website Content and Information Description

1. The information displayed on this website, including products, services, cases, images, videos, parameters, descriptions, prices, inventory, delivery cycles, functional descriptions, and cooperation methods, is for reference only. The specific content shall be subject to actual communication, contracts, orders, quotations, scheme confirmations, or written documents.
2. We will make reasonable efforts to ensure the accuracy and timeliness of the website content, but we do not guarantee that all information is always completely accurate, complete, up-to-date, or error-free.
3. The images, videos, renderings, schematic diagrams, animation, and demonstrations on this website may only be used to illustrate effects and do not necessarily constitute the final delivery standards.
4. If there are obvious typesetting errors, text errors, technical errors, price errors, or other apparent discrepancies on the page, we reserve the right to make corrections within a reasonable scope.
5. You shall not make significant business decisions solely based on information from a single page on the website. If necessary, you should contact our staff for verification.

---

## VII. Intellectual Property Rights

1. All intellectual property rights related to this website and its content, including but not limited to copyright, trademark rights, patent rights, trade secrets, domain name rights, design rights, database rights, and other related rights, unless otherwise explicitly stated, belong to us or the corresponding right holders.
2. Without our prior written permission, you shall not duplicate, reproduce, adapt, compile, translate, disseminate, publicly display, commercially exploit, mirror, scrape, reverse engineer, or redistribute the content of the website in any form.
3. You agree to grant us the necessary usage rights for the operation, display, maintenance, promotion, analysis, and improvement of our services for the text, images, files, feedback, suggestions, or other content you submit on this website, provided that such content does not involve third-party rights or legal restrictions. However, such authorization does not affect your rights under the law.
4. If you believe that the content of the website infringes upon your legitimate rights and interests, you may submit a notice through the contact information listed in these terms, and we will verify and handle it within a reasonable scope.

---

## VIII. Third-party Links, Third-party Services, and Embedded Content

1. This website may contain links or embedded content from third-party websites, platforms, plugins, maps, videos, payment systems, customer service, statistics, advertisements, or other services.
2. The content, rules, data processing methods, availability, and security of third-party services are independently managed by the third party. We cannot fully control them, nor can we provide guarantees beyond legal provisions.
3. When using third-party services, you should also comply with the third party's terms, privacy policies, and relevant rules.
4. Except where otherwise provided by law or where we have statutory fault, we shall not be liable for any losses, delays, malfunctions, errors, or disputes arising from third-party services.

---

## IX. Submitting forms, leaving messages, and communicating

1. The information you send to us through forms, messages, emails, chat tools, phone calls, or other means should be authentic, legal, and contactable.
2. You are not allowed to send us illegal, harassing, abusive, false, malicious, or infringing content through the website.
3. For inquiries, cooperation requests, quotation requests, and material requests submitted by you, we will do our best to respond within a reasonable timeframe, but we cannot guarantee any specific time limit.
4. You understand and agree that our response, quotation, negotiation results, or cooperation

opportunities do not constitute any form of mandatory commitment unless otherwise agreed upon in writing by both parties.

---

#### X. Trial function, reservation function and data download

1. If the website provides functions such as trial, appointment, demonstration, download, application, subscription, etc., these functions are only provided within the scope stated on the page.

2. You should fill in the information truthfully according to the prompts on the page, and must not maliciously occupy trial slots, submit repeatedly, abuse download permissions, or engage in other improper uses.

3. If the downloaded content comes with usage restrictions, authorization restrictions, or confidentiality requirements, you should strictly adhere to them.

4. We reserve the right to restrict, suspend, terminate, or adjust trial, reservation, download, or subscription functions based on operational needs, resource availability, or risk control requirements.

---

#### XI. Marketing, Promotion, and Notifications

1. If you subscribe to the information, events, product updates, industry trends, or marketing content we provide, we may send you relevant notifications through the contact information you provided.

2. You can cancel your subscription according to the prompts on the page or our notification method.

3. Even if you unsubscribe from marketing messages, we may still send you necessary service notifications, system notifications, security reminders, transaction notifications, compliance notifications, or notifications required by law.

4. You should ensure that the contact information you provide can receive messages normally, and bear the consequences of not receiving notifications in a timely manner due to email, SMS, phone, or device blocking.

---

#### XII. Website availability and maintenance

1. We will make reasonable efforts to maintain the normal operation of the website.

2. The website may experience temporary interruptions, delays, errors, or become inaccessible due to reasons such as system maintenance, upgrades, malfunctions, network issues, interruptions of third-party services, server anomalies, attack incidents, or force majeure.

3. For any access interruptions, data delays, functional anomalies, or temporary unavailability caused by the aforementioned circumstances, we will handle them within a reasonable scope, but we will not bear any responsibilities beyond those stipulated by law.

4. We reserve the right to adjust pages, functions, content, layout, interfaces, access methods,

or terminate certain services without prior notice, based on operational needs.

---

### XIII. Disclaimer

To the fullest extent permitted by law, the website and its content are provided on an "as is" and "as available" basis. Except as expressly provided by law, we make no warranties, express or implied, including but not limited to:

1. The website is always uninterrupted, error-free, or absolutely secure;
2. The website content is completely accurate, complete, and timely;
3. The website will definitely meet your specific needs or business objectives;
4. The website will not be affected by viruses, attacks, malfunctions, or other risks;
5. Third-party services, links, or content are always available and error-free.

You understand and agree that the Internet environment itself carries uncontrollable risks, and you should assess and bear the corresponding consequences arising from your use of the website.

---

### XIV. Limitation of Liability

1. To the extent permitted by law, we shall not be liable for any indirect, incidental, special, consequential, loss of profits, loss of data, loss of goodwill, or business interruption arising out of your use of, or inability to use, this website.

2. We will not assume any liability beyond the legal provisions for losses caused by third-party services, third-party content, network failures, equipment failures, force majeure, malicious attacks, system anomalies, your own operational errors, or incorrect information provided by you.

3. If we are required to bear liability for compensation due to our statutory responsibilities, such liability is usually limited by legal provisions.

4. The limitation of liability in this clause does not apply to situations where the exclusion or limitation of liability is prohibited by law.

---

### XV. Compensation and Recovery

If we, our employees, partners, agents, or affiliates incur losses, claims, penalties, expenses, or liabilities due to the following reasons, you agree to bear the liability for compensation within the scope permitted by law:

1. You have violated these terms or laws and regulations;
2. You submit false, misleading, infringing, or illegal information;
3. You use the website content or third-party rights without authorization;

4. You launch attacks, disruptions, abuses, or damages against the website;
  5. Your behavior has led to claims or disputes being filed against us by third parties.
- 

#### XVI. Content deletion, functional restrictions, and termination of use

1. If you violate these terms, laws and regulations, or website rules, we reserve the right to take individual or combined measures depending on the situation, including but not limited to:

- Delete, block, or restrict access to relevant content;
- Suspend or terminate your access rights;
- Restrict form submission, download, message, registration, or other functions;
- Keep relevant records and pursue legal accountability in accordance with the law;
- Disclose necessary information to relevant departments or third parties in accordance with the law.

2. If we believe that your behavior may affect the security, stability, order, or the rights and interests of other users of the website, we may take restrictive measures first and then conduct subsequent verification.

3. You may also choose to stop using this website. Such cessation will not affect the rights and obligations that have already arisen prior to it.

---

#### XVII. Change of Terms

1. We reserve the right to amend these terms in accordance with legal changes, business adjustments, functional updates, risk management, or operational needs.

2. The revised terms will be published on this page, and the "Last Updated Date" will be updated.

3. If required by law, we may also notify you through announcements, pop-ups, emails, or other reasonable means.

4. By continuing to access or use this website after the terms have been updated, you are indicating your acceptance of the updated terms.

---

#### 18. Applicable Law and Dispute Resolution

1. The formation, interpretation, execution, performance, modification, termination, and dispute resolution of this clause shall be governed by \*\*[insert applicable law or region, such as: Chinese Mainland law / Singapore law / Hong Kong Special Administrative Region law]\*\*.

2. In the event of any dispute arising from or related to these terms or the use of this website, both parties shall seek to resolve it through friendly negotiation.

3. If the negotiation fails, either party may file a lawsuit to the court with jurisdiction, or handle the dispute in accordance with the dispute resolution method separately agreed upon by both parties.

4. If any provision of this clause is deemed invalid or unenforceable, it shall not affect the

validity of the other provisions.

---

#### 19. Contact information

If you have any questions, comments, or suggestions regarding these terms, you can contact us through the following methods:

Company name: Lehunli

Contact email: [lhlw3590@163.com]

Contact number: [+86 13020937326]

Contact address: [Room 108, 1st Floor, Building B, No. 169 Xingguo Road, Puzhou Street, Longwan District, Wenzhou City, Zhejiang Province]

We will handle your inquiry within a reasonable timeframe.

---

#### 20. Additional Information

1. This clause, together with the Privacy and Security Policy, Cookie Policy, product descriptions, quotation sheets, orders, cooperation agreements, licensing agreements, and other documents, constitutes the website usage rules system.

2. In case of any conflict between documents, the more specific terms, written agreements between both parties, or mandatory legal provisions shall prevail.

3. This clause does not constitute a permanent, unconditional, or irrevocable commitment made by us to any user.