

## 法律声明

本法律声明（“**本声明**”）适用于使用和访问本网站的用户（“**您**”或“**用户**”）对江苏长电科技股份有限公司（“**公司**”）官方网站 [www.jcetglobal.com](http://www.jcetglobal.com)（“**本网站**”）上所有内容、功能、服务以及链接的第三方内容（如有）的所有访问和使用。在浏览本网站前，请您仔细阅读本声明；如您继续浏览或使用本网站，即视为您同意遵守本声明。公司可能随时变更、修订、新增或删除本声明的全部或部分，且不另行通知。在本声明更新之后，若您仍继续使用或访问本网站，即视为您已接受本声明最新条款和条件。

## 1 知识产权

### 1.1 知识产权声明

本网站上所有内容，包括但不限于文字、图片和视觉设计、音乐、影像、软件、数据、创意、技术方案、各类标识、商业形象，的知识产权均属公司所有或已获得授权，并受中国以及国际知识产权法律与规范的保护，包括但不限于著作权、商标、专利、商业机密法律和其他知识产权的相关法律、法规和国际条约。

本网站所使用的商标、标志、商号、产品或服务名称和设计等商业标识，无论是否已经获得注册，均属于公司以及/或者其附属公司所有，或已获得授权。

### 1.2 知识产权使用限制

未经公司事先书面许可或授权，任何个人或组织不得复制、修改、展示、传播、使用、反向工程本网站全部或部分任何内容。

未经公司事先书面许可或授权，任何个人或组织不得使用公司的商业标识的全部或部分。

## 2 用户行为规范

### 2.1 禁止行为

您只能以合法目的使用和浏览本网站，且需要遵守当地法律法规。您不得利用本网站从事任何非法活动，包括但不限于侵犯他人权利、参与犯罪行为、传播病毒以及/或者非法内容、侵入他人信息系统、非法获取他人信息、进行网络攻击等。

### 2.2 限制和终止使用

您同意，公司可以无需任何原因限制或终止您使用以及/或者浏览本网站的全部或部分，包括但不限于公司单方认为您未能遵守本声明，公司也有权进一步采取合适行动以避免或阻止用户的不当行为。

### 2.3 用户责任

如您违反或涉嫌违反本声明，对公司造成的任何及所有责任、索赔、要求、损失、罚款和相关成本和费用，包括合理的律师费和诉讼费，您在此同意对公司进行赔偿并使公司免受损害。

### **3 责任免除**

#### **3.1 本网站内容**

本网站内容均“按现状”提供，可能不时更改，不保证内容的完整性、准确性、及时性和可靠性，不担保不侵犯第三方知识产权，可能包括技术性问题、不准确或偶然错误。

本网站内容在任何情况下均不视为正式意见，不影响本声明中公司的责任免除，也不构成任何保证。本网站内容可能包含关于公司未来计划或预测，这些内容属于前瞻性陈述并存在不确定性。

如需要您应当自行核实本网站内容。您同意，您使用本网站内容所产生的任何风险和后果由您自行承担，公司在任何情况下均不承担任何责任或义务。

#### **3.2 第三方链接**

本网站可能包含第三方链接。公司出于善意向用户提供该等链接，但并不明示或暗示公司对该等第三方链接所指向的任何信息、服务或资源进行任何推荐、背书或支持，也不承担任何义务或责任，且随时保留限制、终止或移除该等第三方链接的权利。您如使用或浏览该等第三方链接及其指向的任何信息、服务或资源时，应当自行承担所有风险、责任和后果。

#### **3.3 内容、功能和服务的中断**

您理解并同意，因技术、不可抗力可能导致本网站中断对用户提供内容、功能或服务，或因此可能造成用户的数据损失，您同意承担该等风险，且公司不会因此对用户承担任何义务或责任。

### **4 其他**

#### **4.1 完整协议**

本声明构成您与公司之间的完整协议，并规范您使用本网站的方式和条件，并取代您和公司之间的任何先前协议。您同意公司可随时更新、修改、增加或删除本声明的全部或部分。如本网站中所述相关事宜与本声明不一致，以本声明为准。

#### **4.2 可分性**

如本声明任何条款不合法、无效或因任何原因无法执行，该等条款应视为与本声

明具有可分割性，并不影响本声明其余条款的有效性和可执行性。公司如未执行本声明的任何条款，均不得视为放弃该条款或放弃执行该条款的权利。

#### 4.3 适用法律和争议解决

本声明适用中华人民共和国法律解释，不适用法律冲突规则。您在此同意和确认，您访问和使用本网站引起的争议，将由公司所在地的法院管辖。

## **Legal Notice**

This legal notice (this “**Notice**”) applies to all users (“**You**” or “**User**”) who access or use the official website [www.jcetglobal.com](http://www.jcetglobal.com) (this “**Website**”) of JCET Group (the “**Company**”), including all content, features, services, and any linked third-party content (if any). Before browsing this Website, please read this Notice carefully. By continuing to access or use this Website, you are deemed to have agreed to comply with all terms and conditions in this Notice. The Company reserves the right to modify, amend, supplement, or delete any part of this Notice at any time without prior notice. Following any updates to this Notice, your continued use or access of this Website constitutes your acceptance of the latest terms and conditions herein.

### **1 INTELLECTUAL PROPERTY (“IP”)**

#### **1.1 IP Statement**

All content on this Website, including but not limited to text, images, visual designs, music, videos, software, data, creative works, technical solutions, logos, and commercial branding, is either owned by the Company or duly licensed, and is protected under the IP laws and regulations of China and international treaties, including but not limited to copyright, trademark, patent, trade secret laws, and other relevant IP laws and conventions.

All Company’s marks used on this Website, such as trademarks, logos, trade names, product or service names, and designs, whether registered or not, are the property of the Company and/or its affiliates or are used under license.

#### **1.2 IP Use Restrictions**

No individual or entity may reproduce, modify, display, distribute, use, or reverse engineer any content, in whole or in part, in this Website without the prior written permission or authorization of the Company.

No individual or entity may use the Company’s marks, in whole or in part, without the Company’s prior written permission or authorization.

### **2 USER CONDUCT**

#### **2.1 Prohibited Activities**

You may only use and browse this Website for lawful purposes and in compliance with applicable laws and regulations. You shall not use this Website for any illegal activities, including but not limited to any manner of tort/infringement, criminal acts, distribution of viruses or illegal content, unauthorized access to information systems, unlawful data collection, or cyberattacks.

## 2.2 Restrictions and Termination of Use

You agree that the Company may, at its sole discretion and without prior notice, restrict or terminate your access to and use of this Website in whole or in part, including but not limited to instances where the Company believes you failed to comply with this Notice. The Company reserves the right to take further appropriate action to prevent any misconduct by any User.

## 2.3 User Liability

If you failed to comply, or are suspected not to comply with this Notice, you agree to indemnify and hold the Company harmless from any and all liabilities, claims, demands, losses, penalties, costs, and expenses (including reasonable attorneys' fees and litigation costs) arising from such noncompliance.

# 3 **DISCLAIMER**

## 3.1 Website Content

All content on this Website is provided on an "as-is" basis and may be subject to change without notice. The Company makes no warranty of completeness, accuracy, timeliness, or reliability of such content, nor does it guarantee non-IP-infringement. The content may contain technical inaccuracies or typographical errors.

Nothing on this Website shall be construed as formal or professional advice, nor shall it limit any Company's disclaimer under this Notice. The Website may include forward-looking statements regarding the Company's future plans or projections, which are subject to uncertainties.

You are solely responsible for verifying the content of this Website. You agree that any risks or consequences arising from your use of this Website's content are your own, and the Company shall bear no liability or obligation under any circumstances.

## 3.2 Third-Party Links

This Website may contain links to third-party websites. The Company provides such links in good faith but does not endorse, recommend, or assume responsibility for any third-party content, services, or resources to which the third-party links direct. The Company reserves the right to restrict, terminate, or remove such links at any time. Your use of any third-party links and associated content is at your own risk.

## 3.3 Interruptions to Content, Features, or Services

You acknowledge and agree that technical issues or force majeure events may result in interruptions to the Website's content, features, or services, including potential data loss. You assume all such risks, and the Company shall bear no liability or obligation in such cases.

#### **4 MISCELLANEOUS**

##### **4.1 Entire Agreement**

This Notice constitutes the entire agreement between you and the Company regarding your use of this Website and supersedes all prior agreements. The Company reserves the right to update, modify, add, or remove any part of this Notice at any time. In case of any inconsistency between this Notice and other terms on the Website, this Notice shall prevail.

##### **4.2 Severability**

If any provision of this Notice is deemed unlawful, invalid, or unenforceable, such provision shall be severed without affecting the validity and enforceability of the remaining provisions. The Company's failure to enforce any provision of this Notice shall not constitute a waiver of such provision or the right to enforce it.

##### **4.3 Governing Law and Dispute Resolution**

This Notice shall be governed by and construed in accordance with the laws of the People's Republic of China, without regard to conflict of law principles. You agree that any disputes arising from your access to or use of this Website shall be subject to the exclusive jurisdiction of the courts located in the Company's domicile.