

Space Nine Terms of Use

The Space Nine Terms of Use (hereinafter referred to as these "Terms") shall set forth terms and conditions for the Services (as defined in item (j) of Article 2) offered by DMM.com (hereinafter referred to as the "Company"). A person wishing to use the Services (hereinafter referred to as an "Applicant") shall confirm and accept these Terms and apply for use of the Services before using the Services. The Company shall deem these Terms accepted by Applicants when they apply for use of the Services. The right to use the Services shall not be granted unless Applicants accept these Terms. Any regulation, etc. presented by the Company in connection with provision of the Services shall be incorporated in these Terms.

Article 1 (Purpose)

The Services shall be provided for the purpose of improving advertising effects of Advertisements (as defined in item (i) of Article 2). Website Administrators (as defined in item (d) of Article 2) may use the Services in accordance with the provisions of these Terms only within the scope of said purpose, only upon understanding said purpose.

Article 2 (Definition)

For the purpose of these Terms, the following terms shall have the meanings mentioned below. (a) "Ad Exchange" shall refer to online transactions for purchasing and selling specified ad slots by a bidding system.

(b) "Ad Server Services" shall refer to ASP services which enable (i) management of ad distribution and (ii) placement of advertisements through Ad Network (as defined in item (c) of this Article) operated by the Company, with the use of the universal ad management/distribution system offered by the Company.

(c) "Ad Network" shall refer to an ad distribution method in which a plurality of websites and applications of advertising media are collected to form a network for ad distribution, on which advertisements are distributed.

(d) "Website Administrators" shall refer to individuals or corporations registered under the provisions of Article 3.

(e) "Applicants" shall be as defined in Article 1.

(f) "Applications" shall refer to applications administered and operated by Website Administrators.

(g) "Websites" shall refer to Internet websites administered and operated by Website Administrators.

(h) "Websites, etc." shall collectively refer to Websites and Applications.

(i) "Advertisements" shall refer to advertisements on the Internet, whether text, banner or any other type.

(j) The "Services" shall collectively refer to the service of placement of Advertisements on Websites by the Company and Ad Server Services. The "Services" shall be called "Space Nine".

(k) A "Use Agreement" shall be a "use agreement" entered into by a Website Administrator and the Company under Article 3, Paragraph 4 in accordance with the provisions of these Terms.

Article 3 (Registration)

1. Applicants shall, on their own responsibility, apply for registration of use of the Services after considering contents of the Services, only by agreeing to observe these Terms and supplying certain information (hereinafter referred to as "Registered Matters") to the Company in the manner designated by the Company.

2. An application for registration shall be made only by an individual or corporation that intends to use the Services, and application for registration by proxy shall not be allowed in principle. In addition, a person who wishes to use the Services shall submit true, accurate and current information to the Company at the time of an application for registration.

3. The Company shall determine whether or not an Application is suitable for registration in accordance with the standard designated by the Company. When the Company approves registration, the relevant Applicant shall be notified to that effect, and registration of the Applicant as a Website Administrator shall be deemed to be completed upon such notification.

4. Upon completion of registration as set forth in the preceding paragraph, a Use Agreement of the Services conforming to the provisions of these Terms shall be established between the Website Administrator and the Company, and the Website Administrator shall be allowed to use the Services in a manner designated by the Company.

5. The Company may reject registration in cases where any Applicant applying for registration under the first paragraph falls under any of the following items:

- (a) If the Company determines that the Applicant may violate these Terms; or
- (b) If all or part of the Registered Matters submitted to the Company is false, erroneous or incomplete; or
- (c) If the Applicant had his/her registration of use of the Services revoked in the past; or
- (d) If the Applicant is a minor, adult ward, person under curatorship or person under assistance who has not obtained consent of his/her statutory agent, guardian, curator or assistant; or
- (e) If the Company determines that the Applicant falls under anti-social forces, etc. (meaning an organized crime group, a member of an organized crime group, a right-wing organization, anti-social forces, other persons equivalent thereto and persons closely related with any of the above) or exchanges or is engaged with anti-social forces, etc. in any way, including cooperation or engagement with maintenance, operations or

management of anti-social forces, etc. through supply of funds, etc; or

(f) If the Company otherwise finds the Applicant's registration inappropriate.

Article 4 (Issuance of ID, etc.)

1. The Company shall issue an ID and a password for using the Services (hereinafter collectively referred to as the "ID, etc.") to Website Administrators whose registration is completed under the preceding Article, in accordance with these Terms, and the use method and conditions for use separately established by the Company as needed.
2. When the Company confirms that the ID, etc. which is entered is identical to that of a Website Administrator in a method designated by the Company, the Services shall be deemed to be used by the Website Administrator even if said ID, etc. is entered by a third party. Website Administrators shall properly manage ID, etc. on their own responsibility, and the Company shall assume no liability for damage caused by theft or unauthorized use of ID, etc. or any other use of ID, etc. by a person other than the Website Administrators, regardless of the reason.
3. Website Administrators shall be responsible for management of ID, etc.
4. Website Administrators shall not allow ID, etc. to be used by a third party, or shall not lend, assign, sell/purchase or pledge ID, etc. or transfer the title in ID, etc.
5. Website Administrators shall be totally responsible for damage caused by inadequate management, misuse or use by a third party of ID, etc. and the Company shall not be responsible for any such damage.
6. In cases where the Services are suspended or any system connected with the Services is damaged due to use of ID, etc. by a third party and such suspension or damage causes damage to the Company, the related Website Administrator shall be responsible to compensate the Company for damage under the provisions of Article 18.
7. In cases where Website Administrators finds that ID, etc. is stolen, forgotten or used by a third party, they shall immediately report the fact to the Company and follow instructions of the Company, if any.

Article 5 (Submission and Placement of Advertisements)

1. Suppliers of Advertisements shall be a third party submitting manuscripts of the Advertisements through the Company or Ad Exchange in which the Company participates (hereinafter referred to as the "Advertisers"). The Company shall submit Advertisements provided directly by an Advertiser, or indirectly through an ad agency employed by the Advertiser, to Websites, etc. with the use of the system owned by the Company. Such submission shall be deemed placement of the Advertisements on the Websites, etc.
2. Website Administrators shall agree in advance that they cannot choose the type or manner of

Advertisements or identification of Advertisers, except for separately designated by the Company.

3. Website Administrators shall notify the Company when they decide on the position of placement of Advertisements. In cases where the Company requests for a change of said position of placement, the Website Administrators shall consult with the Company to decide on the position of placement again. In cases where no agreement can be reached, the Company shall decide on the position of placement and the Website Administrators shall accept such decision.

4. Website Administrators shall set tags provided by the Company in accordance with instructions by the Company, and shall not remove such tags during the term of the Use Agreement.

Article 6 (Remuneration and Payment)

1. The Company shall calculate remuneration for placement of advertisement and pay the remuneration to Website Administrators. Such payment may be made by a third party including agencies. All the matters concerning the remuneration, including all the matters concerning the amount, the number of impressions, existence of clicks and the conditions for payment shall be determined by the Company (including determination of validity of placement of advertisements), and Website Administrators shall not raise any objections. Website Administrators shall agree in advance that the conditions for payment of remuneration may be modified according to intentions of Advertisers.

2. The Company shall calculate remuneration as mentioned in the preceding paragraph for a month in the following month, and shall pay such remuneration to a bank account designated by Website Administrators prior to the end of the month following the one in which the calculation is made, subject to payment of the remuneration to the Company by Advertisers. Website Administrators shall be allowed to designate only the accounts specified within the Services. The transfer fee shall be borne by Website Administrators. In the case of failure or delay of transfer due to reasons of financial institutions, the Company shall not take any responsibility toward Website Administrators.

3. In cases where the money cannot be transferred due to any defect in account information specified by a Website Administrator, the Company shall notify the Website Administrator to that effect by e-mail. The Website Administrator shall, within ten days from transmission of e-mail by the Company (hereinafter referred to as "within the Deadline for Reply"), use the designated management page to correct the account information to a specified account to which the money can be transferred, and shall notify the Company to that effect by e-mail. The Website Administrator shall agree, and shall not raise any objection to the fact, that the Website Administrator's right to demand payment of the remuneration mentioned in the first paragraph will become extinguished if no e-mail notice reaches the Company from the Website Administrator within the Deadline for Reply, or if the Company cannot correctly recognize information on the specified account within the Deadline for Reply due to delayed arrival of e-mail, corrupted text or other reasons. Only if e-mail notice reaches the Company

from the Website Administrator and the Company can correctly recognize information on the specified account to which the money can be transferred within the Deadline for Reply, the Company shall pay the remuneration as mentioned in the first paragraph prior to the end of the next month of the month following the one in which the Company receives e-mail concerning the specified account from the Website Administrator. All the transfer fees required for money transfer to the specified account which is corrected shall be borne by the Website Administrator, and the Company shall pay the appropriate amount to the bank account specified by the Website Administrator.

4. In cases where the remuneration amount to be paid under the first paragraph is less than 10,000 yen (including consumption tax), the payment of such remuneration shall be deferred until the next payment or thereafter.

5. In cases where the total sum of outstanding amounts of the remuneration as set forth in the first paragraph is less than 10,000 yen (including consumption tax) as of the time of termination of the Use Agreement (regardless of the reason), the relevant Website Administrator's right to demand payment of the remuneration mentioned in the first paragraph will become extinguished.

6. In cases where a Website Administrator causes damage to the Company through violation of these Terms or other reasons, the Company may set off the amount of such damage with the amount of remuneration as set forth in the first paragraph.

Article 7 (Ownership of Rights etc.)

1. Website Administrators shall not acquire any right in Advertisements or intellectual properties of the Company in receiving provision of the Services, and all the rights shall be retained by the Company or owners of the Advertisements.

2. In receiving provision of the Services, Website Administrators shall not sell, edit, process, adapt or otherwise modify, redistribute, sub-license or assign all or part of the Advertisements or intellectual properties of the Company without prior written approval of the Company.

Article 8 (Modification of the Website, etc.)

In the event of planned modification of contents of the Website, etc. beyond the scope of normal website updates, the related Website Administrator shall promptly notify the Company to that effect. In cases where such modification is judged to be significant, the Company may immediately revoke registration as a Website Administrator, and Website Administrators shall accept such revocation in advance.

Article 9 (Suspension)

The Company may, at any time, in its sole discretion, suspend provision of all or part of the Services

to all or part of Website Administrators without giving notice to Website Administrators. In cases where the Company requests a Website Administrator to stop placement of Advertisements, the Website Administrator shall immediately accept such a request. The Company shall not assume any responsibilities for damage caused to Website Administrators due to measures taken by the Company under the provisions of this Article.

Article 10 (Confidentiality)

1. "Confidential Information" shall refer to all information disclosed by the Company to Website Administrators in connection with these Terms or the Services; provided, however, that

"Confidential Information" shall not include:

- (a) information which is already in the public domain prior to disclosure; or
- (b) information already possessed by Website Administrators prior to disclosure; or
- (c) information which enters the public domain through no fault of Website Administrators after disclosure; or
- (d) information which Website Administrators lawfully obtain from a third party without the confidentiality obligation; or
- (e) information independently developed by Website Administrators.

2. In the event of any question as to whether information set forth in the items of the preceding paragraph falls under Confidential Information or not, Website Administrators shall be responsible to certify legitimacy of their opinion.

3. Website Administrators shall disclose or divulge Confidential Information only to the minimum number of their officers or employers who have a need to know Confidential Information (hereinafter referred to as "Recipients") in using the Services. In addition, Website Administrators shall ensure that Recipients assume the same obligations as assumed by the Website Administrators themselves under the Use Agreement.

4. Website Administrators shall not use Confidential Information for any purposes other than use of the Services.

5. Website Administrators shall not reproduce Confidential Information without prior approval of the Company.

6. Website Administrators shall manage Confidential Information with the care of a good manager for the purpose of observing the confidentiality obligation set forth in this Article.

7. Website Administrators shall, at the time of termination of the Use Agreement or upon request by the Company, return or destroy all Confidential Information (including copies thereof, if any) according to instructions by the Company, and certify such destruction in writing.

8. The provisions of this Article shall remain effective for five years after termination of the Use Agreement.

Article 11 (Rights Concerning Information)

1. The Company may retain and use all the information provided by Website Administrators in accordance with the provisions of the Exhibit titled "Privacy Policy". Website Administrators shall agree that the Company may transfer or disclose personal information (as defined in Paragraph 1, Article 2 of the Act on the Protection of Personal Information) concerning the Website Administrators. The Company shall be allowed to provide information on Website Administrators in response to valid legal processes including subpoenas, search warrants and court orders, or for the purpose of exercising its own legal rights or defending against legal claims. The Company shall not be responsible for any such disclosure, or shall not take any responsibility toward Website Administrators. The Company may share information provided by Website Administrators at the time of registration of use of the Services, information on Websites, etc. and information on advertisement results and the past violations of Website Administrators with Advertisers, business partners, sponsors and any other third parties.

2. Website Administrators shall be obliged to state in their privacy policy:

- (a) that third-party distribution operators, including the Company, will use cookies, IP addresses, location information and identification information of terminals to distribute advertisements on the basis of the browsing history of visitors to Websites, etc. in the website or application (including distribution of advertisements through Ad Network);
- (b) that the Company may use cookies, IP addresses, location information and identification information of terminals to ensure that the Company and its partners may present to visitors to Websites, etc. advertisements based on access information to Websites, etc., other websites and applications; and
- (c) that visitors to Websites, etc. may select settings at an advertisement opt-out page so that cookies, IP addresses, location information and individual information of terminals will not be used by third-party distribution operators (including the Company) or Ad Network.

Article 12 (Prohibited Acts)

1. Website Administrators shall be prohibited from providing information which contains any content mentioned in the following items on Websites, etc. or from integrating, combining or associating such information with the Services or information obtained therefrom:

- (a) what is not true; or
- (b) what is injurious to other people's honor or reputation; or
- (c) indecent expression, information harmful for youth, or nude pictures; or
- (d) what infringes intellectual property rights, portrait rights, rights to privacy, honor, and

other rights and interests of the Company, Website Administrators or any other third parties; or

(e) computer viruses or other harmful computer programs; or

(f) what is contrary to public order and morals; or

(g) what violates laws or regulations, or internal rules of industrial groups to which the Company or Website Administrators belong; or

(h) any other content deemed inappropriate by the Company.

2. Unless approved in advance by the Company in writing, Website Administrators shall be prohibited from conducting:

(a) an act of placing Advertisements in a location other than the one designated by the Company on Websites, etc.; or

(b) an act of altering Advertisements submitted by the Company before placement; or

(c) an act of unlawfully placing Advertisements at a place other than Websites, etc. in a manner not approved by the Company; or

(d) an act of tampering with information available in connection with the Services; or

(e) an act of transmitting data in excess of certain data capacity specified by the Company through the Services; or

(f) an act of granting incentives to those who have viewed Advertisements in a manner not approved by the Company, or otherwise inflicting a loss to Advertisers; or

(g) an act of altering tags provided by the Company; or

(h) an act of automatically reloading Advertisements in a manner not contemplated by the

Company; or

(i) an act that may interfere with operations of the Services by the Company; or

(j) any other act deemed inappropriate by the Company.

3. Website Administrators shall be prohibited from reproducing and storing information obtained through the Services in a third-party database, or from compiling or using such information for the purpose of direct marketing or for purposes other than those specifically permitted in these Terms.

4. In receiving provision of the Services, Website Administrators shall be prohibited from exaggerating or falsely announcing the relationship between the Company and Website Administrators or a third party, or from otherwise displaying advertisements on Websites, etc. in a method or manner which may make visitors to the Websites, etc. mistakenly believe that the Websites, etc. are websites or applications administered and operated by the Company or Advertisers, or that Advertisements are advertisements provided and placed by the Website Administrators.

Article 13 (Denial of Warranty and Disclaimer)

1. Information provided by Advertisements (such as information on Advertisers, advertised products and other information supplied by the Advertisers) shall be provided on the relevant Advertisers' responsibility. Website Administrators shall introduce and use the Services on their own responsibility on the basis of understanding that the Company does not warrant truth, legality, safety, appropriateness, usefulness, currentness, accuracy or the date of expiry of said information in any way.
2. The Company shall not warrant that the Services or information available through the Services is free from errors, bugs or interruption of provision.
3. Website Administrators shall discharge the Company from any damage, responsibility or claim arising from or in connection with use of, or reference to, the Services.
4. The Company shall not warrant effects of use of the Services (including, but not limited to, increase of sales through the Services) in connection with use of the Services by Website Administrators.
5. Website Administrators shall, at their own expense and responsibility, check whether or not use of the Services may violate the applicable laws or internal rules of industrial groups, and the Company shall not warrant that use of the Services by Website Administrators will conform to laws applicable to them and internal rules of industrial groups.
6. The Company shall not be responsible to compensate for interruption, suspension, unavailability or change of provision of the Services, deletion or erasure of information on Website Administrators, revocation of registration of Website Administrators, data loss and failure or damage of equipment due to use of the Services, and any other damage caused to the Website Administrators in connection with the Services.
7. In the event of data corruption or loss within the Services due to any external factor or system failures, the Company shall not be responsible for recovery of such data or compensation for damage.
8. The Company shall not warrant (i) that the System will be constantly operated without problems, without any interruption, even temporary; (ii) that even in the case of a defect in the Services, the Services will be corrected and restored to their original state; (iii) that the Services are free from computer viruses or other harmful computer programs, and that a security method for securing all the items (i) to (iii) above will be provided. The Company shall not be responsible to compensate for damage caused to Website Administrators by the denial of warranty mentioned above.
9. The Company shall not warrant that advertisements will be correctly displayed, or the remuneration will be correctly calculated, independently from the operational environments of Website Administrators or visitors to Websites, etc.
10. Website Administrators shall be deemed to completely accept the number of displays, clicks and conversions of advertisements generated as a result of use of the Services, and shall not raise any

objection as to the result.

11. Website Administrators shall manage third parties' accounts on their own responsibility, and the Company shall not be responsible for validity or expiration of such accounts.

12. The Company shall not warrant that advertisements will be displayed in the advertisement slots of Website Administrators (including distribution of the advertisements with the use of Ad Server Services), and Website Administrators shall not raise any objection even if advertisements are not distributed into their advertisement slots.

Article 14 (Term of Validity)

The Use Agreement shall be effective between the Company and a Website Administrator from the day on which registration of the Website Administrator is completed under Article 3 till the day on which such registration is revoked.

Article 15 (Revocation of Registration, etc.)

1. The Company may temporarily suspend use of the Services by a Website Administrator or revoke registration as a Website Administrator without giving any prior notice:

- (a) if the Website Administrator violates any provision of these Terms; or
- (b) if it turns out that Registered Matters contain false information; or
- (c) if the Website Administrator uses or tries to use the Services for such a purpose, or in such a manner, as to cause damage to the Company, another Website Administrator or a third party; or
- (d) if the Website Administrator interferes with operations of the Services, regardless of means; or
- (e) if the Website Administrator suspends payment or becomes insolvent, or any petition for commencement of the procedures for bankruptcy, civil rehabilitation, corporate rehabilitation and special liquidation or any similar procedure is filed against the Website Administrator; or
- (f) if any bill or check issued or accepted by the Website Administrator is dishonored; or
- (g) a petition for any seizure, provisional seizure, provisional disposal, compulsory execution or auction is filed; or
- (h) if the Website Administrator is subject to disposition of tax delinquency; or
- (i) if the Website Administrator passes away or is subject to a ruling of commencement of guardianship, curatorship or assistance; or
- (j) if the Website Administrator has not used the Services for more than six months and does not respond to any message from the Company; or
- (k) if the Website Administrator has not logged on the administration screen of the

Services with the use of ID, etc. for more than six months; or

(l) if the Website Administrator falls under any of the items listed in Paragraph 5, Article 3; or

(m) if the Company otherwise determines that continued registration as a Website Administrator would be inappropriate.

2. In the event of any of the items of the preceding paragraph, the relevant Website Administrator shall automatically forfeit the benefit of time in connection with all the liabilities owed to the Company and shall immediately pay all the debts to the Company.

3. The Company shall not be responsible for any damage caused to the Website Administrator due to measures taken by the Company under this Article.

4. Website Administrators may cancel their registration as a Website Administrator by giving notice to the Company in a method designated by the Company no later than thirty days before the date of cancellation.

5. In the event of revocation of registration as a Website Administrator under this Article, the Website Administrator shall return, destroy or otherwise dispose of software, manuals and other things provided by the Company in connection with the Services, according to instructions by the Company.

Article 16 (Elimination of Anti-Social Forces)

1. In cases where a Website Administrator, his/her agent relating to execution of the Use Agreement or a person who has arranged execution of the Use Agreement turns out to be anti-social forces, the Company may immediately revoke registration of the Website Administrator by notifying the Website Administrator in writing, without giving prior notice.

2. In cases where a party to an agreement executed by a Website Administrator in connection with the Use Agreement (hereinafter referred to as a "Related Agreement"), an agent of the party of the Related Agreement for the purpose of execution of the Related Agreement, or a person who has arranged execution of the Related Agreement turns out to be anti-social forces, the Company may request the Website Administrator to terminate the Related Agreement and take other necessary measures.

3. In cases where the Website Administrator unreasonably refuses to take necessary measures in spite of the request by the Company under the preceding paragraph, the Company may immediately revoke registration of the Website Administrator by notifying the Website Administrator in writing, without giving prior notice.

4. The Company shall not be responsible to compensate for damage caused to the Website Administrator due to revocation of registration as a Website Administrator under this Article.

Article 17 (Modification of These Terms)

The Company may at any time, in its sole discretion, modify these Terms, and modification of these Terms shall be announced to Website Administrators on a web page, etc. In cases where Website Administrators place Advertisements on their Website, etc. or use any intellectual property of the Company after modification of these Terms, the modification shall be deemed accepted by such Website Administrators.

Article 18. (Dispute Settlement and Damages)

1. In cases where Website Administrators cause damage to the Company either by violating these Terms or in connection with use of the Services, they shall compensate the Company for damage.
2. In cases where any Website Administrator receives a complaint from or is engaged in dispute with another Website Administrator or any third party in connection with the Services, the Website Administrator shall immediately notify the Company of details, settle the claim or dispute at his/her own expense and responsibility, and report the progress and result to the Company upon request by the Company.
3. In cases where, in connection with use of the Services by a Website Administrator, the Company receives any claim from another Website Administrator or a third party on the basis of infringement of rights, etc., the related Website Administrator shall reimburse the amount the Company is obliged to pay to the third party on the basis of said claim.
4. The Company shall not be responsible to compensate for any damage caused to Website Administrators in connection with the Services.

Article 19 (Assignment, etc. of These Terms)

1. Website Administrators shall not assign or transfer to any third party, pledge or otherwise dispose of their contractual status under the Use Agreement, or their rights or obligations under these Terms without prior written approval of the Company.
2. In cases where the Company assigns its business concerning the Services to another company, the Company may assign its contractual status under the Use Agreement, its rights and obligations under these Terms, Registered Matters of Website Administrators and other customer information to the assignee of the business in connection with said business assignment, and Website Administrators shall be hereby deemed to have agreed to such assignment. For the purpose of this paragraph, "business assignment" shall refer not only to normal assignment of business but also to company split and any other case involving transfer of business.

Article 20 (Survival)

The provisions of Paragraph 2 to 7 of Article 4, Article 6 (only if there remain outstanding amounts),

Article 7, Article 9, Article 10, Paragraph 1 of Article 11, Article 12, Article 13, Paragraphs 2, 3 and 5 of Article 15, Paragraph 4 of Article 16, and Article 18 to 23 shall survive termination of the Use Agreement.

Article 21 (Governing Law and Exclusive Jurisdiction on Agreement)

1. These Terms shall be construed in accordance with the laws of Japan.
2. The Company and Website Administrators shall agree in advance that the Tokyo District Court shall have exclusive jurisdiction of the first instance over any dispute between the Company and the Website Administrators in connection with the Services or these Terms.

Article 22 (Language)

These Terms shall be construed in the Japanese language. Any translation of these Terms into another language shall be supplied only for the convenience of Website Administrators and shall not affect interpretation of these Terms in the Japanese language.

Article 23 (Time)

The time indicated or used in the Services shall be Japan Standard Time.

Established on 05, 26, 2016

Exhibit

Privacy Policy

Personal information acquired through the Services will be handled as follows:

1. Purposes of use of personal information

- (1) To provide the Services and send information on the Services
- (2) To charge fees for the Services
- (3) To pay remuneration of use of the Services
- (4) To improve the Services and develop new services
- (5) To prevent the Services from being used in a manner violating these Terms
- (6) To authenticate the identity of a person using the Services
- (7) To respond to inquiries from users of the Services
- (8) To provide information on the Services and related campaigns (transmission of e-mail and mailing of catalogs and fliers)
- (9) To conduct and analyze questionnaire surveys and marketing surveys
- (10) For other purposes associated the ones listed above

If personal information is collected and used for any purpose other than those listed above, a separate announcement will be made on a website of the Company.

2. Provision of personal information to a third party

The Company will not provide your personal information to any third parties except for in the following cases.

- (1) If you agree to such provision
- (2) If such provision is necessary for protection of your life, body or property and your consent is difficult to obtain
- (3) If such provision is based on laws and regulations
- (4) If personal information is provided as a result of transfer of business due to merger, etc.

3. Provision of personal information to contractors

The Company may entrust all or part of handling of personal information to a contractor within the scope required for achievement of said purposes of use. In this case, the Company will enter into an appropriate agreement with the contractor and ensure that the contractor will be properly managed and supervised.

4. Contact information for inquiries as to disclosure, etc. of personal information/complaints as to

handling of personal information

When you request for disclosure of your personal information, the Company will respond to you after confirming your identity through the designated procedure.

Please contact the Space Nine Support Center (mail: info-space9@spacenine.biz).

5. Revision

The Company may review and revise the Privacy Policy from time to time, without giving prior notice. The revised Policy shall come into effect when it is presented on the website of the Company.