

Conditions of Use

Article 1 (Purpose)

The present set of terms and conditions aim to specify the rights, duties, and responsibilities of VR &F CO., LTD. and users as individuals use, either as a member or as a non-member, products and services by the website (hereunder, collectively referred to as "services").

Article 2 (Membership)

1. A user may apply for membership by filling in the membership form with necessary information in it and then making it certain to agree on the terms and conditions.
2. As stated in Paragraph 1 above, the website shall register an applicant for membership as a member unless any of the following items is applicable to the applicant:
 - 1) Information submitted for registration involves falsehood, omission, or errors; and
 - 2) Other aspects that make member registration substantially difficult for technical matters.
2. In the event that a member is in any of the following cases, the website may restrict or suspend the membership.
 - 1) False information is registered to obtain membership;
 - 2) A member threatens the order of electronic transaction by disturbing others' use of the website, stealing others' personal information, etc.;
 - 3) A member commits an act that is prohibited by law or this set of terms and conditions concerning the use of the website or against good public order and customers (guiding ideology of public order, good customs, and legal thoughts; social rationality based on which legal acts are judged); or
 - 4) A member distributes baseless or false facts in relation to the operation of the website, damaging the reputation of the VR&F CO., LTD. or the reliability of the website.
 - 5) In the event that the same conduct is repeated twice or more or no corrective measure is taken within 30 days after the website suspends the membership, the website may disqualify the member.

4. The contract of membership comes into effect when the permission of the website is delivered to the member to be.
5. In the event that there should a modification to the information submitted, the member may modify it online or notify the website of the need to modify via email, etc.
6. The website is not responsible for any disadvantage that results from failure of notifying the website of an aspect to be modified as stated in the previous paragraph.

Article 3 (Privacy Protection)

1. The website may collect users' minimal information necessary for the purchase contract. The following is essential items, and more items may be added if necessary. Other aspects are optional.
 - 1) Name
 - 2) ID
 - 3) Password
 - 4) Address
 - 5) Telephone No.
 - 6) E-mail address
 - 7) Information of the recipient
 - 8) Other essential items that may be added
2. When the website has to collect personal information with which it is possible to identify the user, the website must obtain the user's consent.
3. Personal information provided will not be used for other purposes or provided to a third party without the user's agreement, and the website takes the full responsibility in this regard except the following cases:
 - Minimal user information necessary for delivery is presented to the shipping company (name, address, and telephone No./mobile phone No.;
 - Information with which it is impossible to identify that individual is provided for the purpose of statistics, academic research, market survey, etc.;
 - It is necessary for payment of goods prices;

- Identification is necessary to prevent identity theft;
 - There is an unavoidable reason according to laws or regulations; or
 - There is a need that the website recognizes and the member agrees on
4. In the event that the website has to obtain a user's consent according to as above, it shall indicate or notify in advance aspects specified by Article 4-2 of the Act Regarding the Promotion of Information and Communication
- Network Use and Protection of Information including identification of the personal information manager (department, name, and contact info.), purposes of collecting and using the information, whether the information is presented to a third party (the party that receives the information, purpose of provision, content of the information, etc.), and the user may cancel the agreement anytime.
5. A user may request access or correction to his/her personal information registered at the website anytime, and the website is responsible to take necessary measures without delay unless there is a special reason. If a user requests error correction, the website will not use that personal information until the error is corrected.
6. To protect personal information, the website minimizes the number of managers handling personal information.
7. Once the website or a third party that has received personal information from it achieves the goal of collecting or providing such personal information, the information shall be deleted immediately.
8. Other aspects regarding provision and handling of personal information are notified in detail as part of privacy policies on the first page of the website.

Article 4 (Duties of VR&F)

1. The website shall avoid any act that is prohibited by law or this set of terms and conditions or against good public order and customs. The website shall do its best in providing goods consistently and stably according to this set of terms and conditions.
2. The website sends no advertising e-mail if a user does not like it. However, the website may send urgent notifications, instructions, etc. that the 'VR&F' views as necessary via e-mail, etc.

Article 5. (Duties of Members Regarding ID and Password)

1. Except the cases specified in Article 3, members are responsible for managing their own ID and Password.
2. Members shall not allow a third party to use their own ID and Password.
3. In the event that a member notices that his/her ID and Password has been stolen and used by a third party, he/she shall notify the website of it immediately.

Article 6 (Duties of Users)

Users shall avoid the following acts:

1. False information is registered to register or change the ID or Password;
2. Illegal use of another's information;
3. Modification of information registered on the website;
4. Sending or posting information other than that specified by the website (computer programs, etc.);
5. Infringement of intellectual property rights such as copyrights of the website, a third party, etc.;
6. Damaging the honor or hindering the business of the website or a third party; or
7. Making public or posting on the website any filthy or violent messages, videos, and voices or any information that is against good public order and customs.

Article 7 (Copyrights & Restriction to Use)

1. Copyrights and other intellectual property rights of products by the website belong to the website.
2. A user shall not use, for profit-making purposes or distribute to a third party, information obtained from the website without the website's prior consent in such ways as duplication, transmission, publication, distribution, etc.

Article 8 (Indemnification)

1. The website is not responsible for failure of providing services due to force majeure such as natural disaster, war, etc.
2. The website is not responsible for damage that results from a key communication service provider's failure of providing electric communication service constantly or properly.
3. The website is not responsible for any interruption or damage to service use for a reason attributed to the user.
4. The website is not responsible for writings or materials posted or transmitted by users.
5. The website is not responsible when a customer fails to obtain benefits expected from the service of the VR&F CO., LTD or when a damage results from a user's selective use of provided materials.
6. As for the reliability or accuracy of various types of information, materials, and facts that a user or a third party posts on the website or service page, the user or the third party is

responsible, and the website does not guarantee or take any responsibility for such materials.

7. The website takes no responsibility for damages to a user or a third party that results from the user's fault or mistake, intentional or unintentional, in the process of using services.
8. The website is not responsible for goods transactions between users or between a user and a third party with the website service as a medium.
9. The website takes no responsibility for storage or transmission of service-related materials. The website is not responsible for loss of such materials either.

Article 9 (Settlement of Disputes)

1. The website prioritizes handling complaints and opinions from users. When prompt handling is difficult, however, the user is notified of the reason and schedule of handling.
2. Disputes between the website and users may be handled by a grievance mediation organization related to electronic transactions.

Article 10 (Jurisdiction & Governing Law)

1. Lawsuits out of e-transaction disputes between the website and users will be handled by a competent court designated by the Civil Proceedings Act.
2. Lawsuits out of e-transactions between the website and users are governed by Korean laws.