

# “Government Website Open Information Announcement”

## I. Authorization Method & Scope

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## II. Information on Related Items:

- (a) The authorized scope is only within the scope protected under copyright. It does not include other intellectual property rights, including but not limited to the provision of patents, trademarks and administration’s logo.
- (b) Whether or not the said person’s actively publicized or legally required publicized personal information can be collected, processed or utilized, the user must follow the related provisions based on the Personal Information Protection Act, and plan to execute the related measures required by law.
- (c) For some videos, photos, sheet music and contracted case writings or other works, the administration must especially state that the approval must be duly obtained before use.

- III. Should be prudential not to infringe upon a third party in moral rights in copyrights (including the rights to identify names and the rights to ban unjustifiable change.)
- IV. After using the information and material provided by this authorization, one should not maliciously alter its related information. If edited and the reworked information does not match the original, the user is liable for civil and criminal legal responsibilities.
- V. The website's authorization does not authorize the user to represent the administration's recommendation, approval or agreement with the status of the added derivatives.