



Terms of Service

Welcome and thank you for choosing Amplify Program ("Program"). The following terms and conditions of service (these "Terms of Service") apply to all customers and users of the Program. You should read these Terms of Service carefully to have a clear understanding of the Terms of Service. By using any of the services, functions, or features offered from time to time (collectively or individually, the "Services"), the customer (referred to herein as "you" or "your") agrees to these Terms of Service.

1. Terms of Service and Execution

The content of this Terms of Service includes main body of this Terms of Service and various rules that have been posted or may be posted from time to time by the product provider of the Program ("Product provider"). All these terms shall be an integral part of this Terms of Service and shall have the same legal effect as the main body of this Terms of Service. Unless otherwise expressly provided, any program provided by the Product Provider and its affiliates shall be bound by this Terms of Service.

You agreed to carefully read through and understand this Terms of Service before proceed with the Program. You may consult with the necessary staff if you have any question regarding this Terms of Service. This Term of Service will take effect so long as you continue with the Program.

You shall not claim to void or rescind this Terms of Service on the ground that you did not read this Terms of Service or you did not receive any respond on your consultation. You hereby promise to accept and observe this Terms of Service. If you do not agree to this Terms of Service, you shall immediately stop registration/activation the Program.

The Product Provider reserved the rights to make or amend this Terms of Service and various rules from time to time as needed, and announce the same on the website, without any individual notice to you. The amended Terms of Service and rules shall come into effect immediately and automatically upon being updated on the website. If you do not agree to the relevant amendment, you shall immediately stop the Program. If you continue with the Program, you shall be deemed as having accepted the amended Terms of Service and rules.

2. Registration and Account Eligibility of Registrants

You hereby confirm that you are an individual, legal person or other organization with full capacity for civil rights and civil conducts when you activated the Program. If you do not have the said capacity, you and your guardian shall undertake all the consequences resulted therefrom, and the Product Provider shall have the right to cancel any business transaction with you and claims against you and your guardian for compensation.

3. Product Provider

You hereby acknowledge and accept the discretion and decision of Product Provider. You acknowledge and agree that, Product Provider may, on requests from governmental authorities (including judicial and administrative departments), provide information provided by you, business transaction records and any other necessary information.



All the applicable taxes and all the expenses that you require to incur in relation to the Program shall be solely borne by you.

4. User's Guide of The Program

You hereby promise to observe the following covenants during your activation of the Program: All the activities that you carry out during the activation of the Program will be in compliance with the requirements of laws, regulations, regulatory documents and various rules of Product Provider, will not be in violation of public interests, public ethnics or other's legitimate interests, will not constitute evasion of payable taxes or fees and will not violate this Terms of Service or relevant rules.

If you violate the foregoing promises and thereby cause any legal consequence, you shall independently undertake all of the legal liabilities in your own name and hold the Product Provider harmless from any loss resulted from such violation.

You will not use any data for commercial purposes, including but not limited to using any data displayed through copy, dissemination or any other means without prior written consent of the Product Provider. You will not adopt any action that will induce unreasonable size of data loading on the network equipment of the Product provider.

You acknowledge and agree: the Product Provider shall have the right to unilaterally determine whether you have violated any of the covenants above and, according to such unilateral determination, apply relevant rules and take actions thereunder or terminate services to you, without your consent or prior notice to you.

If your violation or infringement has been held by any effective legal documents issued by judicial or administrative authorities, or the Product Provider determines at its sole discretion that it is likely that you have violated the terms of this Terms of Service or the rules or the laws and regulations, the Product Provider shall have the right to terminate any business transaction with you.

As to any information you may have published on the Program that allegedly violates or infringes upon the law, other's legitimate interests or this Terms of Service or the rules, the Product Provider shall have the right to delete such information without any notice to you and impose punishments according to the rules. As to any act you may have carried out on the Product Provider, including those you have not carried out on the Product Provider but have had impacts on the Product Provider and its clients, the Product Provider shall have the right to unilaterally determine its nature and whether it constitutes violation of this Terms of Service or any rules, and impose punishments accordingly.

You shall keep all the evidence related to your acts on your own and shall undertake all the adverse consequences resulted from your failure to discharge your burden of proof. If your alleged violation to your promises causes any losses to any third party, you shall solely undertake all the legal liabilities in your own name and hold the Product Provider harmless from any loss or extra expenses.

If, due to any alleged violation by you to the laws or this Terms of Service, the Product Provider incurs any losses, is claimed by any third party for compensation or suffers any punishment imposed by any administrative authorities, you shall indemnify the Product Provider against any losses and expense caused thereby, including reasonable attorney's fee.



5. Scope and Limitation of Liability

The Program is provided at an “as is” and “commercially available” condition. The Product Provider disclaims any express or implied warranty with regards to the Program, however, including but not limited to applicability, free from error or omission, continuity, accuracy, reliability or fitness for a particular purpose.

The Product Provider also disclaims any promise or warranty with regards to the effectiveness, accuracy, correctness, reliability, quality, stability, completeness and timeliness of the technology and information involved by the Program.

You acknowledge and agree, the Product Provider shall not be liable for any of your losses caused by any of the following events, including but not limited to losses of profits, goodwill, or any other intangible losses (regardless whether the Product Provider has been advised of the possibility of such losses).

6. Termination of Terms of Service

You hereby agree that, the Product Provider shall have the right to terminate all or part of the Program to you at the Product Provider’s sole discretion, without any prior notice, for whatsoever reason, and the Product Provider shall not be liable to you; however, the Product Provider shall have the right to keep and use all the records and data for the business transaction with you. In case of any of the following events, the Product Provider shall have the right to directly terminate this Terms of Service by notice or email: when this Terms of Service (including the rules) is amended, you expressly state and notify the Product Provider of your unwillingness to accept the amended service Terms of Service; any other circumstances where the Product Provider deems it should terminate the services.

You agree that, after the termination of Terms of Service between you and the Product Provider, the Product Provider shall still have the rights to: keep information regarding to data related to financial payment during your use of the Program. Claim against you according to this Terms of Service if you have violated any laws, this Terms of Service, any agreement entered or the rules during your use of the Program.

7. Amplify Program

There are risks on the Program and you are advised to understand the risks before you decided to proceed. You also need to be aware whether the Program is appropriate to you. If necessary, you are advised to engage a professional person at your own cost to explain the risks associate to the Program. The Product Provider will not be responsible for the risks that are associate with the Program nor be responsible to engage any professional person for you.

You must proceed with the Program in any way which is prohibited by the laws or regulation, be it in your home country, resident country or by Labuan FSA, which apply to you. You are also required to be at legal tender age, has the necessary experience and understand the Program.

To register for the Program, the Product Provider may require you to provide us with identification or other documentation in order to help us prevent fraud or money laundering. This may include photographic identification and a recent proof of address. We may also undertake our own identity, fraud and credit checks.



It is forbidden for you, as our customer, to enter into the Program through anonymous proxies and other services or technologies that hide the real internet connection of the user.

Should you choose to proceed with the Program, apart from this Terms of Service, you will also require to read and agree on the Agreement(s) that you will enter between HWGG Capital P.L.C. ("HWGGC") and you, and the Terms of Service of HWGGC. All charges, payment, commission, premium rewards will be stated in the Agreement(s).

You acknowledged that the ownership of the Program belongs to the Product Provider. HWGGC is engaged by the Product Provider as a payment solution and usage of the platform for the Program only. Therefore, HWGGC will not be liable for any risks, losses or damages occur to the Program.

You may only proceed with the Program for your own benefit. You confirm that you are not acting for the benefit of any other person or entity.

8. Changes

The Product Provider reserve the right, at our sole discretion, to modify or replace these Terms of Service at any time and without prior notice. What constitutes a material change will be determined at our sole discretion. By continuing to access or use our services, you agree to be bound by the revised terms.