

Contract Number :

.INSURANCE Domain Registration Contract



Party A (Registrant):

Party B (Registrar): Beijing Guoxu Network Technology Co., Ltd.

April, 2018

Party A (Registrant):

Contact:

Address:

Tel:

Fax:

Postal Code:

Party B (Registrar):

Beijing Guoxu Network Technology Co., Ltd.

Contact: Xiu HAN

**Address: 2002 Building C, Caizhi International
Mansion, 18 Zhongguancun East Road, Haidian
District, Beijing, 100083, P. R. China**

Tel: +86-10-51192213

Fax: +86-10-51192106

Postal Code: 100081

Tech Support: Fuqing ZHAO

Tel: +86-10-51192225

E-mail: zhaofuqing@guoxuwang.cn

Legal Notice:

1. Party B, Beijing Guoxu Network Technology Co., Ltd., is a domain name registration service business, accredited by international domain name administration ICANN, and China Internet Network Information Center.

2. Party A agrees to abide by the administrative policy and regulations of domain name administration authority (ICANN) and fTLD Registry Services LLC (fTLD), including but not limited to *China Internet Network Domain Name Regulations*, *Domain Name Registration Management Implementation Rules*, *China Internet Network Information Center Domain Name Dispute Solutions* and other relative regulations, enjoying corresponding rights and undertaking corresponding obligations.

3. Registrar is responsible for, and shall provide customer support to, all of Registrar's Registered Name Holders in the Registry TLD, including support to accept (i) orders for registration, cancellation, modification, renewal, deletion, redemptions, or transfer of Registered Names, and (ii) customer service (including domain name record support) and billing and technical support to Registered Name Holders. Notwithstanding the foregoing, Registrar reserves the right to stop sponsoring new registrations of Registered Names, and in such event, Registrar will not be required to provide registrations, renewals, redemptions, or transfers to the Registrar of Registered Names, provided that Registrar shall continue to provide customer support to Registrar's existing Registered Name Holders as required by this Subsection 3.2. Registrar shall, consistent with ICANN policy, provide Registered Name Holders with emergency abuse and transfer emergency contacts available on a 24/7 basis for obtaining information and support during critical situations such as abuse (i.e., domain name hijacking, spamming, phishing, pharming, etc.). Registrar shall publish on its website its accurate contact details, including a valid email and mailing address as well as a 9 primary contact for handling inquiries related to malicious conduct related to .bank.

4. Party A acknowledges and agrees that the Registry Operator reserves the right to deny, cancel or transfer any Registered Name registration or transaction, or place any Registered Name (s) on

registry lock, hold or similar status, as it deems necessary, in its unlimited and sole discretion: (i) to comply with specifications adopted by any industry group generally recognized as authoritative with respect to the Internet (e.g., RFCs), (ii) to correct mistakes made by Registry Operator, Registry Service Provider, Registry Verification Agent, Registrar and/or any other contractually obligated vendors in connection with a domain name registration, or (iii) for the non-payment of Fees to Registry Operator.

5. Obligations of Registered Name Holder. Registrar shall ensure that appropriate national privacy law requirements are incorporated into the Registration Agreement and the Registrars' business practice so that Registered Name Holder can, e.g., provide consent voluntarily and freely, have the ability to withdraw said consent, exercise the right to be forgotten, etc.

6. Acceptable Use and Anti-Abuse Policies. Registrar shall include in the Registration Agreement a provision prohibiting the Registered Name Holder from distributing malware, abusively operating botnets, etc.

7. Registrar's Registration Agreement and Indemnification. In its Registration Agreement with each Registered Name Holder, Registrar shall require such Registered Name Holder to indemnify, defend and hold harmless Registry Operator.

8. ICANN standards, policies, procedures, and practices. ICANN standards, policies, procedures, and practices for which Registry Operator has monitoring responsibility.

9. Registry Operator's Operational Requirements. Registry Operator's Operational Requirements, including those set forth on Registry Operator's website at <https://www.ftld.com/resources>, <https://www.ftld.com/faq-registrar>, <https://www.ftld.com/faq-dotbank> and <https://www.ftld.com/faq-dotinsurance>.

10. Applicable Law. All applicable national, state or local law, regulation or court order in relation to its operations and registrations of the Registry TLD.

11. Registrar access to the Registry Operator's Registry System. Registrar shall not represent to anyone that Registrar enjoys access to any of the Registry Operator's Registry System that is superior to that of any other registrar accredited for the Registry TLD.

12. All Public Interest Commitments. All Public Interest Commitments (as set forth in Specification 11 to the Registry Agreement, as amended from time-to-time) and community registration policies (as set forth in Specification 12 to the Registry Agreement, as amended from time-to-time).

13. Prohibition on Privacy and Proxy Registrations. Registrar shall not provide, and shall not permit an Affiliate or third party to provide, the use of privacy or proxy registration services by the Registered Name Holder in registering or maintaining domain name registrations with the Registry TLD, as provided in Registry Operator's Security Requirements and Operations Pledge: <https://www.ftld.com/security/>.

14. Registry Operator's Security Requirements. In its Registration Agreement with each Registered Name Holder, Registrar shall require such Registered Name Holder to comply with Registry Operator's Security Requirements available at <https://www.ftld.com/security>.

15. Registrant Compliance. Registrant shall take all necessary action(s) as directed by Registrar or Registry Operator in relation to compliance actions, directives, or instructions from ICANN, and/or as otherwise directed by Registry Operator in its sole discretion as being reasonably necessary for the provision of Registry Services, and enforcing compliance with Registry Operator's Operational and Security Requirements and Operations Pledge, including monitoring for compliance regarding

the Registered Name.

16. Premium Registration Pricing Notification. Registrar shall clearly and conspicuously disclose in its Registration Agreement, that non-standard domains have non-uniform registration and renewal pricing.

17. Domain Name Dispute Resolution. During the Term, Registrar shall have in place a policy and procedures for resolution of disputes concerning Registered Names. Until ICANN adopts an alternative Consensus Policy, Specification and/or Temporary Policy, approved by ICANN, with respect to the resolution of disputes concerning Registered Names, Registrar shall comply with the Uniform Domain Name Dispute Resolution Policy ("UDRP") identified on ICANN's website (www.icann.org/general/consensus-policies.htm), as may be modified from time-to-time.

18. Time of Entry Disputes. Registrar agrees that in the event of any dispute concerning the time of the entry of a Registered Name registration into the Registry System, the timestamp shown in the Registry System records shall control. In addition, Registrar shall require each Registered Name Holder to agree that in the event of any dispute concerning the time of the entry of a Registered Name registration into the Registry System, the timestamp shown in the Registry System records shall control.

19. The registration of Party A will not infringe any third party's rights; the registration shall not be for malicious or any illegal purpose; Party A agrees to pay Party B relevant expenses in accordance with the charging standards and time announced by Party B, and agrees to apply the charging standards for renewal during renewal period. If Party A doesn't receive Party B's payment notice, then Party B can't claim Party A for late payment.

Party A shall provide correct and accurate .bank domain name application materials:

- Copy of business certificate
- Registrant identity certificate
- Financial Business Operation Permit
- Other documents required by fTLD

20. Additional Requirements. Registered Name Holder to agree and comply with Registry Operator's policies and procedures, as they may be instituted or updated from time-to-time and published on the Registry Operator's website at <https://www.ftld.com/policies>, including but not limited to:

- Registry Operator's Security Requirements
- Acceptable Use / Anti-Abuse Policy
- Name Allocation Policy
- Name Selection Policy
- Privacy Policy
- Registrant Eligibility Policy
- Registrant Eligibility Dispute Resolution Policy
- Reserved Names Challenge Policy
- Sunrise Dispute Resolution Policy
- Whois Access Policy

21. This agreement shall take effect on the official registration or successful renewal.

22. Name, Term and Price of Domains:

Domain Applied by Party A:

Domain Name	Unit (RMB)	Type	Term	Subtotal
		.insurance		
		.insurance		
Total Amount (RMB):				

The total amount under this contract is RMB***, which is the total expense of domain registration provided by Party B under this contract, including but not limited to all expenses, risks, tax, interests related to Party B's implementation of this contract, and all expenses for the implementation of this contract, not affected to inflation or any other factors.

23. Time of Registration

On receiving Party A's registration fee, Party B should register relevant domain names for Party A according to this contract within two business days (Be subject to the remittance to the account of Party B.)

24. Settlement and Duration

Party A should pay the amount of ***RMB according to this contract within five business days since officially signing this contract.

Party B should provide invoice to Party A for its actual amount of remittance.

25. Liability for Breach of Contract

(1) If Party B fails to complete domain name registration after three days since Party A fulfills payment successfully, Party A has the right to terminate this contract, and Party B should compensate Party A for the loss. The compensation, by principle, should not be lower than the amount of the contract.

(2) If either Party considers the actual loss is larger than the contract amount, a lawsuit can be brought to the local court or arbitral institution where Party A is located. If court or arbitral institution rules that the loss has exceeded contract amount, either Party has the right to continue to claim for compensation to the other.

26. Force Majeure

If either Party fails to implement the contract because of force majeure such as wars, massive fire, typhoon, earthquake and other natural disaster, the reason of failure should be reported to the other Party. And after receiving the evidence document from relevant institution, it is allowed to postpone, implement part or not implement the contract, which claims no compensation liability from both parties.

27. Dispute Resolution

Any dispute arose by this contract should be solved by peaceful negotiation at first. If negotiation fails, then any Party can bring a lawsuit to the local court where Party B is located.

28. Contract Signing

This contract comes to effect from the day when both parties' representatives sign or affix their official seals. This contract is in duplicate, one for Party A and one for Party B. Any relevant agreement, supplementary instruction and documents to this contract will take effect after both parties sign or affix their official seals.

Party A	Party B
Company Name: (Official Seal here)	Company Name: Beijing Guoxu Network Technology Co., Ltd. (Official Seal here)
Entrusted Agent:	Entrusted Agent:
Add.:	Add.: 2002 Building C, Caizhi International Mansion, 18 Zhongguancun East Road, Haidian District, Beijing, 100083, P. R. China
Bank Name:	Bank Name: China Construction Bank Baofusi Branch
Account NO.:	Account NO.: 1100 1141 3000 5250 0784
Date:	Date: