

These Terms and Conditions (hereinafter referred to as the "T&C") applied to all people who are using our JAPAN EXPO online services (hereinafter referred to as the "Service") operated by J Culture Sydney Pty, L Co., Ltd. (hereinafter referred to as "the Company"). When people who are using our services (hereinafter referred to as "users"), please make sure to read these T&C. For using this service, the users will be regarded as agreeing to all these T&C.

Article 1 Definitions

The T&C used in this agreement shall have the meanings set forth in the following items.

- 1. "Service" means the service provided by J Culture Sydney Pty, Ltd. via the paid Internet, provided to users JAPAN EXPO Online Service (JAPAN EXPO Online).
- 2. "Platform" means an online event service by EventX (portal.eventxapp.com, eventxapp.com, www.eventx.io).
- 3. "Account" means information (email address) used to log in to the Platform, Password, access URL, and other requirements for users to access the service.
- 4. "Exhibitor" means a business owner who registers as an exhibitor by our registration system prescribed by the company and uses the services and exhibits an exhibitor booth on the platform.
- 5. "Booth Exhibitor" means an account holder of an Exhibitor who is authorized to edit the content of the Exhibitor Booth.
- 6. "Booth Representative" means an account holder of an Exhibitor who can only manage the Networking Lounge of the Exhibitor's booth as an operator.
- 7. "Visitor" means an account holder who registered as an attendee on the platform by a company rules, a part form exhibitor.
- 8. "Content" means images, videos, text, numerical numbers, data, attached documents and information which are posted on the Service.
- 9. "Our Site" means the J Culture Sydney website.(www.jculturesydney.com), JAPAN EXPO website(www.japanexpo.com.au).

Article 2 Scope of Application and Changes to the T&C of Use

- 1. The purpose of this agreement is to establish the rights and obligations arising between the user and the Company regarding the use of this service and applies to all relationships related to the use of this service between the user and the Company.
- 2. All users of the Service are subject to these T&C as well as the Platform's T&C.



- 3. When the exhibitor has applied for registration as an exhibitor in accordance with the application form prescribed by the Company and the Company has accepted the application, a contract shall be concluded with the Company about this T&C or the guidelines and other rules set forth by the Company, and the exhibitor shall be obligated under the contract.

 When registration is completed by the form prescribed by the Company, the Visitor shall conclude a contract with the Company that includes these T&C or the guidelines and other rules established by the Company in relating to these T&C and shall be obligated under the contract as a visitor.
- 4. The T&C is subject to change without prior notice. If there is a change, the changed T&C will apply to all users. The terms and conditions on our site are always the most up-to-date terms and conditions of service.

Article 3 User Application

- 1. You shall register true and accurate information on all matters and shall not register any false, inaccurate, or misleading information.
- 2. Those who wish to exhibit this service must agree to these T&C, and then fill out the application form for exhibiting this service. The applicant shall apply for exhibitors' registration with the company rules. When you complete the registration as a booth exhibitor, you can start using this service.
- 3. When an applicant who is a corporation applies for the Service, the applicant shall apply for a user of the service. You hereby represent that you have the authority to apply for the use of the Service on behalf of the Rationale or on behalf of the Service. You must complete the registration of a booth exhibitor account on the platform. At that time, you will be regulated by these T&C.
- 4. Whether to accept the application of the exhibitor shall be at the discretion of the Company. If any of the following items applies, the Company shall not approve the application of the exhibitor. If the Company refuses to apply for use, the Company shall not be obliged to disclose the reason.
 - 1. When the exhibitor applies without complying with the above T&C.
 - 2. If a person who appears to be the same person as the applicant has already registered an account.
 - 3. When a person who appears to be the same person as the applicant has had his or her account registration cancelled.
 - 4. If the applicant is an anti-social force, etc. (organized crime group, gang member, right-wing group, or other equivalent person) The same shall apply hereinafter or anti-social forces, etc. through funding or other means or cooperation or involvement, or management of anti-social forces, etc. When the company determines that the Exhibitors is interacting with or being involved in the above activities.
 - 5. If the company deems the user to be inappropriate as a user of the Service.
- 5. Those who wish to visit the Service agree to these T&C. Upon completion of registration and ticket purchase, you will be able to use this service.



6. If there is a change in the contents of the account registration on the platform, the user shall immediately notify the user. The registered contents must be changed by the method, and the registered contents are always the latest platform account registration details for users. The company shall not be liable for any disadvantage to the user caused by the update

Article 4 Use of service

- 1. Only those who have registered an account can use this service.
- 2. The user may not share an account with more than one person and use it.
- 3. Exhibitors must send the email addresses of up to two people, one booth exhibitor and one booth representative.
- 4. Visitors can register and use an account with this service on a per-email address basis.

Article 5 Acquisition and Use of User Information

- 1. The service contents of this service to exhibitors are individual exhibitor application forms, Exhibitor manuals, and the attached Service Description.
- 2. This service may offer a free trial period for exhibitors. The trial period is during which the exhibitor is notified individually. Exhibitors need to start paying the day after the trial ending date. Therefore, if you wish to exhibit or do not wish to provide paid services, please contact us before the end date of the trial.
- 3. The contents of this service for visitors are the Company's website JAPAN EXPO website. (www.japanexpo.com.au) and shall be posted on the Platform.

Article 6 The period of use of the Service

- 1. The period of use of the Service by the Exhibitor is one year from the date of conclusion of the Service contract on an annual basis. The date on which the service contract is concluded is the date on which the booth exhibitor account registration is created, or the day after the end of the free trial period.
- 2. If you apply for continued use within 30 days from the end of the exhibitor's service period, It is considered that the contract has been renewed by taking over the environment of the previous contract, and the service period of the previous contract. The service period shall commence from the day following the termination date.
- 3. During the service period of visitors, the attendee account registration and ticket purchase on the platform will be from the time of completion to the deadline stated in the ticket description.



Article 7 Acquisition and Use of User Information

- 1. When Exhibitors and Visitors applying for the use of the Service, the Company will obtain the following information. (in the case of a corporate User, including the representative, the person in charge, and other related parties). The same shall apply hereinafter in this Article to obtain the following information:
 - 1. Exhibitors
 - Username, Address, Contact information (e-mail address, telephone number, etc.)
 - · Information in the registration form
 - Information about users provided by third parties
 - · Other information that you wish to be posted on this service
 - 2. Visitors: Attendee Account
 - · E-mail address
 - Name
 - · Telephone number
 - Area information
- 2. During your visit to the platform, your information may be disclosed to other users.
- 3. All users of the service are subject to the privacy policy of the Company and the Platform.
 - The Company Privacy Policy:www.japanexpo.com.au/_files/ugd/8c61c7_b1cd8c2626774d8ebfe7253c23ac104d.pdf
 - · Platform Privacy Policy: www.eventx.io/privacy-policy

Article 8 Management of Account Information

- 1. The Company will use the account information granted to the User regarding the use of the Service to provide the Service, and a person who has successfully logged in can be regarded as a user. The Company shall not be liable for any disadvantage incurred by the user.
- 2. The user shall strictly manage the account information granted by the Company at his / her own risk. Disclosing passwords and login links to third parties, transferring, lending, or otherwise any act that allows a third party to use this information by law is prohibited.
- 3. In the unlikely event that your account information is disclosed to a third party or leaked by other means, the user shall immediately contact the Company and change a password.

Article 9 Copyrights, etc.

 Content posted or posted by the user using this service (including profiles, comments, company or product logos, images, etc., hereinafter referred to as "user content"). Copyrights, neighbouring rights, moral rights, and trademark rights (hereinafter referred to as "copyrights, etc."). Except for those whose copyrights belong to the Company or a third party, the User Content shall belong to the user who posted or posted the User Content.



- 2. The User shall grant the Company the right to use the User Content for the operation of the Service and for the marketing or advertising of the Service, free of charge in Japan and overseas during the period of use (including the right to sublicense to a third party). The permission shall be granted. The user shall not exercise the moral rights of the author against the Company or any third party to which the Company has sublicensed the rights.
- 3. The User shall confirm and judge the content, accuracy, suitability, completeness, truthfulness, legality, quality, etc. of the User Content at its own responsibility before posting or posting it on the Service and shall be responsible for the use of the User Content.
- 4. You hereby warrant that your User Content does not contain confidential information of other companies and that your User Content does not infringe on the rights or interests of any third party.
- 5. In the event of any complaint, dispute, or other trouble with a third party regarding the User Content, the user who published or posted the content shall resolve the problem at the expense and responsibility of the user who posted it, and the user shall not cause any inconvenience or disadvantage to the Company. The Company shall be able to claim compensation from the user who published or posted the expenses incurred in handling troubles related to the User Content.
- 6. Except for User Content, copyrights, trademarks, and other intellectual property rights such as copyrighted works, copyrights, trademark rights, and other intellectual property rights posted by the Company on the Service, as well as all rights related thereto, shall belong to the Company, and shall be reproduced, reprinted, etc. (including scraping) without the prior consent of the Company.

Article 10 Deletion of Contents, etc.

- 1. In the following cases, the Company may, at its own discretion, delete the User Content or take other measures (however, the Company is not obligated to do so). The user shall not be able to object to this.
 - 1. If the Company determines that the User Content violates these Terms of Use.
 - 2. In the event of a problem related to User Content
 - 3. In addition, when the Company determines that the User Content does not conform to the purpose or purpose of the Service.
- 2. In the case of each of the preceding items, the Company may post or post the relevant User Content as User Content after changing or modifying it to content that the Company deems appropriate, instead of deleting the related User Content. In this case, the Company shall indicate on the relevant page that it has been edited by the Company.



Article 11 Trading, originating from the Service

- 1. This service is a service that makes it easy for visitors who are interested in this service to discover products and services posted by exhibitors by using Internet technology, and by using this service, We will have no liability of any kind. whether or not the user can meet the person he wants, whether or not the transaction will be concluded, whether the services will generate profit, as well as the reliability of the user and the services performance. We are not responsible for its original services. The user shall be responsible for all services, communications, and other actions made using this service, as well as the results thereof, etc., and the Company shall not be liable for them.
- 2. The Company shall not be liable to any person for the content, accuracy, suitability, completeness, truthfulness, legality, or quality of the User Content. Questions or complaints regarding errors, doubts, upto-datedness, inaccuracies, etc. of User Content posted by Exhibitors shall be made directly to Exhibitors and the Company shall not be involved in such matters.
- 3. In the event that information leakage or plagiarism of intellectual property rights, etc. has occurred or is likely to occur in relation to or due to the User Content posted by the Exhibitor (not limited to cases directly arising from the User Content, but also includes indirect events such as leakage of technical information due to cyber-attacks, etc., which may have been done or may have been triggered by this). Exhibitors shall be responsible for all of these and shall not be involved in them.
- 4. The Company does not guarantee the identity or existence of the user, regardless of whether the registration has been legitimately performed. The User shall make any proposals, business negotiations, or other service opportunities that arise from the use of the Service after confirming the origin of the other party and the identity of the other party, and shall deal with all threats to intelligence on their own.

Article 12 Payment of User Fee

- 1. The Exhibitor shall pay the usage fee to the Company for the use of the Service in accordance with the Company rules.
- 2. The usage fee shall be paid by the deadline by the method of transfer to the designated financial institution account or credit card in accordance with the description of the invoice sent by the Company to the exhibitor.
- 3. If you do not pay the usage fee on time, you will be charged a late fee.
- 4. User fees for cancellation after the conclusion of each service contract or cancellation during the service period are non-refundable.

Article 13 Prohibited Acts

- 1. When using this service, the user shall not perform the following acts.
 - 1. Acts that infringe on the intellectual property rights, portrait rights, privacy rights, honour, or other rights or interests of the Company, other users, business partners, or other third parties.
 - 2. Acts related to crimes such as fraud or other criminal acts, or acts that are offensive to public order and morals.



- 3. Acts of transmitting obscene information or information harmful to juveniles
- 4. Acts for the purpose of soliciting infinite chain schemes or similar multi-level marketing.
- 5. Pre-election campaigning, election campaigning, or similar acts, and acts that violate the Public Offices Election Act
- 6. Religious acts, including the promotion of religion, and acts related to religious associations, such as the establishment and activities of religious organizations and membership in religious groups.
- 7. Acts of transmitting information containing computer viruses or other harmful programs.
- 8. Acts of plagiarizing, erasing, or falsifying information or other data by hacking or other methods of hacking the information posted on this service or systems related to this service.
- 9. Acts of sending data in excess of the capacity to the server that manages this service
- 10. Acts of using this site as a means of one's own business by directing users or third parties to other services, etc.
- 11. Manipulating the operation of the search system or review system, or otherwise harming the transparency or appropriateness of the system.
- 12. The act of applying for user registration despite falling under the reason for refusal for user registration.
- 13. Acts of collecting user content (not only manually but also automatically collected by bots, spiders, scrapers, etc.)
- 14. Acts that incite, encourage, or support any of the preceding acts
- 15. Any other acts that the Company deems inappropriate.
- 2. In the event that the Company determines that a User has violated any of the provisions of these Terms of Use or has committed any of the acts set forth in each item of the preceding paragraph, the Company may, at its discretion, cancel the User's registration, suspend the User's membership, delete all or part of the User Content, change the scope of the disclosure, or take other measures without prior notice.

Article 14 Cancellation of Account Registration

- 1. In addition to the cases pursuant to Paragraph 2 of the preceding Article, if the Company determines that the User falls under any of the following, the Company may take measures such as cancelling the User's account registration, suspending the User's qualifications, or deleting all or part of the User Content without prior notice.
 - 1. If it is found that the application falls under any of the reasons for apology for user registration, or if it is subsequently found that any of the reasons for apology fall under
 - 2. If the user is regarded to start guardianship, curatorship, or assistance, or dies. If the user is judged to start guardianship, curatorship, or assistance, or dies.
- 2. The Company shall not be obliged to explain to the User the reason for taking measures based on Paragraph 2 of the preceding Article or the preceding paragraph.



- 3. A user whose account registration has been cancelled pursuant to these T&C shall not be able to raise any objection to the Company in the future of not being able to access the Service, including his or her User Content, and the Company shall not be liable for this. In addition, based on the permission received under this agreement, the Company shall continue to be able to display the User Content posted or posted by the user in the past on the Service.
- 4. In addition to the cases from Paragraph 2 to the preceding paragraph of the preceding Article, the Company shall immediately The user's account registration will be cancelled as soon as the period of use of the Service ends.

Article 15 Disclaimer and Disclaimer of Warranties

- 1. The Company does not guarantee the existence, identity, or reliability of the User, and does not guarantee the content, accuracy, suitability, completeness, truthfulness, legality, or quality of the User Content to any person.
- 2. The Company makes no warranty whatsoever that the notices, communications, and other content sent in connection with the Service do not contain computer viruses, that failures will not occur in the Service, that the Service will not be interrupted, or that the Service will be free from defects.
- 3. The responsibility and damage caused by the telecommunications terminal or other electrical equipment used by the user shall be borne by the user himself/herself, and the Company shall not be liable for any such damage.

Article 16 Limit of Liability

In addition to what the Company is exempt from by other provisions of these T&C, the Company's liability for damages, losses, or expenses incurred by the User because the use of the Service shall be limited to cases where such damage, loss, or expense is due to the Company's wilful misconduct or gross negligence.

Article 17 Cancellation of the Service, etc.

- 1. In the case of any of the following events, the Service may be temporarily suspended or without prior notice to the user.
 - 1. When the Service cannot be provided due to natural disasters such as earthquakes, volcanic eruptions, floods, tsunamis, etc.
 - 2. If the Service cannot be provided due to war, disturbance, riot, civil commotion, labour disputes, cyber-attacks, or other man-made disasters (in the case of a system failure in the Service, the cause of which is unknown, unless another cause is subsequently identified, this T&C shall be deemed to be caused by a cyber-attack and shall apply).
 - 3. When the Company deems it necessary to temporarily interrupt, suspend, or restrict the Service for operational or technical reasons.



2. Even if delays or interruptions in the provision of the Service occur for any of the reasons listed in the previous T&C, the Company shall not be liable for any damage caused by the User or third parties as a result of this.

Article 18 Termination of the Service

- 1. If the Company terminates the provision of the Service, the Company shall notify the User to that effect at least 30 days prior to the termination date. By notifying, the provision of this service as of the termination date without obtaining the consent of the user should be terminated.
- 2. If the main service is terminated in accordance with the previous paragraph in the T&C, the Company shall not be liable to compensate the User for any damage, loss, or expense incurred by the User as a result.

Article 19 Notification and Contact Method

- 1. Notification or other communication to the user is sufficient if it is sent to the registered email address, in which case the notification or other communication is deemed to have taken effect at the time the email is sent.
- 2. Notices and other communications to the Company by the user shall be sent to the e-mail address dedicated to inquiries. [info@jculturesydney.com]

Article 20 Quasi-legal and administered courts.

- 1. These T&C shall be governed by and construed in accordance with the laws of Australia.
- 2. All disputes arising out of or relating to these T&C shall be subject to the exclusive jurisdiction of the courts. However, cases that can be handled in summary courts are subject to the court of appeal may be the court of jurisdiction of the first instance.

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