

“赏游 – Shake to win” e-form TERMS AND CONDITIONS

This Terms and conditions (the “ T&C”) is made on the date spots submitted the e-form between **STW Innovation Company Limited** (“Party B”) and **The e-form submitted company**

(“Party A”), will participate with no. submitted in e-form (number of) locations to “赏游 – Shake to win” Project.

Project of “赏游 – Shake to win” is a tourist solution platform focused on Chinese market for Party A developed by Party B. The term of this Agreement shall commence of receiving the Materials and shall last for 24 months ; the Materials are including Chinese translation of the business description (limited to 2 mobile pages), a usage manual (e-version) and a window sticker.

Party A has no obligation to continue the collaboration after the 24 month period and the Project is free of charge for Party A for this FREE version of the platform service. This T&C does not cover the extra paid services Party B could offer, which would require an individual contract provided by Party B.

Whereas Party A will have the usage of “赏游 – Shake to win” platform during Pilot Project, and engages itself at filling out 5 platform feedback surveys. One before usage of the platform and 3 times at the 6th, 12th, 18th 24th months.

Each of the parties here to agrees not to share any confidential information of the other party’s business, including without limitation, trade secrets, business plans and financial information, customer data, during the course of the pilot project. This obligation shall not apply to any information that is already disclosed to the public, is already known to the party receiving the confidential information or is not identified as confidential information by the disclosing party.

Party A may provide Party B certain Content, including but not limited to, text, graphics, video, music, images, story line, concept, characters and data, for the development and production of the Materials. Party B will not be held liable for the violation of any laws, including but not limited to infringement of copyright, trademark or any other right of any person or entity arising from or relating to Party A’s Content.

Party B will retain ownership of any and all right, title and interest, including but not limited to copyright, in any programming, software, software code, and/or propriety technology and any text, graphics and other material developed by Party B.

Party A hereby grants to Party B permission to make reference to Party A’s trade name and logotype and any variation to make the platform better. Party B may also communicate to third parties a generic description of the kinds of Services provided to Party A.

This Agreement shall be governed by and construed in accordance with the laws of the People’s Republic of China (PRC), as the Materials have been developed in the PRC.

Accepted on the date the e-form submitted.