



Terms and Conditions of Use

1. Purpose and Scope

These Terms and Conditions of Use ("TCU") govern the use of the htabs Ltd website and mobile application HeliQRH (hereinafter referred to as the "Platform") created and managed by htabs Ltd. By accessing or using the Platform, the User acknowledges having read, understood, and accepted these Terms and Conditions without reservation.

These TCU apply to all Users, including visitors, registered users, and contributors to the Platform. Any new features or tools added to the Platform will also be subject to these TCU.

Upon downloading or utilizing the Application, you are automatically agreeing to the following terms. It is strongly advised that you thoroughly read and understand these terms prior to using the Application. Unauthorized copying, modification of the Application, any part of the Application, or our trademarks is strictly prohibited. Any attempts to extract the source code of the Application, translate the Application into other languages, or create derivative versions are not permitted. All trademarks, copyrights, database rights, and other intellectual property rights related to the Application remain the property of htabs Ltd.

Htabs Ltd is dedicated to ensuring that the Application is as beneficial and efficient as possible. As such, they reserve the right to modify the Application or charge for their services at any time and for any reason. Htabs Ltd assures you that any charges for the Application or its services will be clearly communicated to you.

2. Access and Use of the Platform

The Platform is accessible free of charge to any User with an internet connection. However, some features may require prior registration and the provision of personal data.

The User agrees to use the Platform lawfully and in accordance with these TCU. Any fraudulent, abusive, or unauthorized use of the Platform is strictly prohibited. The Company reserves the right to suspend or terminate any User's access in the event of a breach of these provisions.

3. User Account

Certain features of the Platform may require the creation of a User account. The User is responsible for maintaining the confidentiality of their login credentials and agrees not to share them with third parties. In the event of unauthorized use of the account, the User must immediately notify the Company.

The Company reserves the right to delete any account that violates these TCU or applicable laws.

4. Additional cost

Please be aware that htabs Ltd does not assume responsibility for certain aspects. Some functions of the Application require an active internet connection, which can be Wi-Fi or provided by your mobile network provider. The htabs Ltd cannot be held responsible if the Application does not function at full capacity due to lack of access to Wi-Fi or if you have exhausted your data allowance.

If you are using the application outside of a Wi-Fi area, please be aware that your mobile network provider's agreement terms still apply. Consequently, you may incur charges from your mobile provider for data usage during the connection to the application, or other third-party charges. By using the application, you accept responsibility for any such charges, including roaming data charges if you use the application outside of your home territory (i.e., region or country) without disabling data roaming. If you are not the bill payer for the device on which you are using the application, they assume that you have obtained permission from the bill payer.

5. Intellectual Property

All elements of the Platform, including but not limited to texts, logos, graphics, images, videos, and software, are the exclusive property of the Company or its licensors and are protected by intellectual property laws.

Any reproduction, distribution, modification, or exploitation of these elements without prior written authorization from the Company is strictly prohibited.



6. Liability

The Company strives to provide accurate and up-to-date information on the Platform but does not guarantee its completeness or accuracy. The User acknowledges that they use the Platform at their own risk.

The Company cannot be held liable for any direct or indirect damage resulting from the use of the Platform, including but not limited to data loss, security breaches, or business interruption.

7. Personal Data Protection

The Company is committed to protecting Users' personal data in accordance with applicable data protection regulations. The collection and processing of personal data are detailed in the Privacy Policy available on the Platform.

Users have the right to access, rectify, delete, and oppose the processing of their personal data by contacting the Company at the specified contact address.

8. Modification of the TCU

The Company reserves the right to modify these TCU at any time. Users will be notified of significant changes via the Platform. Continued use of the Platform after modifications constitutes acceptance of the new TCU.

9. Applicable Law and Jurisdiction

These TCU are governed by and construed in accordance with the laws of Seychelles. Any dispute arising from these TCU shall be submitted to the competent courts of Seychelles.

10. Contact Information

For any questions related to these TCU, Users can contact the Company at:

htabs Ltd,
1st Floor, Dekk House, Zippora Street,
Providence Industrial Estate,
Mahé, Seychelles

or by email at info@htabs.net

Last Updated: March 23rd, 2025