## Airchef Client Agreement

This Terms of Use Agreement (hereinafter referred to as the "Agreement") sets forth the terms and conditions regarding the use of the "Airchef" service (hereinafter referred to as the "Service") provided or operated by TatoBe Corporation (hereinafter referred to as the "Company") between the client using the Service and the Company.

## Article 1 (Agreement to Terms and Conditions)

This Terms of Use (hereinafter referred to as the "Terms of Use") to the "Airchef" (hereinafter referred to as the "Service") operated by TatoBe, Inc. (hereinafter referred to as "the Company") applies to Clients (as defined in the following article) who use "Airchef" (hereinafter referred to as "the Service") operated by TatoBe, Inc. (hereinafter referred to as the "Company") is applicable to the Client (defined in the following Article) who uses the "Airchef" (hereinafter referred to as the "Service") operated by TatoBe, Inc. (hereinafter referred to as the "Airchef" uses the "Airchef" (hereinafter referred to as the "Service") operated by TatoBe, Inc. (hereinafter referred to as the "Service") operated by TatoBe, Inc. The Client shall use the Service upon agreeing to these Terms of Use.

These Terms of Use set forth the terms and conditions of use of the Service. All Clients who register for the Service shall use the Service in accordance with and subject to the terms and conditions set forth herein.

By agreeing to the Terms and Conditions, a contract for the use of the Service (hereinafter referred to as the "Agreement") is formed between the Client and the Company. The client agrees to these Terms and Conditions.

This Agreement is governed by these Terms and Conditions and all other agreements, rules, and guidelines. In the event of any discrepancy between this Agreement and other terms and conditions, etc., this Agreement shall take precedence.

## Article 2 (Definitions)

The following terms used in this Agreement shall have the meanings set forth below.

1. "Service" means the service provided by the Company under the name "Airchef", which provides information on outsourcing between the Chef and the Client.

2. "Accommodation Host" means a person who provides private accommodation to a Client who has outsourced or intends to outsource his/her services to Chef through the Service, based on a facility use agreement with Chef.

3. "Chef" means a Chef who has passed the Company's screening process and has been commissioned or intends to be commissioned to perform a task requested by a Client using the Service.

4. "Client" means a person who uses the Services to outsource or intends to outsource work to Chef.

5. "Transaction" means an outsourcing agreement between a Client and Chef, which is conducted using the Services.

6. "Agreement" means the contract between the Client and the Company regarding the use of the Services by Chef in accordance with the provisions of these Terms and Conditions.7. "Intellectual Property Rights" means copyrights, patents, utility model rights, design rights, trademark rights, and other intellectual property rights (including the right to acquire such

Article 3 (Contents of this Service)

rights or to apply for registration of such rights).

1. Through the provision of information via the Service, we provide a tool and platform for the client and the chef to enter a business contract.

2. The purpose of this service is for the client and the Chef to enter into a direct business contract, and for the Accommodation Host and the Chef to enter into a facility use contract, and the Company is not a party to this transaction. However, the Company shall act on behalf of the Accommodation Host and the Chef for the payment of remuneration and other administrative matters based on the Transaction, as entrusted by the Accommodation Host and the Chef.

3. If the Client enters into a contract with Chef using the Services, the contract shall be in the form of an outsourcing contract.

4. When a Host enters into a contract with the Chef through the Service, the form of the contract shall be a facility use contract.

5. With respect to the Services, Our company does not confirm or guarantee the selection of the chef to perform the Transaction, the execution of the work based on the Transaction, or the deliverables thereof, nor does it assume any responsibility for any defects in the content or quality thereof for any reason.

Article 4 (Application for and Acceptance of the Service)

1. The client shall apply for this service upon agreeing to these Terms of Use and following the procedures prescribed by the Company. However, minors may not apply for the Service even with the consent of their legal representative.

2. The Client acknowledges in advance that the Company may not accept the application described in the preceding paragraph as a result of the Company's examination. In the event that the Company does not give its consent, the Company shall not be obligated to disclose the reason to the Client.

3. If the Company accepts the application from the Client, the Company shall notify the Client of the acceptance, and upon such notification, a contract for the use of the Service, which shall be governed by these Terms and Conditions, shall be formed between the Client and the Company.

4. The client is obligated to immediately make any changes to the registered information. Even in the event of a change, any procedures already completed prior to the change will be performed based on the information that existed prior to the change.

5. The Company shall not be liable for any damage incurred by the Client or a third party due to the Client's failure to change the registration information, except in cases of willful misconduct or negligence on the part of the Company.

6. The Company shall not be liable for any damage incurred by the client or a third party due to false, erroneous, omitted, or otherwise inaccurate information in the registration information provided by the prospective registrant, except in cases of willful misconduct or negligence on the part of the Company.

Article 5 (Registration)

1. The Client must provide true, accurate, and complete information when registering information about himself/herself for the Service and must make changes to the registered information without delay if there are any changes.

2. The Client confirms that all information provided to the Company, including registration information, is correct.

3. When the Client registers a password for use of the Service, the Client shall be responsible for managing the password strictly to prevent any unauthorized use of the password. The Company may deem any and all acts performed using the registered password to be the acts of the Client himself/herself.

4. A Client who has registered for the Service may delete his/her account and cancel his/her membership at any time. In the event of cancellation of this Agreement by the Client, the Company shall not be obligated to refund any usage fees received up to the month in which such cancellation occurs.

5. If the Company determines that the Client falls under any of the following or is likely to fall under any of the following, the Company may suspend or delete the Client's account without prior notice to the Client. The client shall not object to such suspension or deletion.

(1) When the Company recognizes that the Client has violated or may violate these Terms and Conditions.

(2) If we or a third party determines that the person is an antisocial force, etc., or is involved in any interaction or involvement with antisocial forces, etc., such as cooperating or participating in the maintenance, operation, or management of antisocial forces, etc., through funding or otherwise.

(3) If it is known that you have been arrested or prosecuted in the past, or if you have been arrested or prosecuted

(4) Where the customer ceases to make payments or becomes insolvent, or a petition is filed for the commencement of bankruptcy proceedings, civil rehabilitation proceedings, or similar proceedings.

(5) Any other cases that we reasonably judge as inappropriate based on reasonable grounds 6. The Company may delete an account for which more than one year has elapsed since the last access without prior notice to the client.

7. All usage rights of the Client in the Service will cease at the time the account is deleted, regardless of the reason. Even if the Client deletes his/her account by mistake, the account cannot be restored.

8. The account for the Service belongs exclusively to the Client. All rights of use of the Service by the Client may not be transferred, loaned, or inherited by a third party.

9. The Client must immediately report to the Company any event that may interfere with the Company's provision of the Service, such as the discovery of unauthorized use of the Client's information by a third party.

10. The Company shall not be liable for any damage caused by inadequate management of the Client's information by the Client, except in the case of willful misconduct or negligence on the part of the Company.

11. In the event of cancellation of this Agreement in accordance with Paragraph 5, the Company shall not be obligated to refund the usage fees received up to the month of cancellation.

Article 6 (Management of Registered Information)

1. The Client shall responsibly update or otherwise manage the registration information for the use of the Service and other information related to the Transaction as designated by the Company from time to time.

Article 7 (Transactions between Chef and Client)

1. The Client may search for a Chef who meets his/her requirements from among the Chefs registered with the Service and request commissioned work at the private accommodation where the Client is staying.

2. If Chef does not respond to the Client within seventy-two (72) hours after receiving the request from the Client, Chef shall be deemed not to have accepted the request. In this case, the request shall expire 72 hours after the request.

3. Upon the Chef's acceptance of the Client's request, and upon agreement by both parties to the terms of this transaction, a business consignment contract for shopping and cooking services and related services (hereinafter referred to as "Consignment Services") to be performed by the Chef for the Host is directly concluded between the Chef and the Client. The agreement is concluded directly between the Chef and the Client.

4. The Client agrees in advance that the reservation may be cancelled by the Chef even after the agreement between the Chef and the Client as described in the preceding paragraph has been concluded. The Client shall not object in any way to the Chef's cancellation.

5. The Client shall be fully responsible for all matters relating to the transaction between the Chef and the Client (including but not limited to registration, scheduling, search of preferences, requests, cancellations, provision of services, liability for defects, etc.). In principle, the Company shall not intervene in any dispute between the Chef and the Client or the Host, and the Client may not ask the Company to resolve any dispute. However, if we deem it necessary for the smooth operation of the Service, we may intervene in disputes between the Client and the Chef, between the Chef and the Host, between the Client and the Host, between Clients, between Chefs and Hosts, and between Hosts.

6. The Client is prohibited from concluding a contract and paying remuneration directly to a Chef whom the Client has come to know through the Service (including but not limited to a direct contract between the Client and the Chef) without going through the Service. In the event that the Client is found to have committed any of the aforementioned acts, the Client shall pay to the Company a penalty equal to ten (10) times the total amount of remuneration received by the Company in the past for the commissioned services.

7. All communication between Chef and Client shall be conducted within the Services. We shall not be liable for any matter relating to communications made in violation of the Terms and Conditions and not through the Service.

Article 8 (Business Consignment Agreement)

1. Chef will only provide shopping services, cooking services, and related services that are agreed upon in advance with the client and the private accommodation host. Outside of the pre- defined outsourcing services (services such as housekeeping, childcare, pet care, etc) are not included.

2. The Client shall cooperate with the Chef as much as possible to ensure the smooth running of the commission. For example, if the Chef does not know how to use the kitchen, the Client will assist the Chef.

3. The Client understands and agrees that the photographs of the Chef on the Website are only images, and that the information contained in the plan is only an example, and that the Chef will provide services at his/her discretion depending on the circumstances. The Client understands and agrees that the Chef will use his/her own discretion in the provision of services and that the Client shall communicate his/her requirements to the Chef as actively and accurately as possible during the preliminary chat sessions and interviews to enable the Chef to smoothly perform the services entrusted to him/her by the Client.

4. Any trouble arising from the commissioned services between the Client and the Chef, or any damage caused to the Client, the Host, or the Chef, shall be settled between the parties to the contract. The Chef and the Client, and Our company shall not be liable for any damage.

Article 9 (Payment of Remuneration, etc.)

1. The Client pays the Company, entrusting the Chef with respect to the receipt of the payment, the consideration for the entrustment of the services. After deducting the fee for the Service (including consumption tax) and the facility usage fee to be paid to the private accommodation host as specified by the Company, the Company shall pay the remaining amount to the Chef.

2. The Client may settle the fee for the Service only by the method determined by the Company. In the event that a transfer fee is incurred, the Client shall pay it.

3. In the event that the Client fails to pay the Service Charges, etc. after the prescribed payment due date, the Client shall pay an amount calculated at an interest rate of 14.6% per annum for the number of days following the prescribed payment due date to the day preceding the payment due date as a late payment penalty.

Article 10 (Cancellation)

1. the client may cancel or modify the contract even after the contract for the commissioned services has been concluded with the chef. However, cancellation is stipulated under the following conditions

 (1) Cancellation within 24 hours from the time of reservation completion: refund of the fee (including consumption tax) stipulated in the business contract, minus the transfer fee.
 (2) Cancellation after 24 hours from the time of reservation completion: non-refundable
 2. In the event of a refund in accordance with the preceding paragraph, the Company shall pay the amount to the bank account designated by the client. In such case, the Company shall refund the amount after deducting bank transfer charges.

3. In the event that the Chef cancels the meal on the day of the event in accordance with clause 1 and the Chef has already completed the shopping, the Chef shall report the receipt to the Management Office, and the Management Office shall confirm the receipt and reimburse the Chef for the cost of the food ingredients. The Chef shall dispose of the foodstuff appropriately.

Article 11 (Matters Relating to the Provision of Beverages)

- 1. The Chef shall not serve alcoholic beverages.
- 2. The chef shall not provide beverages as well.
- 3. Bartenders may be dispatched separately.

Article 12 (Clause on Cancellation of Beverages)

1. Beverages or alcoholic beverages are sold on the site by the Company and delivered by the Company's staff or staff who have entered into a subcontracting agreement with the

Company.

1. If the beverages are damaged or lost before they reach the client, the Company shall compensate and refund the client.

2. If our staff is unable to be on site on the day of the event and cannot deliver the beverages for any reason, we will compensate you and provide a refund.

3. Cancellation at the request of the client is not allowed once the client has received the e-mail confirming the reservation.

4. The maximum amount of refund/guarantee shall be limited to the amount paid for the beverage at the time of reservation.

5. With respect to refunds, payment shall be made by the 15th day of the month following the date the alcoholic beverages are scheduled to be served. In such cases, the Company shall bear the costs related to bank transfer fees directed to the client.

Article 13 (Privacy, etc.)

1. The Client shall not divulge to any third party, with the exception of the Company, any information concerning Chef or private accommodation hosts that the Client has come to know in the course of using or providing the Service.

2. We will use the client's privacy and personal information in an appropriate manner.

3. The Client agrees in advance to allow Chef and the Company to report to the Company any information concerning the Client that Chef obtains in the course of the performance of the Services.

## Article 14 (Prohibited Matters)

When using the Service, Chef reserves the right to suspend service and remove the guest from the premises if, in Chef's opinion, the following are taking place at the time of service. In other words, the Client is prohibited from doing any of the following:

(1) Violating any law, court judgment, decision or order, or legally binding administrative action.

(2) Any act that may be detrimental to public order or good morals.

(3) Theft, eavesdropping, or any other activity that constitutes a criminal offense.

(4) Taking photos or videos without consent or otherwise infringing on the privacy of the chef.

(5) Infringing the intellectual property rights, honor rights, privacy rights, or any other legal or contractual rights of Chef or the Company.

(6) Posting, transmitting, or uttering any excessively violent, sexual, and discriminatory expressions based on race, nationality, creed, gender, social status, or family origin. Expressions that induce or encourage suicide, self- harm, drug abuse, and or contain antisocial content and cause discomfort to others also fall under this clause.

(7) Any sexual behavior or conduct, including the indecent exposure of any part of the body in a place where the Chef can see it.

(8) Impersonating the Company or a third party or intentionally distributing false information.

(9) Any act that damages the honor or credibility of the Chef, the private accommodation host, or the Company.

(10) Sales, promotion, advertisement, solicitation, or any other commercial activities (except those approved by the Company).

(11) Acts for the purpose of sexual or obscene acts, acts for the purpose of meeting or dating with the opposite sex whom one has not met, acts for the purpose of harassing or

slandering the client or private accommodation host, and any other acts to use this service for purposes different from the intended use of this service.

(12) Profit-sharing or other acts of cooperation with groups or individuals that are involved in any interaction or involvement with antisocial forces, etc., such as cooperating or being involved in the maintenance, operation, or management of antisocial forces, etc., through funding or otherwise.

(13) Religious activities or solicitation of religious organizations.

(14) Unauthorized collection, disclosure, or provision of personal information, registration information, or usage history information of others.

(15) Interfering with the Service's servers or network systems, use BOTs, cheat tools or other technical means to manipulate the Service, intentionally take advantage of a malfunction in the Service, or make unreasonable inquiries or demands of our company, such as repeating similar questions more than necessary, or otherwise interfering with or disrupting the operation of the Service by our company or the use of the Service by Chef or any other Chef.

(16) Providing information that is or may be contrary to the facts

- (17) Reverse engineering or other analysis of software provided by the Company
- (18) Other acts that violate these Terms and Conditions.
- (19) Assisting or encouraging any of the acts listed in (1) through (19) above.
- (20) Any other actions that the Company deems inappropriate.

Article 15 (Responsibilities of the Client)

1. The Client shall use the Service at his/her own risk and shall be responsible for any and all actions he/she takes in the Service and the results thereof.

I confirm and accept that I will eat all cooked raw food within a few hours, refrigerated food within 3 days, and frozen food within 2 weeks, unless otherwise explained by the chef.
 The client is responsible for the strict control of cash, securities, precious metals, works of art, valuables, etc. The Company shall not be liable for any damage, defacement, loss, diminution, or theft of cash, securities, precious metals, or other valuables or money that occurs under the condition that proper control is not exercised.

4. If you have a pet with you, you shall confirm and agree that the pet is not allowed in the cooking area while the chef is cooking.

5. if the Client has any food allergies or illnesses that may cause dietary restrictions for any person, including the Client, who will eat the food provided through the Service, the Client must inform the Chef of such dietary restrictions in advance in his/her profile and reservation form at the time of application for the Service and on the day of use of the Service before the Service begins. You must inform the Chef of your dietary restrictions in your profile and reservation form at the time of application for service and prior to the start of service on the day of service.

6. The Client may not request Chef to provide shopping service if any person who will eat the food provided through the Service, including the Client, has a history of food allergies or illnesses with dietary restrictions. The client is responsible for preparing his/her own ingredients, including appropriate seasonings based on his/her dietary restrictions.

7. If the client has any food allergies or illnesses with dietary restrictions for any person, including the client, who will eat the food provided through the Service, the client may not bring any food items, including restricted seasonings, into the work/preparation area where

the Chef will prepare the food on the day of use of the Service. It is your responsibility to keep such food items strictly out of the work/preparation area.

8. The Client must correctly inform the Chef prior to the rendering of the Services if, within seven days of the day of rendering the Services, the Client has symptoms of any infectious disease (even suspected) that could infect the Chef, who is a party to the contract by using such Services. Under certain circumstances, the Chef may refuse to provide the service.
9. The client may not use the service if, within 14 days of the day of service, the client or a person living with the client has symptoms (including suspected symptoms) of an infectious disease that falls under the category of designated infectious diseases, or if the client is likely to be in close contact with someone who has symptoms (unless a physician determines that there is no risk of transmission to other persons).

10. The host shall resume all responsibility if food poisoning is caused by ingredients, containers, utensils, or kitchen environment prepared by the overnight stay host. Addionally, in the event of food poisoning of a type that cannot be adequately prevented by normal visiting cooking times and kitchen environment, or if the cause of the food poisoning is not sufficiently recognized as being the result of the chef's negligence the private accommodation.

11. If the Company finds that a Client is using the Service in violation of these Terms of Use, the Company shall take such measures as the Company deems necessary and appropriate. However, the Company shall have no obligation to prevent or correct such violation.

12. The Client shall not be liable for any direct or indirect damages (including special damages, lost profits, and attorney's fees) arising out of or in connection with the use of the Service (including cases in which the Company receives a claim from a third party due to the use of the Service). The Client shall immediately compensate the Company for any direct or indirect damages (including special damages, lost profits, and attorney's fees) You must immediately compensate our company for such damages in accordance with our request. 13. If the Client withdraws from the Service due to cancellation or termination of this Agreement, the Client shall naturally lose the benefit of time with respect to all debts owed to the Company and shall immediately pay all debts owed to the Company.

Article 16 (Modification of Terms and Conditions)

1. The Company may change these Terms and Conditions at any time without prior notice to the Client if the Company deems it necessary. The amended Terms shall become effective from the time they are posted in the appropriate location on the website operated by the Company, and the Client shall be deemed to have validly and irrevocably agreed to the amended Terms by continuing to use the Service after the amendment of the Terms. Individual notification of such changes to the client will not be made to the client. Please refer to the latest version of the Terms and Conditions from time to time when using the Service.

Article 17 (Provision of Services by the Company)

1. The Client shall, at its own expense and responsibility, provide the necessary personal computer, cellular phone, communications equipment, operating system, means of communication, and electrical power for the use of the Service.

2. The Company may provide all or part of the Service only to those Clients who satisfy other conditions that the Company deems necessary, including submission of identification documents, etc.

3. The Company may change all or part of the contents of the Service, or discontinue providing the Service, at any time without prior notice to the Client if the Company deems it necessary.

Article 18 (Suspension or Discontinuance of Service by the Company)

1. The Company may temporarily suspend or discontinue all or part of the Service without prior notice to the Client for any of the following reasons:

(1) When performing maintenance, inspection, or updating of the equipment and systems used to provide this service

(2) When it is difficult to provide this service due to fire, power outage, natural disaster, system failure, etc.

(3) When it can be judged that the safe operation of this service is impossible due to war, civil war, riot, disturbance, labor disputes, emergencies related to public health, etc.

(4) In the event that this service cannot be provided due to system malfunction, unauthorized access from a third party, computer virus infection, etc.

(5) When necessary telecommunications carrier services are not provided

(6) When this service cannot be operated due to measures based on laws and regulations, etc.

(7) In any other cases where the Company deems it necessary to temporarily suspend or discontinue the Service.

2. The Company shall not be liable for any damage incurred by the Client due to the temporary suspension or cessation of the provision of the Service in accordance with the preceding paragraph, except in the case of willful gross negligence on the part of the Company.

Article 19 (Contents)

1. The Client acknowledges that all intellectual property rights related to the Company's website and the Service belong to the Company or to the right holders who have authorized the Company to use them.

2. The Client shall not use (including reproduction, transmission, reprinting, modification, etc.) the Content related to the Service in a manner that exceeds the planned use of the Service. The Client shall not use the contents of the Service in any manner other than that contemplated by the Service.

3. The client is responsible for backing up the photos, text, comments, etc. (hereinafter referred to as "posted contents") posted by the client. The Company is not obligated to back up the Posted Contents.

4. The Client warrants to the Company that the Content posted by the Client does not infringe upon the rights of any third party. If any dispute arises between the Client and a third party as a result of the Client's contribution, the Client shall resolve the dispute at its own expense and responsibility and shall not cause any inconvenience or damage to the Company.

5. The Client grants the Company the right to use the posted Content for the Company's services and promotions (including the right to make changes such as omissions to the

extent the Company deems necessary and appropriate, and the right to sublicense such rights of use to third parties affiliated with the Company) to the Company free of charge at the time of posting or other transmission.

6. The Company grants the Client, who has submitted the Content, permission to use his/her own submitted Content. The client agrees not to assert or exercise any moral rights or any other rights against the Company or any person who has succeeded to or been granted rights by the Company.

7. MUTOH HOLDINGS reserves the right to check the contents of posted content when it is necessary to verify compliance with laws and regulations or these Terms and Conditions of Use. However, we are under no obligation to perform such checks.

8. In the event that the Company recognizes that the Client has violated or may violate laws and regulations or this Agreement with respect to the Posted Content, or that there is a business necessity to do so, the Company may, without prior notice to the Client, restrict the use of the Posted Content on the Service by deleting the Posted Content or by any other means. In such cases, the Company may delete the posted content or restrict the use of the posted content on the Service without prior notice.

9. If the Client violates the provisions of this Article and a problem arises, the Client shall resolve the problem at his/her own expense and responsibility and shall take appropriate measures to prevent any disadvantage or damage to the Company.

10. The Client shall be free to use (including secondary use) all works (including the rights stipulated in Articles 27 and 28 of the Copyright Act) provided by the Client to the Company through the use of the Service for any purpose whatsoever without compensation and without limitation. The client agrees to grant us the right to use (including secondary use) all works (including the rights stipulated in Articles 27 and 28 of the Copyright Act) provided by the client to us through the use of the Service for any purpose without charge, limitation, or restriction. The Client shall not exercise moral rights (including the right of publication, the right of name attribution, and the right of identity preservation) against the Company and third parties who have legitimately acquired rights from the Company with respect to the Company's use as set forth in the preceding paragraph.

Article 20 (Disclaimer of Liability)

 We do not warrant, expressly or impliedly, that the Service will be free from defects in fact or law (including defects in safety, reliability, accuracy, completeness, effectiveness, fitness for a particular purpose, security, errors or bugs, infringement of rights, etc.). We do not warrant, either expressly or impliedly, that the information provided is free of such defects.
 We are under no obligation to remove such defects and provide the Services to the Client.
 The Company shall not be liable for any and all damages incurred by the Client arising from the Service. However, this disclaimer shall not apply if the contract between the Company and the Client for the Service (including these Terms and Conditions) is a consumer contract as defined in the Consumer Contract Act. However, this disclaimer shall not apply if the contract between the Company and the Client regarding the Service (including this Agreement) constitutes a consumer contract as defined in the Consumer Contract Act.

3. Even in the case of the proviso of the preceding paragraph, the Company shall not be liable for any damage arising out of special circumstances (including cases where the Company or the Client foresaw or could have foreseen the occurrence of damage) among damages caused to the Client by default or tort due to the negligence (excluding gross

negligence) of the Company. The Company shall not be liable for any damage arising from special circumstances (including cases where the Company or the Client foresaw or could have foreseen the occurrence of damage). In addition, the Company shall not be liable for damages arising out of negligence (excluding gross negligence), default by the Company, or tortious acts. In addition, compensation for damages incurred by the Client due to default or tort caused by the Company's negligence (excluding gross negligence) shall be limited to the amount of the Service Usage Fee received from the Client for the month in which the relevant damages occurred.

4. The Company shall not be liable for any action taken by the Accommodation OTA or other business trip chef services to suspend or cancel the account due to the Client's use of the Service.

5. The scope of compensation for damages incurred by the Client in relation to the Service shall be limited to ordinary damages (excluding special damages, lost profits, indirect damages, and attorney's fees) actually and directly incurred by the Client and shall be limited to the usage fee received by the Company from the Client. The maximum amount of compensation shall be within the scope of ordinary damages (excluding special damages, lost profits, indirect damages, and attorney's fees) actually and directly and directly incurred by the Client. The maximum amount of compensation shall be within the scope of ordinary damages (excluding special damages, lost profits, indirect damages, and attorney's fees) actually and directly incurred by the Client, and shall be limited to the fees received from the Client.

6. The Company shall not be liable for any damages incurred by the client due to unforeseen unauthorized access or other acts.

7. The Company shall not be liable for any damages incurred by the Client due to the Client's violation of any Japanese or foreign law or regulation in connection with the use of the Service.

Article 21 (Governing Law, Jurisdiction)

1. These Terms and Conditions shall be written in Japanese and shall be governed by and construed in accordance with the laws of Japan. Any dispute between the Client and the Company arising out of or in connection with the Service shall be subject to the exclusive jurisdiction of the Tokyo District Court or the Tokyo Summary Court as the court of first instance, depending on the nature of the dispute.

Article 22 (Method of Contact)

1. Communication from the Company to the Client regarding the Service shall be made by posting in an appropriate location on the website operated by the Company, by using the contact information in the registration information, or by any other method deemed appropriate by the Company.

2. The Company shall deem the contact information in the Client's registration information at the time of the communication or notification from the Company in the preceding paragraph to be valid, and shall notify or contact the Client at such contact information. The notice or communication shall become effective when sent by the Company.

3. The client shall contact the Company regarding this service by sending an inquiry form to be placed at an appropriate location on the website operated by the Company, or by any other method designated by the Company.

Article 23 (Exclusion of Antisocial Forces)

1. The client and our company each represent and warrant to the other party that none of the following items applies to them, and that they will not apply in the future

(1) Being a member of a crime syndicate, a member of a crime syndicate, a quasi-constituent of a crime syndicate, a person related to a crime syndicate, a company related to a crime syndicate, a general meeting house or any other antisocial force (hereinafter collectively referred to as "antisocial forces").

(2) Substantial involvement of antisocial forces in management

(3) Use of antisocial forces

(4) Involvement in antisocial forces, such as providing funds, etc. or benefits to antisocial forces

(5) Having a socially reprehensible relationship with antisocial forces

(6) Using oneself or a third party to commit fraudulent, violent, or threatening acts against the counterparty or the counterparty's affiliates, or to obstruct the counterparty's business by using deception or force

(7) A representative, officer, person with effective management authority, or person in charge falls under any of the preceding items.

(8) If the other party falls under any of the items of the preceding paragraph, the client and our company may immediately terminate all or part of this agreement without any notice.

(9) In the event of termination of this Agreement pursuant to the preceding paragraph, neither the Client nor our company shall be required to compensate or indemnify the other party in any way for any damages incurred by the other party, but if the party who terminated the Agreement suffers any damages, the other party shall compensate the other party for such damages.

# Article 24 (Severability)

1. If any provision or part of a provision of these Terms and Conditions is held to be invalid or unenforceable, such holding shall not affect the remaining portions of these Terms and Conditions, which shall remain valid and enforceable. The Company and the Client shall endeavor to ensure that the invalidity or unenforceability of any provision or part thereof shall have the same effect and agree to be bound by these Terms and Conditions as modified in accordance with the intent of such invalid or unenforceable provision or part.

2. If any provision of these Terms and Conditions, or any part thereof, is found to be invalid or unenforceable in relation to one Client, this shall not affect its validity or otherwise in relation to other Clients.

## Article 25 (Survival Provisions)

1. Notwithstanding the termination of this Agreement, the provisions of this Article shall remain in full force and effect.

## Article 26 (Use of Third Party Services)

1. In using the Service, the Client, when using services provided by a third party (hereinafter referred to as "Third Party Services"), shall comply with the terms of use of such Third Party Services and other terms and conditions, in addition to these Terms of Use. In addition to these Terms and Conditions, the Client shall comply with the terms of use and other conditions, etc., of such Third Party Services when using the Services.

2. The Company shall not be liable for any damage caused by the Client's use of the Third Party Service, except in the case of willful misconduct or negligence on the part of the Company.

Article 27 (Measures after Termination of this Agreement)

1. In the event of termination of this Agreement, the Client shall immediately cease all use of the Services, regardless of the reason for termination.

2. Upon termination of this Agreement, regardless of the reason for termination, the Company may delete any and all information regarding the Client, including the Client's registration information.

3. The Company shall not be liable for any damage incurred by the Client in connection with the deletion of information as set forth in the preceding paragraph, except in the case of willful misconduct or negligence on the part of the Company