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release of these sites. In addition, the provision of non-Shanghai Electric website link does not imply approval of the third-party website or the site's products or services mentioned, or commit that the webpage and contents belong to the third party.

CATO will not and can't review content posted by the User on its website, and shall not be responsible for the posted content. CATO reserves the right to delete any content posted by Users at any time.

5. Any information, software and documentation (hereinafter referred to as "information, software and documentation") provided on the CATO website shall be applied with the Terms of Use. Information, software and documentation updates shall be applied with the license terms agreed upon with CATO in advance. Separate license terms override the Terms of Use.

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Unless otherwise agreed, User will not be entitled to the software's source code.

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User access to password-protected website at any time by freezing the User information (as defined below), and without explanation, especially if the User:

- a) used false information for the purpose of registration;
- b) breached Terms of Use or user information duty of care;
- c) violated relevant laws when accessing or using CATO website;
- d) no longer uses the CATO website for a long period of time.

2. User during the registration process shall provide accurate information, change information within a reasonable time when updating the information (update online to the extent possible). The User shall ensure that it provides to the CATO an e-mail which is a valid mailbox at any time. After registration, the User will get access to the code including the User name and password ("User Information"). Accessing for the first time, the User shall modify the password provided by CATO. User Information can be used to view or modify personal information, or cancel its data processing agreement.

3. The User shall ensure that User Information is not acquired by a third party, and be responsible its User Information-required transactions or other activities. After each login, the User shall exit the password-protected webpage. If the User finds that a third party has improper use of the User Information, it shall notify CATO without delay in writing or by e-mail. After receipt of the notification, CATO shall reject the User Information from the password-protected website. The User has to apply with or register with CATO once again before it can enter.

4. In the premise that it does not affect the performance of the contract, the User can at any time request to terminate its registration in writing. In this case, CATO no longer needs the information and shall remove all User Information and other stored personal information of the User identified.

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1. The User accessing or using the CATO website shall not:

- a) do not harm to others, especially children, or violate others' personal rights;
- b) use in violation of public morality;
- c) infringe any intellectual property or other property rights;
- d) upload any files that contain viruses, Trojans, or other programs which may destroy data;
- e) transmission, store or upload links or contents for which the User does not have the right, especially if the links or the content will breach confidentiality obligations or are unlawful;
- f) advertising or automatic e-mail ("spam") or inaccurate warnings of viruses, defects or similar documents, the User may not induce or require others to participate in Any lottery, snowball system, chain letter, pyramid game or similar activities.

2. CATO may at any time deny User access to CATO website, especially if the User violated its obligations under the Terms of Use.

3. Because the information software or documentation is provided for free to the User, excluding international improper conduct or fraud, obligations to guarantee against any information, quality and documentation defect, in particular the obligation to guarantee accuracy, flawlessness, no request or third-party claims, or guarantee the full and / or appropriate purpose will be expressly excluded.

4. The CATO website information may include a product's technical specifications or general descriptions, but in some cases the product may not be available (e.g. due to product changes). Therefore, quality shall be recognized by both parties for each purchase.

5. The risk of using the CATO website shall be assumed by the User. CATO will not make implying

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6. Unless the law (such as the Product Liability Act) requires, or intentional or gross negligence, personal injury or death, inability to meet guaranteed characteristics, fraudulent concealment of the defect, or breach of fundamental contractual obligations, CATO are excluded from any other obligations than in this statement. Damage arising from breach of fundamental contractual obligations is usually limited to foreseeable losses in the contract, unless the violation is caused by intentional or gross negligence.

### **Virus**

Although CATO tries its best to protect the website from virus attacks, but it still can't provide any assurance on this. CATO shall not be responsible for any loss and damage of any User caused by the virus. For its own protection, the User shall take the necessary safety measures, and download the information, software and documentation by detecting the virus in advance.

### **Supplemental agreement, jurisdiction and applicable law**

1. Any supplementary agreement must be in writing.

2. All disputes arising from or in connection with the Terms of Use shall be submitted to China International Economic and Trade Arbitration Commission according to its effective arbitration rules. Arbitral tribunal has three arbitrators. Arbitration is in Shanghai. Arbitration language is Chinese.

3. CATO does not guarantee the website information, software and / or documentation is appropriate or available for download or viewing outside of China. If a User enters the CATO website outside of China, the User shall assume full responsibility to comply with the local laws in force. If CATO website contains elements considered illegal in a particular country, it is prohibited to obtain information software and / or documentation from the website of CATO in the country.

4. Terms of Use and all disputes arising out of or related to the Terms of Use shall be applied with the laws of China. The principles of conflict of laws shall not be applied.

5. The website statement as well as the right to amend, update and finally interpret belongs to CATO.