Terms of use

Article 1 (Purpose)

This Agreement is made by using the internet related service (hereinafter referred to as "service") provided by the IMTEC shopping mall (hereinafter referred to as "Mall") operated by IMTEC (Electronic Commerce Operator) And the rights, duties and responsibilities of the user.

We will comply with these Terms and Conditions for e-commerce using PC communication, wireless, etc., as long as it is not against its nature.

Article 2 (Definitions)

"Mall" is a virtual business place set up so that IMech can trade goods and services using information and communication facilities such as computers to provide users with goods or services (hereinafter referred to as "goods, etc."), It is also used as a means of operating a cyber mall.

"User" means a member or non-member who accesses the Mall and receives the services provided by the Mall in accordance with these Terms and Conditions.

"Membership" means a person who has registered as a member of the "Mall" and who can continue to use the services provided by the Mall.

'Non-member' means a person who does not join the membership but uses the services provided by the mall.

Article 3 (Explanation and Explanation and Amendment of Terms)

"Mall" means the contents of this Agreement, the name of the representative, the address of the office (including the address

where the consumer can handle the complaint), the telephone number, the transfer number, the e-mail address, 00 in the cyber mall's initial service screen (front side) so that users can easily know the information of the sales representative, the sales representative, and the person in charge of personal information management. However, the contents of the agreement can be made available to the user through the connection screen.

"The Mall shall provide a separate connection screen or pop-up screen so that the user can understand important contents such as withdrawal of the subscription, delivery responsibility, and refund conditions among the contents defined in the terms before the user agrees to the terms, .

"Mall" shall mean the "Consumer Protection Act for Electronic Commerce, etc.," "Regulations on the Regulation of the Terms," "Electronic Document and Electronic Transaction Act," "Electronic Financial Transactions Act," "Electronic Signature Act, Promotion and Information Protection Act, "" Law on Visiting Sales, etc., "and" Consumer's Basic Law. "

In case of amendment of "Mall", the date of application and reason for amendment shall be specified and announced on the initial screen of the Mall together with the current terms from 7 days before the application date to the day before the effective date. However, if the contents of the agreement are changed against the user in a disadvantageous manner, the company shall notify the user with at least 30 days' advance grace period. In this case, the "Mall" clearly compares the content before and after the revision, and displays it for the user to understand.

If the "Mall" amends the terms, the amended terms and conditions shall apply only to the contracts entered into after the effective date of the amendment. However, if the user who has already entered into the agreement transmits the intention to receive the provision of the amendment clause to the "Mall" within the notice period of the amendment clause under Paragraph 3 and the consent of the "Mall" It's possible.

Regarding the matters not defined in these Terms and the interpretation of these Terms and Conditions, the Consumer Protection Act on Electronic Commerce etc., the Act on the Regulation of the Terms and Conditions, the Consumer Protection Directive prescribed by the Fair Trade Commission, Follow.

Article 4 (Provision and Change of Service)

"Mall" performs the following tasks.

1. Provide information on goods or services and conclude purchase contracts

2. Delivery of the goods or services for which the purchase contract is concluded

3. Other duties designated by "mall"

The "Mall" may change the contents of the goods or services to be provided by contracts to be concluded in the future in the event of the sale of goods or services or the change of technical specifications. In this case, specify the contents and date of the changed goods or services, and immediately notify the place where the current goods or services are posted.

In case of changing the contents of the service contracted with the user provided by the "Mall" to the reason such as the change of the specification of the goods or the like of the goods, the reason shall be immediately notified to the address notified to the user.

In the case of the preceding paragraph, "Mall" compensates for the damages caused by the user. However, this does not apply if the "Mall" proves that there is no intention or negligence.

Article 5 (Suspension of Service)

The "Mall" may temporarily suspend the provision of services in the event of maintenance, replacement or breakdown of information and communication facilities such as computers, or loss of communication.

The "Mall" shall be compensated for damages incurred by the user or a third party due to temporary interruption of service due to the reason stated in Paragraph . However, this is not the case if the "Mall" proves that it is not intentional or negligent.

When the service can not be provided due to the conversion of the business item, the abandonment of the business, or the integration among the business, the "Mall" notifies the user by the method set out in Article 8, I reward you. However, in case the Mall does not notify the compensation standard, the mileage or reserves of the users shall be paid to the user in cash or in kind equivalent to the currency value of the Mall.

Article 6 (Membership)

The user submits the member information according to the registration form set forth by the "Mall", and signs the agreement to agree to the terms and conditions of membership.

The "mall" is registered as a member of the users who apply to join as a member as described in Paragraph 1 unless it falls under any of the following items.

1. If the applicant has lost his / her previous membership pursuant to Paragraph 3 of Article 7 of this Agreement, he / she shall be the person who has passed 3 years after the loss of membership under Article 7 (3) Is obtained.

2. If there is false information, missing information,

3. If it is judged that the registration of other members is significantly impeded by the technology of "mall"

The time of establishment of membership contract is when the approval of "Mall" reaches the member.

If there is any change in the registered matters at the time of joining the membership, the member must notify the change of the "mall" within a considerable period of time by means of revising the member information.

Article 7 (withdrawal of membership and loss of qualification)

A member may request withdrawal at any time from the "Mall", and the "Mall" immediately handles withdrawal from membership.

If a member falls under any of the following grounds, the "Mall" may limit and suspend membership.

1. If you registered false information at the time of application

2. If you do not pay on the due date for the goods you purchase using the mall, or other liabilities you bear in connection with your use of the mall.

3. Threatening e-commerce order, such as interfering with the use of "mall" by others or stealing the information

4. When using the "mall" to prohibit the law or this agreement, or to act against the public good

"Mall" may lose membership if the same act is repeated more than once after the "mall" restricts or stops membership, or if the reason is not corrected within 30 days.

If the "Mall" loses the membership, the membership registration will be canceled. In this case, you will be notified of the membership and given at least 30 days prior to the termination of the membership registration.

Article 8 (Notice to Members)

When the "mall" notifies the member, the member can make it to the e-mail address specified in advance with the "mall".

"Mall" can be replaced with individual notice by posting on the "Mall" bulletin board for more than one week in case of notice to many unspecified members. However, individual notices will be given to matters that have a material effect on the member's transactions.

Article 9 (Application for Purchase and Consent for Providing Personal Information)

The user of the "Mall" shall apply for the purchase on the "Mall" by the following or similar methods, and the "Mall" shall provide the following contents to the user in order to make the application for purchase.

- 1. Search and select goods
- 2. Enter the name, address, telephone number, e-mail address (or mobile phone number) of the recipient

3. Confirm the contents of the terms and conditions, the service with limited right of withdrawal of subscription, the cost of shipping, installation, etc.

4. Indicate that you agree to these Terms of Use and confirm or deny the above 3.(Eg, mouse click)

5.Application for purchasing goods and confirming them or confirming "mall"

6. Choose your payment method

If the "mall" needs to provide buyer's personal information to a third party: 1) the person who receives the personal information, 2) the purpose of using the personal information of the person to whom the personal information is provided, 3) 4) You must notify the buyer of the personal information of the recipient and the period of use. (The same shall apply when the matters to which the consent was given are changed.)

When the "Mall" entrusts the third party to handle the personal information of the purchaser, the person who is entrusted with the handling of the personal information, 2) You must receive. However, if it is necessary for the implementation of the contract on the provision of the service and the promotion of the convenience of the purchaser is concerned, it shall be dealt with in the manner prescribed by the ^r Act on Promotion of Information and Communication Network Utilization and Information Protection, etc. J You do not need to be notified and notified as a reminder through your privacy policy.

Article 10 (Establishment of Contract)

The "Mall" may not accept the following application for the same purchase application as the Article 9. However, in the case of a contract with a minor, if the legal representative does not obtain the consent, the minor or the legal representative must notify them that the contract can be canceled.

1. If there is false information, omissions,

2. If a minor purchases goods and services prohibited by the Juvenile Protection Act, such as tobacco and alcohol

3. In the event that the acceptance of the other purchase application is judged to be significantly impeded by the "mall" technology

The consent of the "Mall" shall be deemed to have been established at the time when the consent of the "Mall" reaches the user in the form of acknowledgment notification in Article 12 (1).

The expression of acceptance of the "Mall" should include information on whether the user can confirm the purchase, whether it is available for sale, and cancellation of the purchase order.

Article 11 (Method of Payment)

Payment of goods or services purchased at "Mall" may be made by any of the following methods. However, the "Mall" can not be collected by adding any fee to the payment of the goods, etc. for the payment method of the user.

- 1. Various account transfers such as phone banking, internet banking, e-banking
- 2. Prepaid card, debit card, credit card
- 3. Online deposit
- 4. Payment by electronic money
- 5. Payment upon receipt
- 6. Payment by points paid by "Mall", such as mileage
- 7. Payment by gift voucher which is signed with "Mall" or recognized by "Mall"
- 8. Payment by other electronic payment methods, etc.

Article 12 (Notification of receipt, change of purchase application and cancellation)

The "Mall" will notify the user of the receipt if the user has a purchase application.

The user who receives the acknowledgment notice may request the change or cancellation of the purchase application immediately after receiving the acknowledgment notice if there is any inconsistency in the intention to do so, and if there is a request from the user before the delivery, . However, if payment has already been made, it shall be subject to the provisions of Article 15, Cancellation of Application.

Article 13 (Supply of Goods, etc.)

The "Mall" takes other necessary measures such as order making, packing, etc. so that the user can deliver the goods within 7 days from the date of submission of the offer, unless there is a separate agreement regarding the supply period of the user and the goods. However, if the "mall" has already received all or part of the payment of goods, etc., it shall take action within 3 business days from the receipt of all or part of the payment. At this time, the "Mall" takes appropriate measures to ensure that the user can check the supply procedures and progress of the goods.

The "Mall" specifies the shipping method, shipping cost for each method, shipping time for each method, etc. for the goods purchased by the user. If the "Mall" exceeds the contracted delivery time, you must compensate for the damage caused by the user. However, this does not apply if the "Mall" proves that there is no intentional negligence.

Article 14 (Refund)

In case that the goods which the user has applied for purchase are unable to be delivered or provided due to reasons such as sold out, the mall shall notify the user without delay and if the goods have been paid in advance You will be refunded within 3 business days from the date you received the payment or take necessary action for the refund.

Article 15 (Withdrawal of subscription, etc.)

(1) A user who has entered into a contract for the purchase of a "mall" and other goods has received a written notice concerning the contents of the contract pursuant to Article 13, Paragraph 2 of the Act on Consumer Protection in Electronic Commerce etc. If the supply of goods is delayed, it means the day when the supply of goods, etc. is started.) Within 7 days, the subscription can be withdrawn. However, if there is any provision in the ^r Consumer Protection Act for Electronic Commerce etc. ^J regarding the withdrawal of the subscription, the provisions of the Act shall be followed.

The user can not return or exchange goods if the goods are delivered in the following cases.

1. If the goods are lost or damaged due to the responsibility of the user (However, if the goods are damaged in order to confirm the contents of the goods, the application can be withdrawn)

2. If the value of the goods, etc. has decreased significantly due to the use of the user or consumption of the part

3. If the value of goods etc. has decreased significantly enough to make it difficult to resell by the passage of time

4. If it is possible to replicate the goods with the same performance, etc. If the original packaging of the goods is damaged

In the case of Article 2, Clause 2 to 4, if the "mall" does not specify in advance the fact that the withdrawal of the subscription is restricted or the provision of the commodity is not provided, the withdrawal of the subscription Etc. are not limited.

(4) Notwithstanding the provisions of Paragraphs (1) and (2), if the contents of the goods, etc. are different from the contents of the display, advertisement, or the contents of the contract, the user shall notify them within 3 months from the date of receiving the goods You can withdraw your subscription within 30 days from the date you were informed.

Article 16 (Effect of withdrawal of subscription, etc.)

The "Mall" refunds the goods already paid within 3 business days if the goods are returned from the user. In this case, when the "Mall" delays the refund of the goods or the like to the user, the delayed interest calculated by multiplying the delayed interest rate stipulated in Article 21-2 of the Enforcement Decree of the Consumer Protection Act for Electronic Commerce etc. will be paid for the delay period.

When the "mall" refunds the above amount, when the user pays for the goods as payment means such as credit card or electronic money, the provider who provided the payment means without delay will not be allowed to charge the goods Or to cancel.

In the case of withdrawal of subscription, the user will bear the cost of returning the goods received. "Mall" will not charge the user for penalty or damages for reasons such as withdrawal of subscription. However, if the contents of the goods are different from the contents of the display, advertisement, or the contents of the contract are fulfilled in a different manner and the customer withdraws the subscription, the "mall" will bear the cost necessary for the return of the goods.

When the user receives the goods, the "Mall" will clearly indicate who will bear the cost when withdrawing the subscription.

Article 17 (Protection of Personal Information)

The "Mall" collects at least the personal information necessary to provide the service when collecting the user's personal information.

"Mall" does not collect in advance the information necessary for the fulfillment of purchase contract at the time of membership. However, in order to fulfill the obligations under the relevant laws and regulations, it is not necessary to acquire at least specific personal information in cases where identification is required prior to the purchase contract.

When collecting and using the user's personal information, the "Mall" notifies the user of the purpose and accepts the agreement.

"Mall" can not use the collected personal information for purposes other than the purpose, and when a new purpose of use occurs or it is provided to a third party, it notifies the user of the purpose of use and provision and receives consent. However, except in cases where there is a difference from the relevant laws and regulations.

If the "mall" requires the consent of the user pursuant to Paragraphs 2 and 3, the identity (affiliation, name, telephone number, other contact) of the person in charge of personal information management, (Information provided by the person who provided the information, the purpose of the information provided, and the information to be provided), etc., in advance of the information specified in Article 22 (2) of the Act on Promotion of Information Network Usage and Information Protection, etc. May withdraw this consent at any time.

The user may request the reading and correction of his / her personal information held by the mall at any time, and the mall is obliged to take necessary measures without delay. If the user requests correction of the error, "Mall" does not use the personal information until correcting the error

"Mall" should limit the person handling personal information of user for the protection of personal information to the minimum, and shall not be responsible for the loss, theft, leakage, the third party without the consent of the user, including credit card and bank account, You are liable for any damages incurred by you.

"Mall" or a third party who has received personal information from it will destroy the personal information without delay when it has achieved the purpose of collecting or receiving the personal information.

"Mall" does not set the consent section about the collection, use, and provision of personal information as pre-selected. In addition, the service that is limited when the user's refusal to consent to the collection, use, and provision of personal information is specifically specified, and services such as membership registration are refused because of the user's refusal to consent to the collection, use, Do not limit or decline the offer.

Article 18 (Obligation of the Mall)

The "mall" shall not do any act contrary to laws and regulations or these terms and regulations or to contravene public order, and shall do its best to provide goods and services continuously and reliably as stipulated in these Terms and Conditions.

"Mall" must have a security system to protect user's personal information (including credit information) so that users can use Internet service safely.

The "Mall" shall be responsible for compensating the user for any damage caused by the unlawful display and advertising activities prescribed in Article 3 of the Act on the Fairness of Advertisements and Advertisements.

"Mall" does not send commercial e-mail for commercial purposes that users do not want.

Article 19 (Obligations to Members' ID and Password)

The member is responsible for the management of ID and password except for Article 17.

Members shall not allow their ID and password to be used by a third party.

When a member recognizes that his / her ID and password are stolen or used by a third party, he / she shall notify the mall immediately and if there is guidance of "mall", he / she should follow it.

Article 20 (User's obligation) The user should not do the following acts.

- 1. Registration of false information when applying or changing
- 2. Information stealing of others

3. Change of information posted on the "Mall"

- 4. Sending or posting information (computer programs, etc.) other than information set by the Mall
- 5. Infringement of Intellectual Property Rights such as "Mall" or other third party's copyright
- 6. Acts that impair the "Mall" or any other third party's reputation or disrupt business;
- 7. Disclosing or posting to the mall any information that is against obscene or violent messages, images, voices,

Article 21 (Relationship between a Linked Mall and a Linked Mall)

When the upper "mall" and the lower "mall" are connected by a hyperlink (for example, the object of a hyperlink includes characters, pictures and moving images), the former is referred to as a connection "mall" The connection is called "mall" (website).

The connection "Mall" means that the connection "Mall" does not bear the guarantee responsibility for the transaction performed with the user by the goods provided independently by the connected "Mall", if the initial screen of connection "Mall" We are not responsible for the warranty for that transaction.

Article 22 (Restrictions on Use and Restriction of Copyright)

Copyrights and other intellectual property rights for works created by "Mall" belong to "Mall".

User shall use the information obtained by using "mall" for commercial purposes by copying, transmitting, publishing, distributing, broadcasting and other methods without prior consent of "mall" It should not be used to the person.

"Mall" should notify the user when using the copyright belonging to the user in accordance with the agreement.

Article 23 (Settlement of Disputes)

The "Mall" installs and operates the damage compensation processing mechanism to reflect the legitimate opinions and complaints posed by the users and to compensate the damage.

The "Mall" will deal with complaints and comments submitted by the users with priority. However, if prompt processing is difficult, we will promptly notify the user of the reason and the processing schedule.

When there is an application for damages relief from the user concerning the e-commerce dispute between the "Mall" and the user, the dispute may be subject to the arbitration of the Fair Trade Commission or the dispute arbitration body commissioned by the city or provincial governor.

Article 24 (Jurisdiction and Governing Law)

The lawsuit concerning the dispute of e-commerce between the "Mall" and the user shall be based on the address of the user at the time of filing and, if there is no address, the jurisdiction of the district court having jurisdiction over the place of residence. However, if the address or residence of the user at the time of filing is not clear, or if the foreign resident is a foreign resident, he / she shall submit it to the competent court under the Civil Procedure Act.

The laws of Korea apply to e-commerce litigation filed between the "Mall" and users.