Starfish DAPP User Protocol

Prompt Clause:

Please read this "User Protocol" (hereinafter referred to as "this Protocol") carefully for DAPP applications. Before using the "Starfish OS" and "Starfish DAO" DAPP and related services, please carefully read and fully understand this Protocol, especially the terms concerning exemption or limitation of liability, licensing of rights and use of information, Protocol to open and use special individual services, application of laws and dispute resolution terms, etc. If you are under the age of 18, please read and fully understand this Protocol accompanied by your legal guardian, and use it after obtaining the consent of your legal guardian.

When you log in to this page by blockchain address and digital wallet authorization, it means that you have fully read, understood and accepted all the contents of this Protocol, and promise to accept the binding as a party to this Protocol. In the course of reading this Protocol, if you do not agree to this Protocol or any of its terms, you shall immediately stop running this DAPP.

You should prepare the following equipment and bear the following expenses: (1) Internet access equipment, including but not limited to other Internet access terminals such as computers or mobile phones, modems and other necessary Internet access equipment; (2) Internet access expenses, including but not limited to network access fees, Internet equipment rental fees, mobile phone traffic fees, etc.

I. Definition

- 1. Starfish DAO/Starfish OS is a professional consensus collaboration system and DAO governance platform, which focuses on providing trusted services for individuals like you by using decentralized technology. The domain name site hosted by the platform is https://www.sfos.io, which provides information about the platform and products, as well as the latest development information of the platform.
- 2. "Users" means all users who directly or indirectly acquire and use this DAPP, including natural persons, legal persons or other communities and organizations. In this Protocol, it is referred to as "user" or "you".
- 3. "Starfish DAPP" refers to an application legally owned and operated by the subject of a compliant company and marked with the name "Starfish DAPP", which provides users with network services such as industry information, governance functions, game functions and information.

4. Excluded Persons:

(1) Persons other than natural persons who have the legal and conscious capacity to enter into this Service Protocol; Or is prohibited, restricted, unauthorized or ineligible to use the Service (as defined in this Service Protocol) in any form or manner (in whole or in part) by reason of this Service Protocol, legal, regulatory requirements or provisions applicable to the jurisdiction of the user.

- (2) For the avoidance of doubt, residents residing in the PRC and/or users residing in the PRC are also covered by the definition of "excluded persons". The platform does not provide services to excluded people. If you are an excluded person, please stop using the platform's services immediately. If you continue to use the platform's services, you acknowledge and agree that you will assume all corresponding responsibilities in accordance with the applicable laws, regulations and provisions of the jurisdiction in which you reside. You shall exempt the Platform from any liability, including but not limited to losses, third-party claims or administrative penalties due to such breaches and violations, as well as reasonable legal and administrative costs, and expenses, including reasonable legal fees.
- 5. Identity: Refers to the digital identification generated based on your public-private key pair.
- 6. Beginner's guide: Refers to the Starfish OS operation guide provided by the platform before you use Starfish OS (and in the future) to help you understand the basic knowledge of blockchain.
- 7. Bind wallet address: Refers to the process of using wallet to enter Starfish OS after you accept this "User Protocol".
- 8. Wallet password: Refers to the password you decide in the process of creating a digital wallet, which will be used to encrypt and protect your private key. Starfish OS is a decentralized application, and the wallet password is not stored on the server of your mobile equipment or platform. Once you lose or forget the wallet password, you need to reset the wallet password with the help of private key or mnemonics.
- 9. Information prompt: It is recommended that you follow the relevant steps for the information prompt content involved in the Starfish OS software operation interface.
- 10. Developer users: Refers to users who use services provided for developers such as Starfish OS open source code and developer mode according to the notification of the platform and relevant open source.
- 11. Private key: It consists of 256 random characters and is the core for users to own and use digital tokens.
- 12. Public key: It is generated by one-way derivation of private key with cryptography principle, and is used to generate blockchain digital wallet address, which is the public collection address.
- 13. Mnemonics: It conforms to the BIP39 industry standard of blockchain and consists of 12 (or 15/18/21/24) ordered words generated by random algorithm. It is an easy-to-record expression of private key, which is convenient for you to back up and keep.
- 14. Digital tokens: Refers to the types of digital tokens currently supported by Starfish OS, including but not limited to BTC, ETH, USDT, SFO, HO, etc.
- 15. NFT: The concept refers to non-homogeneous tokens, including but not limited to Ethernet protocols such as ERC 721, ERC 1155 and ERC 998, as well as other public chain non-homogeneous tokens.

- 16. Information: Refers to the articles and other materials in the "Browsing" and "Marketing" sections of Starfish OS, which are owned by third parties and cannot be reproduced without authorization. These materials are for your reference only, and do not constitute the guidance or suggestions of the platform for your transaction.
- 17. Message center: Inbox where you can receive messages or notifications from the platform.
- 18. Personal information: Refers to all kinds of information recorded electronically or in other ways that can identify the user's personal identity alone or in combination with other information, including but not limited to personal biometric information, email address, wallet address, mobile equipment information, operation records, transaction records, etc., but excluding the user's wallet password, private key, mnemonics and Keystore.
- 19. Intelligent contract: Refers to an intelligent contract based on Ethereum, including but not limited to other types of intelligent contracts, which aims to disseminate, verify or execute contracts in an information-based manner.
- 20. Starfish OS open source code ("Starfish OS OSC"): Refers to the part of Starfish OS software code publicly announced by the platform as open source, allowing developers and users to use (including secondary development) this part of open source code in accordance with relevant open source protocols and platform notices.
- 21. Open source protocol: Refers to the third-party open source protocol that developers and users should follow when using Starfish OS open source code.
- 22. Third-party services: Refer to products and services provided by third parties such as third-party DAPP, third-party smart contract, third-party open source Protocol, third-party hardware wallet, third-party web page and third-party exchange.
- 23. Payment: You can use DAPP internal digital assets to experience products and services, including but not limited to in-game food purchase, props purchase, payment information viewing, other payment services, etc.
- 24. Deposit: Only the wallet address you bind is supported in DAPP, and transfer from other channels is not supported. Please pay attention to the recharge tips in the product.
- 25. Withdraw Coins: You can withdraw encrypted tokens in DAPP to the bound wallet address.
- 26. Information viewing: You can use DAPP to view encrypted market information provided by third-party media. All information on the platform is provided by third parties, and you need to independently identify the authenticity and validity of information.
- 27. Tasks: You can use the task function in DAPP and get corresponding rights according to the requirements in this function.

28. Transaction records. The platform will copy all or part of your transaction records through the blockchain system. You should refer to the latest transaction records of blockchain system.

II. Amendment of this Protocol and Terms

- 1. Due to the rapid development of Web3.0 industry, the terms signed between you and this platform cannot completely list and cover all rights and obligations between you and this platform, and the existing protocol cannot guarantee that it fully meets the needs of future development. Therefore, the content should also include all kinds of rules that have been issued or may be issued and updated in the future by all platforms. Once all rules are published and served in an appropriate manner (publication, system notice, etc.), they will become an integral part and have the same legal effect as the text; If there are other mandatory provisions in the law or special protocols between the two parties, such provisions shall prevail.
- 2. After the User Protocol is changed, if you continue to use the content of this platform, it means that you agree to accept our updated User Protocol. If you disagree with the changed User Protocol, please stop using the products and services of this platform.
- 3. In order to better enhance the user experience, the platform will provide software updates or changes from time to time (including but not limited to software modification, upgrade, function enhancement, development of new services, software replacement, etc.). In order to ensure the safety of software and related services and improve user services, after the software and related services are updated, the platform will prompt you by means including but not limited to system prompts, announcements, station letters, etc. You have the right to choose to accept the updated version or service. If you do not accept it, some functions may be restricted or cannot continue to be used.

III. Use and Exemption of Platform

- 1. The platform is decentralized DAPP, which adopts invitation system and does not set account name and password registration. If your wallet private key and password are lost, the platform will not be responsible. You should be responsible for keeping your mobile equipment containing Starfish OS, backing up Starfish OS, and backing up wallet passwords, mnemonics, private keys, and Keystore. If you lose your mobile equipment, delete and do not back up Starfish OS, delete and do not back up your wallet, steal your wallet or forget your wallet password, private key, mnemonics or Keystore, the platform cannot restore your wallet or retrieve your wallet password, private key, mnemonics or Keystore; If the user misoperates during the transaction (such as inputting the wrong transfer address and inputting the wrong exchange amount), the platform cannot cancel the transaction, and the platform should not bear any responsibility for it.
- 2. If your wallet product logged into Starfish OS has fingerprint login function, please back up your wallet password properly. You need to enter your wallet password when your fingerprint or facial recognition fails to verify many times. If you forget your wallet password, you need to set a new wallet password by importing

mnemonics/private keys. The platform does not store your fingerprints, face recognition and other biological information, and the platform should not bear any responsibility for this.

- 3. The digital token management service provided by Starfish OS does not include all existing digital tokens. Please do not operate any digital tokens not supported by Starfish OS through Starfish OS.
- 4. DAPP products and services integrated on Starfish OS include DAPP and DAO products of the platform and information and task reward services provided by third-party platforms. For the services provided by third-party platforms, Starfish OS only provides experience functions for users, and does not provide any guarantee for the service quality of third-party platforms. Before a third party uses the service or conducts a transaction, you should judge and evaluate whether the service or transaction provided by the third party is risky.
- 5. The essence of the Swap link function provided on Starfish OS is the digital token exchange on the blockchain system using a third-party smart contract. For the services provided by third-party smart contracts, Starfish OS only provides you with tools to interact with third-party smart contracts, and does not provide any guarantee for the functions or service quality of third-party smart contracts. You should judge and evaluate whether the services or transactions provided by the third-party smart contract are risky before receiving services or conducting transactions on the third-party smart contract. The platform strongly recommends that you read the constantly updated User Protocol and/or disclaimer of the relevant smart contract. The Platform reserves the right to immediately terminate or suspend access to these third-party services for any reason without prior notice or liability.
- 6. You use the wallet login to register the user identity and use the relevant services provided by the platform. Your account is for your own use only. Without the written consent of the platform, you may not donate, borrow, rent, transfer, sell or otherwise permit others to use the wallet address account in any form. If you find that others use your login address to enter the account system without permission or any other security vulnerabilities occur, you should immediately notify the platform, otherwise you should be responsible for all actions that occur when logging in to the platform with your wallet address.
- 7. You have the right to set and modify the nickname and other information in the game at any time. However, you should ensure that the following contents do not appear in the text you set or modify:
- (1) Violate the Constitution or laws and regulations of your country;
- (2) Endanger the national security of your country, reveal state secrets, subvert state power and undermine national unity;
- (3) Damage the national honor and interests of your country and the public interest;
- (4) Incite ethnic hatred and discrimination in your country and undermine national unity;
- (5) Destroy the national policies of your country and propagate cults and feudal superstitions;

- (6) Spread rumors, disturb social order and undermine the social stability of your country;
- (7) Spread obscenity, gambling, violence, murder, terror or crime;
- (8) Insult or slander others and infringe on the legitimate rights and interests of others;
- (9) Contain other contents prohibited by the laws and administrative regulations of your country.
- 8. Transfer and DAO Governance Voting Exemption:
- (1) You are aware that the daily transfer limit and number of transactions available to you for Starfish OS services may vary depending on the country in which you use the transfer service, regulatory requirements, transfer purpose, Starfish OS risk control, authentication, etc.
- (2) You understand the "irrevocable" attribute based on blockchain operation. When you use Starfish OS transfer function and DAO governance voting pledge, you should bear the consequences caused by your mistake (including but not limited to the problem that you choose your own transfer node server because you enter the wrong transfer address).
- (3) You are aware that when using Starfish OS and DAO governance services, the following conditions may cause the transfer function to be unavailable, the transfer "transaction failed" or the "package timeout":
- a) Insufficient wallet balance;
- b) Insufficient fees for trading miners;
- c) The blockchain fails to execute the intelligent contract code;
- d) Exceed the payment limit set by the regulatory authorities, Starfish OS or laws and regulations;
- e) Network, equipment and other technical failures;
- f) The transaction is abandoned due to congestion and failure of blockchain network;
- g) Your address or counterparty address is identified as a special address, such as a high-risk address.
- (4) You know that Starfish OS only provides you with transfer tools. After you use Starfish OS to complete the transfer, the platform will complete all obligations of the current service, and the platform will not assume any responsibility for other related disputes.
- (5) SWAP: You are aware that the daily limit of SWAP is currently limited by third-party smart contracts. The platform may also limit your daily quota and adjust it from time to time.
- (6) Starfish DAO: It is a completely decentralized DAO governance and proposal voting system based on intelligent contract technology, which involves that you

need to pledge a certain number of tokens to create your DAO, and you need to pledge a certain number of tokens or LP to become a director or participate in governance or initiate proposals. This platform is not responsible for the loss of assets due to the vulnerability of your own Token or the loss of your wallet private key.

IV. User Behavior Norms

- 1. The content you comment, publish and disseminate should consciously abide by the constitutional laws and regulations of your country, abide by public order, respect social morality, national interests, citizens' legitimate rights and interests and the authenticity of information. If the content you upload, publish or disseminate contains the following bad content, and maliciously making script plug-ins, in case of maliciously slandering and spreading rumors on the platform in the community, maliciously brushing and tampering with the platform and interfering with the normal operation of the platform, the platform has the right to take measures such as restricting address login, restricting some functions of the login address, denying service, blocking related content or directly blocking the address according to specific circumstances, and can investigate your legal responsibilities according to law. If adverse consequences are caused to the platform, you shall be responsible for eliminating the impact and compensating all losses caused by the platform (including but not limited to property damage compensation, reputation damage compensation, attorney fees, transportation expenses and other rights protection expenses):
- (1) Oppose the basic principles established by the Constitution of your country;
- (2) Endanger the national security of your country and reveal state secrets;
- (3) Subvert the state power of your country, incite secession and undermine national unity;
- (4) Damage the national honor and interests of your country;
- (5) Advocate terrorism and extremism;
- (6) Advocate ethnic hatred and discrimination;
- (7) Incite regional discrimination and regional hatred;
- (8) Destroy the national policies of your country and propagate cults;
- (9) Fabricate and spread rumors and false information to undermine social stability;
- (10) Spread violence, obscenity, gambling, murder, terror or crime;
- (11) Infringe on the legitimate rights and interests of minors or damage the physical and mental health of minors;
- (12) Take pictures or recording others without permission, and infringe on the legal rights of others;
- (13) Include terror, violence, blood and high risk;

- (14) Endanger network security, use the network to endanger security and steal the interests of others:
- (15) Insult or slander others and infringe on the legitimate rights and interests of others:
- (16) Violently intimidate or threaten others and carry out human flesh search;
- (17) Involve privacy, personal information or data of others;
- (18) Spread foul language and damage public order and good customs;
- (19) Infringe on the legitimate rights and interests of others such as privacy, reputation, portrait and intellectual property rights;
- (20) Spread commercial advertisements, or similar commercial solicitation information, and over-market information and junk information;
- 2. You shall not use or commit any acts endangering computer network security against the related services of this platform, including but not limited to:
- (1) Illegally invade other people's networks, interfere with the normal functions of other people's networks, steal network data and other activities endangering network security;
- (2) Provide programs and tools specially used for invading the network, interfering with the normal functions and protective measures of the network, stealing network data and other activities endangering network security;
- (3) Provide them with technical support, advertising promotion, payment and settlement, etc. if you know that others are engaged in activities endangering network security.
- (4) Use unlicensed data or access unlicensed servers/accounts;
- (5) Enter the public computer or mobile phone network or other people's wallet system without permission and deleting, modify or add stored information;
- (6) Unauthorized attempt to probe, scan, test for weaknesses in platform systems or networks or other acts that undermine network security;
- (7) Attempt to interfere with or destroy the normal operation of the platform system, deliberately spread malicious programs or viruses to interact with other sabotage and interference;
- (8) Forge TCP/IP packet names or partial names.
- 3. When you publish the evaluation of institutions and media on the platform, you must not use the platform to commit any acts that violate integrity, including but not limited to: malicious speculation, and collect fees or obtain benefits from the other party; Participate in or organize the writing and publishing of false comments in order to obtain benefits or benefits; Threatened by bad reviews, asking institutions

and media to provide additional benefits or benefits; Make other irregularities that affect the objectivity of comments, interfere with and disturb the normal order, etc.

- 4. You understand and know that when using platform services, you come into contact with a wide range of content and information sources, and the platform cannot be responsible for the accuracy, authenticity, availability, security, integrity and legitimacy of the content and information. You understand and accept that you may be exposed to incorrect, unpleasant, inappropriate or disgusting content and information, and you will not hold the platform accountable for it. The platform does not endorse, recommend or express opinions on any content and information uploaded, published or transmitted by users on the platform, nor does it bear any responsibility for errors, defects and losses or damages caused by any content and information. You must bear relevant risks for any use of content and information.
- 5. You agree that the platform will place commercial advertisements or any other type of commercial information in various ways in the process of providing services (including but not limited to placing advertisements at any position on the Platform), and you agree to accept the Platform's sending of relevant commercial information to you by email, platform announcement or other means.
- 6. You agree that in the process of using this platform service, Comply with the following laws and regulations: The Cyber Security Law, copyright law, computer information system security protection regulations, computer software protection regulations, Internet bulletin board service management regulations, information network dissemination rights protection regulations and other laws and regulations related to computers and the Internet. In any case, the platform may terminate the service provided to you at any time without prior notice once it reasonably believes that your behavior may violate the above laws and regulations.

V. Use and Protection of Users' Information

- 1. When you use platform-related services, the platform will get the following information from you:
- 2.1 Log information. When you use platform-related services, the platform will automatically collect your usage and save it as a related weblog. For example, your search query content, IP address, browser type, language used, date and time of accessing the service, cookies, and so on.
- 2.2 Equipment or application information. Some mobile equipment or applications contain unique application numbers. For example, configuration information, equipment version number, equipment ID, IP address, and so on provided by your mobile equipment, browser, or other program you use to access the Starfish OS service. In order to provide better service and improve user experience, "Starfish OS" may record your wallet address, logged-in wallet, hardware model, operating system version number, international mobile equipment identity (IMEI), media access control (MAC) and other information data.
- 3. Location information. When you turn on the equipment positioning function and use the related services provided based on location, after obtaining your consent, the platform will use various technologies for positioning, so that you can obtain the related services without manually entering your own geographical coordinates. These technologies include IP addresses, GPS and other sensors that can provide

relevant information (for example, information about nearby equipment, Wi-Fi access points and base stations may need to be provided). You can stop telling about your geographic location by turning off location (most mobile equipment allow you to turn off location, and it is recommended that you contact the service provider or manufacturer of your mobile equipment).

- 4. When you use the digital authentication service provided by this platform, the platform will collect your ID, NFT code, occupation and other relevant certificates. This platform will protect your private information to the greatest extent according to the direction and spirit of Web3.0. If you do not provide this information, the platform will not be able to provide relevant services.
- 5. When you participate in marketing activities and task reward activities of the platform, the platform will collect your wallet address, contact information, digital ID card and other information. This information is the basis of your award, and if you refuse to provide this information, the platform will not be able to award you. When providing services, it is used for authentication, customer service, security protection, fraud monitoring, archiving and backup to ensure the security of products and services provided by the platform.
- 6. By using the collected information and data, the platform can better understand how you access and use the platform's services, so as to respond to your personalized needs, such as language setting, location setting, personalized help services and instructions, etc.
- 7. In order to secure the service and help the platform better understand how the application works, the platform may record relevant information data, such as how often you use the application, crash data, overall usage, performance data, and so on. The platform does not combine the information stored in the analysis software with any personal privacy identity information that you provide in the application.
- 8. For better experience and improve the services of the platform or other purposes you agree to, the platform may use the information data collected through a certain service for other third-party services of the platform in a collected information data or personalized way on the premise of complying with relevant laws and regulations. For example, information gathered when you use one service of the platform may be used in another service to provide you with specific content or to show you non-universally pushed information that is relevant to you. You can also authorize the platform to use the information provided and stored by the service for other services of the platform if the platform provides the appropriate options in the related service.
- 9. After collecting your personal information, the platform will de-identify the data through technical means, and the de-identified information will not identify the subject. Please understand and agree that in this case, the platform has the right to use the information that has been de-identified; On the premise of not disclosing your personal information, the platform has the right to analyze the user database and make commercial use of it, and will return the commercial reward to the participating users according to the development of Web3.0.
- 10. Please note that all personal information provided by you when using the products or services of the platform will continue to be authorized for the use of the platform during your use of the products or services of the platform unless you delete it or refuse the collection of the platform through system settings. After you

no longer log in and use, the platform will stop providing products or services for you and do anonymous processing, except as otherwise provided by laws and regulations.

- 11. The Platform will make statistics on the usage of products or services, and may share these statistics with the public or third parties to show the overall usage trend of the Platform's products or services.
- 12. With the continuous development of the platform business, it is possible for the platform and affiliated companies to conduct mergers, acquisitions, asset transfers or similar transactions. Your personal information may be transferred as part of such transactions, and the platform will notify you before transferring. The platform will continue to protect or require new controllers to continue to protect your personal information in accordance with laws and regulations and not less than the standards required by this Privacy Policy
- 13. This platform is a DAPP decentralized system. The platform can share, transfer and disclose users' behavior information to third parties, especially for academic research purposes or academic research institutions. When it is necessary to carry out statistical or academic research for the public interest and provide the results of academic research or description to the outside world, the personal information contained in the results is de-identified;
- 14. The Platform attaches great importance to information security, and strives to take various reasonable physical, electronic and administrative security measures to protect your personal information and prevent your information from being improperly used or unauthorized access, use or disclosure.
- 15. The platform will use encryption technology, anonymization and other means to protect your personal information; The platform will use a trusted protection mechanism to prevent personal information from malicious attacks.
- 16. The platform establishes a special security department, security management system and data security process to ensure your personal information security. The platform adopts strict data use and access system, and carries out security audit report issued by Certik for data and technology. In case of theft due to personal reasons or force majeure, the platform will not assume any responsibility.
- 17. Although the above reasonable and effective measures have been taken and the standards required by relevant laws and regulations have been complied with, please understand that due to technical limitations and various malicious means that may exist, even if every effort is made to strengthen security measures in the Internet industry and blockchain industry, it is impossible to always ensure 100% security of information. You need to understand that the systems and communication networks you use to access the platform's services may have problems due to factors outside the platform's controllable range. Therefore, you should take active measures to protect the security of personal information, such as using complex passwords, changing passwords regularly, and not disclosing personal information such as your private key to others.
- 18. Once a user information security incident (leakage, loss, etc.) occurs, the platform will inform you in time according to the requirements of laws and regulations: the basic situation and possible impact of the security incident, the

disposal measures that the platform has taken or will take, the suggestions that you can independently prevent and reduce risks, and the remedial measures for you. The platform will inform you of the relevant information of the event in the form of push notification, email, etc. When it is difficult to inform the user of the information subject one by one, the platform will issue an announcement in a reasonable and effective way.

19. In order to enrich the ecological content, third-party services (including any third-party applications and services) will be accessed through the "Starfish OS" platform and services, and your information will be collected and used; Third-party services may be operated by related third parties. Your use of such third party services (including any personal information you provide to such third parties) is subject to the Terms of Service and Privacy Terms of the third party (rather than this Privacy Policy), and you need to read their terms carefully. Please protect your personal information properly and provide it to others only when necessary. This privacy clause only applies to the information collected, stored, used, shared and disclosed by this platform, and does not apply to the services provided by any third party or the information use rules of any third party. The platform does not assume any responsibility for any third party to use the information provided by you.

VI. Termination

Termination situation

- (1) You no longer use the relevant contents and services of this platform or the wallet key has been stolen;
- (2) If you stop using the change before it takes effect and express your unwillingness to accept it, you will give up automatically;
- (3) You express your unwillingness to continue to use our platform services and meet the termination conditions of this platform.

Termination Initiated by Platform: The Platform will terminate this Protocol when:

- (1) You violate the Protocol and the platform terminates this Protocol according to the breach clause;
- (2) You transfer your address account, steal other people's accounts, publish prohibited content and information, defraud other people's property, take improper means to make profits, etc., and the platform terminates the wallet address according to the rules;
- (3) In addition to the above circumstances, due to repeated violations of the relevant provisions of the platform rules and serious circumstances, the platform rules terminate the service of the wallet address according to the rules;
- (4) You have infringed upon the legitimate rights and interests of others or other serious breaches of contract on this platform;
- (5) Other circumstances under which the platform should terminate its services according to relevant laws and regulations.

Treatment after termination of Protocol

User Information Disclosure: After the termination of this Protocol, the Platform has no obligation to disclose any information in your account to you or a third party designated by you, except as expressly provided by law.

Platform Rights: After the termination of this Protocol, the Platform Party shall enjoy the following rights:

- (1) Stop collecting and using personal information, but continue to save other contents and information retained on the platform;
- (2) For past breach of contract, the platform can still pursue your liability for breach of contract according to this Protocol.

Transaction Processing: After the termination of this Protocol, the platform can close the transaction orders generated by you during the existence, and the platform can decide how to handle them through DAO governance.

Understand Situation: The platform will suspend its service (or completely terminate its service when the following situations occur):

- 1. Interrupt the operation of Starfish OS due to technical reasons such as equipment, blockchain system maintenance, upgrade, failure and communication interruption;
- 2. Due to force majeure factors such as typhoon, earthquake, tsunami, flood, power outage, war or terrorist attack, computer virus, Trojan horse, hacker attack, system instability or government behavior

VII. Dispute Resolution Clauses

- 1. The conclusion, entry into force, interpretation, amendment, supplement, termination, execution and dispute settlement of this Protocol shall be governed by international law and practice; If there is no relevant provision in the law, refer to business practices and/or industry practices.
- 2. Disputes related to platform services arising from your use of platform services shall be settled amicably through negotiation. If negotiation fails, either party may bring a lawsuit to the local court of Cayman, the development company of the platform.
- 3. Any provision of this Protocol shall be deemed to be annulled, invalid or unenforceable, and this provision shall be deemed divisible and shall not affect the validity and enforceability of the remaining provisions of this Protocol.