Terms & Conditions

1 General Rules

1.1 Purpose

This agreement is that it's purpose to define all of service of Hikari Global Co., Ltd (hereinafter referred to as "company") providing service condition and essential item.

1.2 Alteration and Effectiveness of Clause

(1) This clause become effective after public announcement to public users

(2) The company can change the clause, the changed clause also become effective same as (1) clause

1.3 Exceptional Clause

This Clause is following to relevant Act, in case of not clear statement.

2 Use of Service and Agreement

2.1 Establishment Usage Contract

(1) Usage contract is established to have an approval by Hikari Global about open market service (hereinafter "Service") on B2B website of Hikari Global. (<u>www.hikaritour.co.kr</u>) (www.hikaritour.com) Sharerum (www.sharerum.com) Distribution extranet service

(2) The personal information which you fill up on B2B website of Hikari Global will be open and used.

(3) In case of below issues, Hikari Global reject or quash an application of usage contract.

1) In case of not real name

2) In case of someone else's name

3) In case of false description on application form

4) In case of inhibiting social law and sophisticated

5) In case of not meeting an eligibility apply qualification

2.2 Service Usage

(1) It's defined that Service Usage is 24 hours / one day basically, but exceptional case of unavoidable reason. It's complimentary to join a membership.

(2) The company can control or manage a specific service time & territory after notifying users of this case.

(3) In case of the below issues, the company stop the service as well.

1) Update / renovate a service system

2) In case of turn-off public electricity power & communication

3) In case of uncontrollable, accidental beyond human control, irresistible natural disasters, and

pressure of usage, the company can stop the service

3 Limitation of Responsibility

3.1 Company Responsibility

(1) The company provide a right service in the right time as a user start & open the service on website

(2) The company provide a stable and continuous service as following by agreement

(3) The company don't distribute or publish user's personal information without permission.

It's exceptional case of being requested by stage agency, national agency (government)

3.2 Responsibility of member

(1) The member must administrate own ID & Password / All of responsibility is going to the members

(2) A member should notice the issue to the company when your ID is misused

(3) A member should observe the legal & related law

4 Cancellation of Contract & Limit of usage

4.1 Cancellation of Contract & Limit of usage

(1) A member get into the website and should apply for a cancellation of contract on the website of company.

(2) The company can make a cancellation of contract for a while or stop to provide a service for a while as the below issues.

- 1) In case of inhibiting social law and sophisticated
- 2) In case of illegal behavior
- 3) The purpose of hampering to social / nation good
- 4) In case of someone else's name
- 5) In case of bringing disgrace on someone
- 6) In case of duplicate application
- 7) In case of purpose to hamper to service system (system usage)
- 8) In case of illegal / not meeting to company policy
- 5 Compensation for damages
- 5-1 Compensation for damages

(1) The company doesn't take any responsibility of your damages with complimentary usage on the website

(2) In case of dispute due to service usage or rates, as following by a competent court

A competent court : The headquarter address

[Additional Clause]

(Implement date)

This user agreement become effective on Semtember 17, 2019