

No deposit Agreement

ReCube Terms of Use

Please be aware that if you access and use the services provided by our company, you are deemed to have agreed to this Terms of Use, Privacy Policy and all other rules described on our site.

Article 1 (Contract relationship)

1. These Terms of Use (hereinafter referred to as the "Terms of Use") refer to the applications, websites, content, products (including reusable tableware) and services (hereinafter referred to collectively as) applies to customers accessing or using it in any country in the world.
2. If you are less than the age at which you can legally act independently in a minor or in your area of residence, unless you obtained prior comprehensive consent from a legal representative, such as a parent, you cannot use this service.
3. These terms supersede any prior agreement or arrangement between us and you. The Company may immediately terminate the Terms or any Service in relation to the Customer, or at any time, for any reason, discontinue the Service or a part of the Service or provide the Customer with the Service. You can deny access.
4. We may revise the Terms at any time from time to time, and we will notify you by posting them on our website if such revisions have a significant impact on you.
5. We may suspend this service at any time, for any reason. In addition, we do not bear any responsibility for the damage caused to the customer by the said suspension.

Article 2 (Contents of this service)

This Service is provided to customers as a part of the ReCube Reusable Tableware Rental Service for the rental of reusable tableware, including the Web Service of Reusable Tableware Rental Software. Our mobile application or website ("Application"). This service may only be used for your personal non-commercial use, unless a separate written agreement is made between us and you to constitute a technology platform that can You In addition, when using this service by customers, it is necessary to comply with the contents defined in the following items.

1. License

Provided you comply with the Terms and Conditions, we grant you a license for the following right (All rights not expressly granted under these Terms are reserved to the Company.):

(I) Access and use of the application on your personal device solely for your use of the service.

(II) access and use of the content, information and related materials available through the Service (in any case, solely for the purpose of your personal, non-commercial use).

2. Prohibited matter

The customer can not do the following acts when using this service.

(I) remove any copyright, trademark or other proprietary notices from any part of the Service;

(II) Unless otherwise expressly authorized by the Company, this service may be copied, modified, distributed, licensed, leased, leased, sold, resold, transferred, public exhibited, public conducted, transmitted, streamed, broadcast or Other unfair use and making a secondary creation based on this service and doing the same act on the secondary creation

(III) decompile, reverse engineer or disassemble the Services, including the Apps, except as permitted by applicable law.

(IV) launch any program or script for the purpose of extracting, indexing, researching or otherwise mining any part of the Service, or place an excessive burden on any aspect of the operation or function of the Service.

(V) attempting unauthorized access to the Service or harming any aspect of the system or network associated with the Service.

(VI) violate the laws and regulations or the terms and conditions.

(VII) Acts that infringe the rights of the Company, customers and other third parties

(VIII) In addition to the requirements set forth in item VII, conduct actions that the Company deems inappropriate.

3. Right relationship

All rights in this service, including the following items, belong to the Company and will remain the property.

(I) All rights relating to the Services other than the license granted under paragraph 1 of this Article

(II) any right to use our company name, logo, product and service names, trademarks or service marks.

4. Maintenance

We do not have an obligation to guarantee that there is no trouble at present for all available ReCube Reusable Tableware. The customer must verify the integrity of the components prior to using the ReCube Reusable Tableware. In addition, if you find that the ReCube Reusable Tableware is broken, you must cancel or cancel the reservation and notify us of the problem. If you continue to use a broken ReCube Reusable Tableware, you must be responsible for that action.

Article 3 (Use of the Service by Customers)

1. User account

In order to use the Service, you must register and maintain the Service Account (hereinafter referred to as the "Account"). Your personal information in this account (for example, your name, E-mail address and mobile phone number) profile page in order to update will be provided to customers. If there is any change in the registration information at the time of this account registration, the customer shall promptly notify the Company and implement the procedure for changing the registration information, and the information provided to the Company at the time of registration or change. If there is a false or incorrect entry or omission in all or part of the content, you may not be able to access or use the Service, or the Company may terminate the provision of the Service. You are responsible for all activities using this Account, and you agree to always maintain the security and confidentiality of your Username and Password for this Account. It should be noted that,

unless authorized by a separate writing by the Company, the customer can have only one account.

2. Customer acceptance

You may not authorize third parties to use your Account. You may not assign or otherwise transfer your Account to any other person or entity. You may agree to abide by all applicable laws when using the Service and may use the Service for lawful purposes only. You shall not disturb, cause any inconvenience or inconvenience to any other third parties in your use of the Service. We may ask customers to provide materials for proof of identity etc. when accessing and using this service. You agree that if you decline such a request for provision of materials from us, you may be denied access to or use of the Service.

3. Promo code

We may, at our discretion, create a promotion code ("Promo Code") to redeem credits for the Account or other features or benefits associated with the Service. The customer agrees to the following items regarding the promo code. We reserve the right not to accept any credit or other features or benefits acquired by you through the use of the promo code if it is determined that the use of the promo code by the customer violates these terms.

(I) must be used for the target customer and purpose in a lawful manner

(ii) unless expressly permitted by the Company, it shall not be reproduced, sold or transferred in any way, and shall not be made available to the general public.

(iii) may or may not be made available by our company without our responsibility at any time and for any reason.

(IV) may only be used in accordance with certain additional terms and conditions prescribed by the Company for this Agreement and the Promo Code

(V) Do not accept cash

(vi) may expire prior to customer use

4. Network access and devices

The customer is responsible for obtaining the data network access necessary to use the service. The data and messaging rates and costs of your mobile network apply if you access and use the service from a wireless enabled device, and you are responsible for such rates and costs. You are responsible for obtaining and updating compatible hardware or devices

required to access and use the Services and Applications (including these updates). We do not warrant that the Service, or any portion thereof, will function on any particular hardware or device. In addition, the Service may be subject to inherent defects and delays in the use of the Internet and electronic communications.

Article 4 (Rental Period and fee)

Currently, unless otherwise communicated with the users at the beginning of the corresponding rental process, the free rental period for using the ReCube Reusable Tableware rental service is seven (7) days. The rental period starts with the time of the borrowing process shortly before the physical receipt of the ReCube Reusable Tableware by the User (in most cases, it is the time of scanning the QR code on the ReCube Reusable Tableware by the User/Staff of Partner Restaurants). The return deadline is seven (7) days after the start of the rental period. Users can view the actual return deadline for each rented ReCube reusable tableware within the ReCube (User) Application. In any case, users are responsible for returning the ReCube reusable tableware they hold before the return deadline

If the user is unable to return the ReCube Reusable Tableware before the return deadline, they have the option to pay for a seven (7) day extension of the return deadline. Unless otherwise communicated at the beginning of the corresponding rental process, the extension fee is HKD 5. ReCube reserves the right to adjust this fee in the future. Before the adjustment takes effect, all users will be notified of such adjustments and the effective date of the changes at least by email.

If the ReCube Reusable Tableware is not returned by the return deadline for any reason, We will charge your credit or debit card for \$80 per ReCube Reusable Tableware

You agree that your credit card / payment information will be stored with our third party payment service provider(s) for future fee payments or top-ups. We do not store your credit card or payment information.

Article 5 (payment)

Payment must be made through the App with a credit card via Stripe. The price, as well as the currency that is payable, will be specified during the order process, and may vary depending on your country of residence. When using our service, you must provide us with complete and accurate payment information. If we do not receive payment authorisation or it is subsequently cancelled, we may immediately terminate or suspend your access to the Service. You are responsible for paying any foreign transaction fees charged by banks or credit card issuers relating to payment.

Article 6 (Items of pledge)

The customer fulfills the following obligations to the Company when using the ReCube Reusable Tableware.

(I) Before using ReCube Reusable Tableware, double check to make sure they are in good condition.

(II) Not to object to all ReCube Reusable Tableware belonging to our exclusive ownership at any time.

(III) When you use our company's ReCube Reusable Tableware, you shall be responsible for your own property loss, personal injury to a third party, any legal liability, injury, damage, penalty, fine and any expenses. In addition, the company will not assume any legal responsibility for improper use of reused tableware.

(IV) If you damage or injure another person's property while operating or holding your ReCube Reusable Tableware, you will be solely liable for such damage or injury.

(V) When returning a ReCube Reusable Tableware to our company, return it in the original condition.

(VI) Customer shall be liable for any and all costs incurred due to improper use or abuse of the ReCube Reusable Tableware

Article 7 (Exclusive court and applicable law)

Client agrees that, at its discretion, the Company, by means of this Agreement, and the use of the Service by the Client, shall cause any disputes arising out of or related to the Hong Kong Court to be the exclusive jurisdiction of the First Instance. . Moreover, these terms and conditions are governed by Hong Kong law.

Article 8 (Compensation)

According to this agreement and terms of use, all illegal acts will be borne by you. The Company shall not be liable for any damages arising out of the use or operation of the App and reuse of cutlery, including but not limited to third party claims of any kind arising out of or in connection with these Terms and Conditions (whether or not arising from the negligence and fault of the Company) . The third party has the right to choose to negotiate with you the terms of compensation and decide to enforce any claim. You may not settle any third-party claims without the written consent of the Company.

Article 9 (Assignment)

We may assign our rights and obligations under this Agreement to any third party at any time without notice to you.

Article 10 (Abandonment of Right)

Even if we do not insist on or force you to strictly enforce any of the provisions of this Agreement, this does not constitute a waiver of any provision or right. No action policy or trade practice between us and you will modify any part of these Terms. The waiver of rights by the Company is not considered to be a waiver of any continuing or subsequent breach of any provision in this Agreement.

Article 11 (End of contract)

We can terminate this service at any time. Your use of the Service is by our "optional". You will waive all claims, causes of litigation, costs and damages related to such termination. If the terms and conditions are terminated for good reason, we will not make any refund.

Article 12 (Survival)

All provisions of this Agreement regarding limitation and exclusion of liability, waiver, risk, warranty, and indemnification obligation shall survive termination of the Service and all unpaid amounts at the termination of the Service will still be paid. It should be taken.

Article 13 (Protection of personal information)

We shall be able to use personal information provided by customers within the scope necessary for the provision of this service and the purpose defined in our privacy policy. I agree to handle personal information provided by the customer. If you have a complaint, dispute or dispute involving an accident involving you and a third party and you need such information to resolve the complaint, dispute or dispute, we will May be provided to the claim processor or insurance company in accordance with the privacy policy.

Article 14 (Interaction with third parties)

If you move to a third party's website link, etc. regarding the use of this service, we do not control or recommend the site, and some troubles occur with this site. Even if it happens, we do not take any responsibility. We may receive third-party advertising and marketing offerings to incur additional costs and additional costs. By agreeing to these terms, you

agree to receive such advertising and marketing offerings. If you do not wish to provide such an advertisement, please contact us in writing or in accordance with our method.

Article 15 (Customer Support)

Customers may click on customer service and report to this application if they encounter any problems using this service. In addition, customers can contact us via email at info@re3.world.

Article 16 (Disclaimer)

This service is provided "as is". The Company disclaims all representations and warranties of any express, implied or statute matters not expressly set forth in this Agreement . In addition, we do not make any representations or warranties regarding the reliability, quality, suitability or utility of any service or product provided through the use of the Service or the Service, or the Service fails or We do not represent or guarantee that there is no error. Customer will remain solely liable to the full extent, to the extent permitted under applicable law, of all risks arising out of Customer's use of the Services and any services or goods requested in connection therewith. I accept. In addition, the limitation of liability and indemnification in this section do not limit the liability that cannot be excluded under the applicable law, or to change the customer's rights as a consumer.

Article 17 (Other provisions)

1. Notification

We may notify you by App notification, general notice or text message (SMS) on the Service. Customers can contact us via email at info@re3.world.

2. General rule

You may not transfer or transfer all or part of these Terms without our prior written approval. You may transfer the whole or part of the Terms to (i) a subsidiary or affiliate, (ii) a stake in the Company, an acquirer of a business or an asset, or (iii) a successor to a merger. I approve to transfer. There is no joint venture, partnership, employment or agent relationship between you and us due to the agreement between you and us or the use of this service.

Where any provision of this Agreement is found to be illegal, invalid, or enforceable in whole, or in part, under any law, such provision or a part of it shall be a part of this Agreement within

such scope. Although the legality, validity and enforceability of the other provisions of this Agreement shall not be affected. In this case, the parties, in consideration of the content and purpose of this Agreement, or the part of the provision that is not illegal, invalid or legally enforceable, to the fullest extent possible, such illegal, invalid or legal It shall be replaced with a lawful, valid and legally enforceable provision or a part thereof, which has the same effect as the provision without enforcement or a part of it. This Agreement describes all agreements and understandings between the parties regarding the subject matter of this agreement, and supersedes or replaces all prior or contemporaneous agreements or promises regarding such subject matter. In this Agreement, the words "including" and "including" mean "including," but not limited to.