

Acceleronix IoT Software Solutions Service Agreement

Update Date: May,22th,2024

Effective Date: May,22th,2024

Important Notice

Before using the products or services provided by Acceleronix, please carefully read and fully understand this Agreement, in particular the terms that exclude or limit Acceleronix's liability, dispute resolution and application of laws, the terms prominently identified in bold, and any linked terms (the terms of the Service-related guidelines and rules are of equal importance and collectively comprise the agreement that applies to you, collectively referred to as the "Service Agreement" or "Agreement"). [Acceleronix IoT Software Solutions Privacy Policy](#) forms an integral part of this Agreement. By agreeing to the Agreement and completing your registration, you acknowledge that you have read and agree to be bound by this Service Agreement.

If you do not agree with this Agreement or any terms or conditions of the Agreement, please do not go to the next step or stop the registration process. Unless otherwise expressly specified in this Agreement, any upgrade or updated version of the product or service shall be governed by this Agreement. Based on the timeliness, complexity, efficiency and other characteristics of the service as well as regulatory requirements, policy adjustments and other reasons, you agree that Acceleronix can adjust this Agreement and relevant service rules from time to time, and publish the adjustment through one or more of website announcement, email, SMS, system message and system notice; If you continue to use the product or service after the adjustment, it means that you have fully read, understood and accepted the revised content, and will follow the revised content.

If you are a minor user, please read this Agreement carefully accompanied by your legal guardian and use the product or service or provide information to us with the consent of your legal guardian.

If you use or purchase a specific service on the websites of Acceleronix, you may still need to confirm the service agreement corresponding to the specific service. Please carefully read and fully understand the content of each agreement and choose whether to accept the service agreement or not.

1. Service Entity and Governing Law

The Service Agreement is a valid agreement between you and Acceleronix B.V. or its affiliates ("Acceleronix" or "we") for the use of the websites of Acceleronix. Websites of Acceleronix include the website with the domain name of <https://eueam.acceleronix.io>; <https://eupowerstation.acceleronix.io> ;

<https://eudaq.acceleronix.io>; <https://eusp.acceleronix.io>; <https://eumpp.acceleronix.io>; <https://eusescent.acceleronix.io>; <https://euone.acceleronix.io>;

The country/region identified/filled in your registration information determines: (i) The Acceleronix entity with which you sign the contract according to this term; as well as (ii) The governing laws applicable to these terms and your use of the service are described in the following table. Notwithstanding anything to the contrary in this term, you acknowledge and agree that our affiliates can provide services within the scope we deem appropriate, for example, in the case of compliance with applicable laws and regulations or in accordance with the internal structure of operations in the applicable region.

Domain You Visit	Your Location	Acceleronix Entity You Are Contracting with	Governing Law
https://eueam.acceleronix.io https://eupowerstation.acceleronix.io https://eudaq.acceleronix.io https://eusp.acceleronix.io https://eumpp.acceleronix.io https://eusescent.acceleronix.io https://euone.acceleronix.io	Outside of the Chinese Mainland	Acceleronix B.V.	Singapore Law

2. Registration, Use and Security of Account

2.1. Qualification

2.1.1 You acknowledge that, when you complete the registration procedure or use the website services in other ways permitted by Acceleronix, you shall be a natural person, a legal person or another organization with full capacity for civil rights and civil conduct specified by the corresponding governing law (hereinafter referred to as "you"). You declare that you have full legal right, capacity and authority to agree and perform this Agreement. If you agree to this Agreement on behalf of your employer or client, you declare that you have sufficient legal authorization to bind your employer or client to this Agreement. If you do not have sufficient legal authorization, please ensure that the person authorized by your employer or client agrees to this Agreement.

2.1.2 If you are a person without capacity for civil conduct or a person with limited capacity for civil conduct, you do not have the above qualifications, and you and your guardian shall be responsible for all the consequences resulting from your improper registration behavior in accordance with the provisions of laws.

2.1.3 You shall ensure that you are not subject to the trade restrictions, sanctions or other restrictions of laws and rules imposed by any country, international organization or region, otherwise you may be unable to register or use the services of Acceleronix.

2.2. Account Registration

2.2.1. After you fill in the information according to the prompts on the registration page, read and agree to this Agreement and complete all the registration procedures, you can obtain an Acceleronix account and become an Acceleronix user (hereinafter referred to as "user").

2.2.2. The account name you set or confirmed at the time of registration and the password you set will become your account (Your account name and password are collectively referred to as "account") after a successful registration.

2.2.3. The account name you set cannot violate the national laws and regulations, the management rules of Acceleronix, or easily cause confusion between you and Acceleronix. Otherwise, your account may not be registered successfully or Acceleronix has the right to cancel it after notifying you.

2.2.4. You shall accurately provide and timely update your account information according to the laws and regulations or the prompt on the relevant page to make the account information real, timely, complete and accurate. If your information is incorrect, false, outdated or incomplete, Acceleronix may send you a notice of inquiry and/or correction request, and you shall provide or update relevant information according to the requirements of Acceleronix. If your information is false, outdated, incomplete or inaccurate, you shall be responsible for the consequences and losses resulting from your failure to use the Acceleronix account (The account cannot be registered, the account is frozen or cancelled, or the recertification fails until we terminate or suspend your access to part or all of the services) or those resulting from the use of your account.

2.2.5. Acceleronix may require you to provide more identity data and information for further identity authentication or qualification verification for the availability of certain products or services. Your account can only be qualified to use relevant products or services after passing the authentication and verification.

2.2.6. Generally, your Acceleronix account is the only identification for all your activities on Acceleronix websites. Unless otherwise agreed, each Acceleronix account can carry out activities independently on this website. However, in the following cases, Acceleronix has the right to conduct unified processing of multiple Acceleronix accounts owned by the same and/or related legal entities according to Acceleronix's judgment. For example, according to the related information of different Acceleronix accounts during

registration, login and use, Acceleronix determines that the accounts belong to the same user. Examples of related information: the same certificate, the same mobile phone number, the same payment account, the same device, the same address.

2.2.7. You shall be fully responsible for the authenticity, legality and validity of your registration information; you may not pretend to be another person or publish any information in another's name; and you may not maliciously use the registered account leading to the misrecognition by other users, otherwise, Acceleronix has the right to immediately suspend the provision of services and you shall bear all the legal liabilities arising therefrom.

You must use the website as well as the products, programs and services of Acceleronix in a legal manner, and must be responsible for all the actions under your own account, including any content you publish and any resulting consequences. You shall use the content at your discretion and shall assume all the risks resulting from the use of such content, including the risks resulting from dependence on the accuracy, integrity or practicability of such content. Acceleronix cannot and will not undertake any responsibility for any loss or damage resulting from your behaviors.

2.3. Use and Security of Account

2.3.1. You have the right to log in to Acceleronix websites with the account you have signed up, and then use other services provided by Acceleronix.

2.3.2. Acceleronix may notify you of the service progress and prompt you to proceed with the next steps by email, system message, SMS or phone call. During the service process, you shall log in to the Acceleronix account in time to view and conduct transactions.

2.3.3. An Acceleronix account can only correspond to a single legal subject. You may not in any way transfer, donate, or allow another person to inherit your Acceleronix account, except as expressly required by law, judicial ruling, or with the consent of Acceleronix.

2.3.4. Your account and password are set and kept by you. Please keep your Acceleronix account and password confidential. You need to make sure that you leave the website with the correct steps at the end of each online session. Acceleronix assumes no liability for any losses and consequences caused by your active disclosure of the account or your attack or fraud by others. You shall seek redress from the infringer through judicial, administrative and other remedies.

2.3.5. You are responsible for the results of all actions under your account (including but not limited to signing various agreements online, releasing information, purchasing products and services, development activities, and disclosing information).

2.3.6. If you find unauthorized use of your Acceleronix account and password, you shall immediately notify Acceleronix. Acceleronix will help you freeze your account, change your password or make other security settings. You understand that Acceleronix takes a reasonable amount of time to act on your request, and Acceleronix shall assume no liability for any consequences (including but not limited to any loss to you) that have occurred and are caused by you prior to taking such action.

2.3.7. Acceleronix will also take reasonable technical measures at the website server to ensure the security of the account.

3. Freeze, Cancellation and Appeal of Account

3.1. Freeze of Account

Your Acceleronix account (all or part of its permissions or functions) may be frozen under the following circumstances (For example, the fund transfer function of the Acceleronix account is restricted). Acceleronix will notify you by email, system message, SMS or phone call:

3.1.1. If you do or may do damage or attempt to damage the fair trading environment or normal trading order of Acceleronix or our affiliates, based on the needs of the operation and transaction security of Acceleronix websites or service, or any use of the name or brand of Acceleronix or our affiliates that is misleading others or any use of a Chinese or English (full name or abbreviation), number, domain name or other intent to represent or map a certain association with Acceleronix or our affiliates.

3.1.2. In violation of this Agreement, the relevant rules, norms (such as trading rules and management norms), service description and other service agreements or agreements of Acceleronix websites.

3.1.3. In violation of the provisions of national laws, regulations, policies or legal documents.

3.1.4. You have received complaints from others, and the other party has provided relevant evidence, and you do not comply with our requirements to provide evidence to the contrary.

3.1.5. If Acceleronix determines that there is any abnormality in your account operation, income or exchange based on reasonable analysis.

3.1.6. Freezing the account at the request of a competent authority.

3.1.7. At Acceleronix's reasonable discretion, you have other circumstances that are of the same nature or create risks similar to those described above.

3.2. Account Cancellation

3.2.1. If any of the circumstances in Article 3.1 above occur and are serious, or at the request of the competent authority, your Acceleronix account (all or part of the permissions or functions) will be cancelled, and Acceleronix will notify you by email, system message, SMS or phone call.

3.3. Appeal

In the aforementioned case of account freezing or cancellation, you shall pay timely attention to it and may conduct appeals and other subsequent operations according to the procedures. You understand and agree that if you refuse to truthfully provide your identity proof and relevant information or fail to pass Acceleronix's audit, Acceleronix has the right to freeze the account for a long time and restrict some or all functions of the account for a long time.

4. Website Service Usage Specification

4.1. You are entitled to enjoy the Internet technical services and information services provided by Acceleronix through this website. You shall also perform the duties of timely payment and service management in accordance with this Agreement and the relevant agreements and conditions that you confirm when purchasing the specific services.

4.2. When you use the service provided by Acceleronix, you shall warrant that:

4.2.1. You will comply with national and local laws and regulations, industry practices and social public morality when using the services of Acceleronix. Please do not use the services of Acceleronix to store, publish or the following information and content:

- (i) Any content (information) that violates national laws, regulations and policies;
- (ii) Political propaganda and/or journalistic information that violates national regulations;
- (iii) Information relating to national secrets and/or security;
- (iv) Feudal superstition and/or obscene, pornographic, indecent information or information that instigated crime;
- (v) Lottery, gambling games; Information that violates national ethnic and religious policies;
- (vi) Information that interferes with the security of Internet operation;
- (vii) Information that infringes on the legitimate rights and interests of others and/or other information or content that is detrimental to social order, social security and public morality;
- (viii) You also promise that you shall not provide any convenience for others to publish the above information content that does not conform to national regulations and/or agreed herein, including but not limited to setting URL and BANNER links;

4.2.2. You shall not destroy or attempt to destroy network security, including the use of technology or other means to destroy or disrupt this website and Acceleronix 's other customers' websites.

4.2.3. When you use the services of Acceleronix websites shall comply with this Agreement.

If you violate the above warranty, Acceleronix shall have the right to delete information, suspend or terminate the service in accordance with the relevant service agreement, and shall have the right to freeze or cancel part or all of the functions of your account.

4.3. Part of the business involved in the website requires you to enter into separate agreements with Acceleronix, and you shall perform all obligations in strict accordance with the agreements, otherwise you will not be able to continue to enjoy the services and products provided by Acceleronix.

5. Product and Service Licensing and Usage Specifications

5.1. You shall understand and agree that the product or service is provided only as currently presented, and Acceleronix expressly disclaims any warranties or warranties of any kind, express or implied, including, without limitation, warranties or warranties for commercial use, fitness for a particular purpose or without infringement of the rights of others. Acceleronix is not responsible for any direct, indirect, incidental or consequential loss arising out of the product or service. Acceleronix has the right to determine the specific content and form of the product or service and its functions and services by itself. Acceleronix has the right to add, change, interrupt and discontinue the product or service and our functions or services at its sole discretion.

5.2. In order to improve the product or service, Acceleronix will timely release subsequent versions of the product or service. The older versions may not be available after the new version is released. **Acceleronix does not guarantee that the old versions can continue to be used, so please download the latest version in time.**

5.3. The content provided by the product or service refers to any content provided by Acceleronix through the product or service, regardless of whether the content is created by Acceleronix or licensed by other third parties (hereinafter referred to as the "relevant content").

5.4. Without our (or our authorized parties') prior written authorization, you may not (and you may not allow others to) use the product or service for any commercial purpose, thereby obtaining any form of benefit directly or indirectly. If you have commercial operation needs, you need to sign a separate written agreement with Acceleronix or obtain Acceleronix's written authorization in advance.

5.4.1. You may download the product or service of Acceleronix from third parties authorized by Acceleronix or other channels to use the product or service. **If you obtain the product or service from**

a third party without authorization from Acceleronix, we cannot warrant the normal use of the products and will not be liable for any losses you may suffer arising thereof.

5.4.2. We reserve all rights in connection with this product or service. All other rights not expressly authorized herein remain with Acceleronix, and this Agreement shall not be construed as granting you any other rights by implication or otherwise. You need to sign a separate written agreement with Acceleronix or obtain Acceleronix's written authorization in advance to exercise other rights.

5.4.3. Although Acceleronix will continue to improve the quality of service, the product or service may have limitations due to various objective or technical reasons. Therefore, **the functions and services provided by the product or service are for your reference only, and shall not be regarded as the only basis for your judgment.**

5.5. When using the product or service, you shall comply with all applicable laws, regulations, rules, norms, policies, administrative orders and public order and good customs (collectively called, "laws and regulations").

5.6. You may only use the product or service in the manner permitted by this Agreement. Unless otherwise expressly permitted in a written agreement or additional agreement between you and Acceleronix, you shall not perform, consent to, authorize or direct any third party to perform any of the following acts during the use of the product or service, including but not limited to:

5.6.1. Modify, copy, publish, transmit, publicly display, exhibit, broadcast, reproduce, translate, distribute, license, create derivative products from, transfer, sell, reverse engineer, decompile, or attempt to extract source code or obtain original data from the product or service or any part thereof.

5.6.2. Provide the product or service for a fee or other profit, whether for direct economic or monetary benefits or not.

5.6.3. Take other acts without the **explicit permit** of Acceleronix.

5.7. You warrant that the data you store, upload to the product or service, or use the product or service for analysis, distribution, or any other means of processing, is the data that you collect, obtain or generate in accordance with the law and you will not and have not violated the legal rights of any individual or entity in any way.

5.7.1. You warrant that you have the right to use the product or service to store, upload, analyze and distribute the aforementioned data in any way, and the aforementioned processing activities are in accordance with the requirements of relevant laws and regulations, and there is no violation of any law, infringement or violation of the contract with the third party and you will not use data for illegal purposes.

5.7.2. You shall bear all the consequences and responsibilities caused by any violation of laws and regulations in the generation, collection, processing and use of your data. In addition, Acceleronix reserves the right to terminate all or part of the service provided to you at any time.

In the event of a violation of Article 5.7, Acceleronix reserves the right to pursue all remedies available to you at law for that violation. In case of any loss caused to Acceleronix or any other person due to your illegal activities or violation of this Agreement, we have the right to claim compensation from you, including but not limited to fines, compensation, legal fees, attorney's fees, notarial fees, evidence investigation fees.

6. Service of Third Parties

6.1. The product or service may contain services of third parties. If you obtain or use any product or service provided by a third party through the product or service, you shall evaluate whether the availability, authenticity, adequacy or reliability of the product or service meets your requirements. Acceleronix does not provide any form of guarantee or warranty for this.

6.2. Exercise caution when using third-party services. If you decide to accept the products or services of a third party, you shall bear all the results and risks arising therefrom. Disputes arising from your use of third-party products or services shall be settled by you and the third party.

7. Personal Information Protection

Personal information protection is one of the basic principles that Acceleronix adheres to. Acceleronix will take security protection measures in accordance with the requirements of laws and regulations to protect your user information safe and controllable. When you use the product or service, we may collect and use your personal information based on the services you need. If you are an enterprise user, **you promise that you have established a data and privacy security compliance system, comply with applicable national and regional data privacy regulations, and take full responsibility for any violation of applicable data privacy regulations. You agree that Acceleronix shall properly use the user data and statistical data processed in accordance with this Agreement to improve and provide better platform services.**

You may read *Acceleronix IoT Software Solutions Privacy Policy* to know more about how we may process your personal data. Please carefully read *Acceleronix IoT Software Solutions Privacy Policy* before agreeing to the terms and using our product or service.

8. Intellectual Property Rights

8.1. You understand and agree that, unless we indicate otherwise or the relevant rights holder has rights under the applicable laws and regulations, Acceleronix owns all intellectual property rights (including without limitation, copyrights, trademarks, patents, trade secrets, etc.) and all legal rights, qualifications and interests in and to the product(s), technology, software, program(s), data, text, graphics, audio, video, diagrams, graphs, interface design, layout frames, related data, electronic documents and all other information and content included with IoT Software Solutions ("IoT Software Solutions Content"), no matter whether these rights have been registered or not, and no matter where these rights may exist in the world.

8.2. Your consent to this Agreement and use of the product or service shall not involve the transfer of any of the intellectual property rights mentioned above, and all such intellectual property rights shall remain in the possession of Acceleronix or the corresponding right holders. You may not implement, utilize, transfer or license any third party to implement, utilize or transfer the intellectual property rights, and you may not modify, lease, lend, sell, distribute, create derivative works or otherwise use any part or all of the intellectual property rights without the prior written authorization of Acceleronix and/or the corresponding right holder.

8.3. You may not in any way delete, conceal, modify or replace any exclusive rights statement (including but not limited to copyright, trademark, patent, ownership statement) attached to or included in the product or service or any copyright marks, trademarks, service marks, logos, trade names, business names, domain names, drawing approval numbers, publication numbers and other obvious signs of Acceleronix and its partners.

8.4. You may not use any of the logos of Acceleronix or the corresponding right holders unless otherwise agreed in writing between you and Acceleronix or the corresponding right holders. This Agreement does not grant you the right to use the logo of the product or service in any form or for any purpose, nor does it grant you the right to use any other logo of Acceleronix and the third party.

9. User Content

9.1. You represent and warrant that you have appropriate and lawful rights, licenses or authorizations to the information that you publish or upload through the product or service (collectively referred to as "User

Content"). Otherwise, Acceleronix may delete or block the information provided by you in accordance with the law or this Agreement.

9.2. You agree to grant Acceleronix a permanent, worldwide, fee-free, transferable, sub-licensable, irrevocable, and non-exclusive license to use the User Content you provide through the product or service. You understand and agree that the aforesaid license shall survive your discontinuation of use of the product or service.

9.3. You understand and agree that, notwithstanding the above Agreement, **when you report, feedback, share, correct or otherwise submit or share problem screenshots, error correction information, problem feedback, improvement suggestions or opinions or similar content through the product or service, all intellectual property rights such as copyright, ownership and other legal rights stipulated by current and future laws of any of the foregoing content will be automatically transferred to Acceleronix at the time of your submission, and no fees will be paid to you by Acceleronix.**

9.4. You understand and agree that you should abide by applicable and relevant laws and regulations. You are responsible for the authenticity, accuracy, timeliness and completeness of any information submitted by you through the product or service. You warrant that the above information will not infringe the legitimate rights and interests of any third party or violate any laws and regulations, nor will it involve or encourage the infringement or other illegal acts, otherwise, you will bear the responsibilities and consequences arising therefrom.

10. Disclaimer and Limitation of Liability

10.1 To the maximum extent permitted by applicable law, we disclaim any liability for any direct, indirect, or incidental damages that you may suffer as a result of your use of, or inability to use, all or part of the functions.

10.2. While Acceleronix will make its best efforts to ensure that the service and related information is secure, effective, accurate and reliable, the service may be affected by a number of factors, including but not limited to the limitations in the available technology, causes attributable to you, causes attributable to third parties, the quality of service of the communications network, connectivity failures, maintenance of network equipment or systems, computer or communications or other system failures, failure of power, natural disasters, strikes, riots, explosions, wars, governmental actions, orders of judicial and administrative authorities, social circumstances, and other force majeure, etc., or with an advance announcement or notice, system maintenance performed by Acceleronix within a short period. Accordingly, you

understand and agree that Acceleronix and its licensors do not provide you with any guarantee or warranty express or implied, with respect to:

10.2.1. The product or service will meet your actual or specific needs or purposes.

10.2.2. Timeliness, accuracy, completeness and precision of the product or service.

10.2.3. The product or service will be uninterrupted, consistent or error-free.

10.2.4. Any results or information obtained using the product or service will be correct or reliable.

10.2.5. Any errors, problems and failures in the product or service will be corrected or resolved.

10.3. Except where Acceleronix is expressly required by applicable law or regulation to bear responsibility, any loss caused to you as a result of the reasons hereinabove shall be at your sole risk, for which Acceleronix shall not be liable. In any event, Acceleronix shall not be liable for any loss or damage that is not reasonably foreseeable. You are solely responsible for all liabilities and consequences arising out of your use of the service in violation of law or regulation or this Agreement.

10.4. Neither Acceleronix nor its employees shall be liable in any way, directly or indirectly, to you or any other person for any errors, inaccuracies or mistakes in the transmission or delivery of any information with respect to the use of the service.

10.5. Information provided by the product or service shall not be used by or distributed to any person in any jurisdiction where such use or distribution would violate the laws or regulations of such jurisdiction or would cause Acceleronix or its third-party agents to be subject to any regulatory requirements in such jurisdiction. You shall warrant, in your sole discretion, that you will not be subject to any local regulation that restricts or prohibits you from using or distributing the information provided by the service.

10.6. You understand and agree that you shall be liable for any third-party claims resulting from your use of the service, breach of this Agreement, or any action taken under your account. If this results in a third-party claim against Acceleronix and/or its affiliates, employees, customers and partners, you shall be responsible for dealing with it, assume full responsibility for it, and indemnify Acceleronix and its affiliates for all damages suffered therefrom.

10.7. When an enterprise user registers an account, the registered email address is the company email address, which is the unique certificate to access the platform. Please keep your account properly, and we will not bear any economic losses or other legal liabilities arising from email address registration and other related issues.

10.8. Acceleronix hereby reminds you that you shall abide by applicable laws during the use of the services of Acceleronix, and shall not endanger network security or engage in activities that infringe others' reputation, privacy, intellectual property rights and other legitimate rights and interests by using the services of Acceleronix. Acceleronix shall not be liable for any violation of law or breach of contract of your use of the services of Acceleronix.

10.9. On the forums, communities and service markets of Acceleronix websites, Acceleronix users may upload, provide and publish relevant information, including but not limited to username, company name, contact person and contact information, relevant pictures and information, which are provided by users themselves. Users of Acceleronix shall assume full responsibility for the aforesaid information provided by them in accordance with the law.

10.10. If you use the website of Acceleronix or obtain any products or services from third parties, for example, if the service providers in the Acceleronix service market provide services to you relying on the Acceleronix service platform, the service providers will be responsible for the services they provide to you, and Acceleronix shall assume no responsibility for the services provided by such service providers.

10.11. In some cases, in order to facilitate your use of Acceleronix services, Acceleronix may display reference code or software (If it is third-party open-source software, you shall comply with the relevant requirements for using the third-party open-source software). Based on the usage instructions of the corresponding display page, such software may allow you to download, and perform secondary development and other related operations. You shall understand and promise that Acceleronix owns the intellectual property rights of such code, and you shall clearly indicate the right holder when using the code. Meanwhile, Acceleronix is not responsible for your use, work and consequences of the use of such code and software.

10.12. You shall be deemed to have breached the agreement under any of the following circumstances:

10.12.1. Violating relevant laws and regulations when using the services of Acceleronix;

10.12.2. In violation of this Agreement or the supplementary agreements of this Agreement.

10.13. If your actions cause Acceleronix and/or affiliates to suffer losses (including but not limited to the direct economic losses, loss of goodwill and indirect losses paid to third parties such as compensation, settlement, attorney's fees, litigation fees, notary fees and legal costs), you shall indemnify Acceleronix and/or affiliates for all of the above losses.

11. Change, Suspend and Cease

Acceleronix reserves the right to change, suspend or cease the provision of the product or service with or without notice, and to modify, interrupt or terminate your use of the product or service at any time. **If Acceleronix permanently terminates the provision of the product or service, Acceleronix will make an announcement on the product or service or related websites in advance without notifying you separately.**

12. Confidentiality

Acceleronix promises to take confidential measures for the information you submit or know when you register your account or use the services of Acceleronix, and not to disclose your information to any third party unless:

12.1. It can be provided according to the provisions of this Agreement or other service agreements, contracts and online agreements between you and Acceleronix.

12.2. It shall be provided according to the provisions of laws and regulations or the requirements of administrative, judicial and other authorities.

12.3. The confidential information has been made public or can be obtained from the public domain without violating the obligations set forth in this Agreement.

13. Governing Law and Dispute Resolution

Without violating Article 1 of the Service Agreement "Service Entity and Governing Law", the validity, interpretation, alteration, execution and dispute resolution of this Agreement shall be governed by Singaporean laws. Any dispute arising from this Agreement shall be settled by both parties through friendly negotiation. If the negotiation fails, either party shall submit it to the Hong Kong International Arbitration Center for arbitration in accordance with its arbitration rules. The seat of arbitration shall be Hong Kong. The number of arbitrators shall be three. The arbitration proceedings shall be conducted in English. The arbitration award is final and binding.

14. Service Notification

14.1. You understand and agree that Acceleronix may give you notice in one or more of the following ways: announcements, e-mails, web page information, SMSs, telephone calls, system messages and instant messages. The service notification of Acceleronix depends on the completeness, accuracy and immediate availability of your contact information. The above notice shall be deemed to have been served upon successful delivery.

14.2. Except as otherwise agreed in this Agreement or the agreement signed between Acceleronix and you, your notice to Acceleronix shall be sent in accordance with the mailing address, fax number, e-mail address and other contact information officially published by Acceleronix.

15. Renewal and Termination of the Agreement

15.1. Acceleronix has the right to change the Agreement and the corresponding service rules. If you continue to use the service after the content of the Agreement is changed, it means that you have fully read, understood and accepted the modified content and will comply with the modified content of the Agreement.

15.2. This Agreement will be terminated when your account is cancelled or the website service is terminated by the mutual agreement.

15.3. This Agreement is composed of the content of this Agreement, rules and specifications displayed on the website pages, service instructions (including operation documents) and other agreements or conditions you click to confirm, and you are bound by it, and the relevant terms can be mutually referenced and interpreted.

15.4. If any term hereof is repealed, invalid or unenforceable, that term shall be deemed separable and shall not affect the validity and enforceability of the remainder of this Agreement and other agreements.

15.5. Acceleronix shall have the right to transfer all or part of the rights and obligations of the service to our affiliates by releasing announcements or sending system messages on the official website of Acceleronix or sending e-mails.

15.6. Unless otherwise agreed, in order to provide professional services, Acceleronix may entrust affiliated companies or other legal entities to provide you with one or more specific services on Acceleronix websites. At the same time, you may enter into relevant agreements or conditions with such companies. Please carefully read and fully understand the agreements and conditions, and choose whether to accept the agreements and conditions or not.

15.7. The terms of confidentiality, intellectual property rights, governing laws and jurisdiction and other terms that are supposed to survive by nature (such as the authenticity guarantee of registration information.) under this Agreement shall not become invalid due to the termination of this Agreement.

16. Miscellaneous

16.1. *Acceleronix IoT Software Solutions Privacy Policy* released by Acceleronix shall be an integral part of this Agreement.

16.2. You confirm that you comply with all export control laws and regulations applicable to this Agreement. You confirm that you are not the subject of trade restrictions, sanctions or export control laws and regulations of any organization, region or country. You promise that you will not use the product or service for purposes prohibited by export control laws and regulations. You and the persons or entities you authorize to use the product or service provided by Acceleronix will not, through the product or service, provide controlled technology, software or services to persons or entities sanctioned or designated by applicable export control laws, or in any way cause Acceleronix to violate applicable export control laws.

16.3. If any term of this Agreement is in conflict with applicable laws and regulations, the other terms of this Agreement shall remain in full force and effective.

16.4. The article title of this Agreement is for convenience only and has no legal or contractual effect.

16.5. This Agreement does not grant you any rights other than those expressly provided in this Agreement and laws and regulations.

16.6. All rights and obligations under this Agreement may be transferred for the benefit of Acceleronix and our successors and assignees.

16.7. The translated version of this Agreement (if any) is provided only for your convenience in understanding, and the relationship between Acceleronix and you is determined by the English version of this Agreement. If there is any conflict between the two versions, the English version shall prevail.

16.8. Your opinions and suggestions about the product or service and this Agreement can be delivered through the contact disclosed by Acceleronix.