※ This English version of the Terms and Conditions has been translated for information only, and only the Japanese version of the Terms and Conditions shall have the effect of the Terms and Conditions as authentic text.

WiFi Rental Terms of Use

Chapter I General Provisions

Article 1 (Application of Terms of Service)

- These Terms of Service (hereinafter referred to as "these Terms of Service") apply uniformly to and between us and the Customer (as defined in the following article) with respect to the rental of communication equipment, etc. (as defined in the following article) provided by Vision Co., Ltd. (hereinafter referred to as "us").
- 2. Separately from this Terms of Service, the various provisions separately set forth by us with respect to this Service (including service referral, tariff, help, precautionary statement and other information on the website and notice by us to the Customer) each form part of this Terms of Service. In addition, in the event of any conflict between the contents of these Terms of Service and the contents of the relevant provisions, the relevant provisions shall prevail, so please confirm at the same time.

Article 2 (Definition of Terms)

Terms used in these Terms of Service shall be defined as follows: Provided, however, that this shall not apply when otherwise defined.

1 Subscription	Generic name of the agreement containing this Terms of Service for the	
	use of the Service	
2 Applicant	Any person who makes an application to use the Services	
3 Customer	Users of this service for which a subscription has been signed with us	
4 Communications	A set of required equipment such as data communications equipment, its	
equipment, etc.	accessories, SIM cards, and cosmetic boxes used for the use of the	
	Services	

Article 3 (Restriction on Purpose of Use)

The Customer shall legitimately use the Services only for its own communication purposes and shall not use the Services for other purposes, including sublease of communication equipment to third parties.

Article 4 (Name and ownership)

This service is a rental service, and the name of the contract for the use of telecommunication lines used for the provision of this service and ownership of the telecommunication equipment, etc. shall not belong to the Customer.

Article 5 (Changes to these Terms of Service)

We may change these Terms of Service without obtaining the consent of the Customer. In this case, we shall notify the Customer in advance of the change of this Terms of Service, the contents of this Terms of Service after the change, and the effective date of the change in the manner set forth in Article 7 (Method of Notice), and in the event that we change this Terms of Service in a manner related to this Terms of Service, the Customer shall be deemed to have agreed to such change.

Article 6 (Change of Service Contents)

We may change the service charges and other service contents without obtaining the consent of the Customer. In such a case, we shall notify the Customer of the service after the change in the manner set forth in Article 7 (Method of Notification), and the service after the change shall apply thereafter (if the effective date of the change is separately set, after that time). In addition, the Customer shall be deemed to have agreed to the change due to the subsequent use of this service.

Article 7(Method of Notification)

Except as otherwise provided in these Terms of Service, all notices from us to the Customer or the Applicant shall be made in writing, by e-mail (including Short-mail Service, etc.), by telephone or by posting on a website operated by us, or by any other means designated by us.

Article 8 (Customer Information)

- 1. In the event the Customer changes its name, address, contact address, etc. (hereinafter collectively referred to as "Customer Information" in this article) (including the case of merger of a corporation or corporate separation), the Customer shall promptly notify the Company in the manner designated by the Company.
- 2. In the event the Customer fails to notify as set forth in the preceding paragraph, all documents and e-mails sent by us to the Customer Information, such as the name, address or contact address, prior to the change of the Customer shall be deemed to have arrived at the time when they were sent to the Customer.
- 3. In the event the Customer gives notice as set forth in Clause 1 hereof, all documents and e-mails sent by us to the Customer Information, such as the name, address or contact address after the change of

the Customer, shall be deemed to have arrived at the time when they were sent to the Customer.

4. The Customer shall be responsible for the damage caused by the failure to notify as set forth in paragraph 1 or the notification of false customer information to us, and we shall not be liable for any damage whatsoever unless there is a reason attributable to us.

Chapter II Contracts

Article 9 (application procedure)

- 1. Applicants shall apply for the Terms of Use and important explanations in advance and submit or transmit the necessary information to us by the deadline specified separately by us after entering the necessary information on the application form designated by us or on the online application screen.
- 2. The line of the communication equipment to be loaned shall be designated by us. Please acknowledge that the request of the applicant or the policyholder or the application for change may not be accepted.
- 3. In the event of any one of the following, we may not accept the application for the User Agreement by the Applicant. In this case, we will notify the applicant accordingly.

©When there are reasonable grounds to believe that the Applicant is likely to violate the Terms of Service; and ©When the Applicant is likely to fail to pay debts under the Terms of Service.

©If the Applicant enters any false fact into the Application Form for a User Agreement

- (4) When there is a risk that the Service will be used illegally or in a manner contrary to public order and morality.
- (5) In the event the Applicant is likely to use the Services in a manner that would damage the reputation of us or the Services
- (6) When the applicant is a member of an organized crime group, a member of an organized crime group for whom five years have not elapsed since he/she ceased to be a member of an organized crime group, a quasi-member of an organized crime group, a company affiliated with an organized crime group, a company affiliated with an organized crime group, a general mechanic, etc., a target logo for social movements, or a special intellectual violent group, etc., or other similar anti-social forces (hereinafter collectively referred to as "anti-social forces") or is found to be associated with an anti-social force.
- © In addition, when there are other reasonable grounds for judging that the service cannot be provided or is inappropriate.

Article 10(Rescission of application)

- 1. The use contract shall be cancelled only if you notify us of the start date of the use period no later than four days prior to the start date of reckoning.
- 2. The declaration under the preceding paragraph shall be made in writing or by e-mail. In this case,

the Customer shall clearly indicate the name, telephone number, and email address of the Applicant under the User Agreement and the application number that we presented when accepting the application for the Service in the relevant document or e-mail.

3. Cancellation shall be declared in accordance with the following provisions for each method.

©In writing

As of the date of sending the document, it must be sent to the cancellation counter that we offer on the service website. In this case, the date of declaration shall be the date of dispatch of the relevant document.

©By email

An e-mail must be sent from the e-mail address you have disclosed to us in the contract of use to the e-mail address for cancellation we offer on the website of this service on the date you send the e-mail. In this case, the date of declaration shall be when the relevant e-mail reaches our server.

Article 11(Establishment of Agreement)

- 1. The User Agreement shall be concluded when the Applicant completes the application in accordance with the procedures specified by us and we dispatch a notice to the Applicant stating that we accept the application.
- 2. If the services cannot be provided to the Customer for any reason after our consent, we will notify the Customer in the manner set forth in Article 7 (Method of Notice). In this case, if there is no reason attributable to us for the cause of the occurrence of the applicable circumstance, we shall not be liable for any damage to the Customer.

Article 12 (Rental Term)

- 1. The rental use period (hereinafter referred to as "the use period") shall be in units of one day, and the specific term shall be set forth in the use contract.
- 2. In the event that it is not confirmed that the communication equipment has been returned to us after the expiration date of the period of use as specified by us, our prescribed fees will be charged until the date on which it is confirmed that the communication equipment has been returned to our designated place. Provided, however, that this shall not apply in the event that there is a reason attributable to us for the failure to confirm.

Article 13 (No Assignment)

The Customer may not assign, succeed, pledge as collateral, accept as collateral, or otherwise dispose of all or part of its status under the utilization agreement and rights or obligations arising from the utilization contract to any third party without the written consent of the Customer.

Article 14 (Service Contents)

The contents of the Services provided by us shall pertain to the matters listed in the following items:
 To provide communications for the Services

©Lending of communication equipment necessary for the use of this service

© Arrangement of Alternative Communications Equipment, etc. in the Event of Failure of Communications Equipment, etc.

(4) Other matters incidental to each of the preceding items

2. In the event a SIM card is required to use this service, one SIM card with the customer identification number information recorded shall be allocated for each communication device, etc.

Article 15 (Model Change)

The Customer may not request us to change the type of communication equipment, etc., or to replace it, except for the arrangement of alternative communication equipment, etc., in the event of failure of the communication equipment, etc.

Article 16 (Conditions of Communication)

- 1. The Customer may conduct communications only when the electronic book terminal, smartphone, tablet, or other communications terminal (hereinafter referred to as the "Communication Terminal") is located in the service area specified separately by the Communication Equipment or other communications carrier (hereinafter referred to as the "Communication Carrier" and the Communication Carrier to which we contract for the Service is as specified in the Appendix) within the service area. Provided, however, that even in the service area, it may not be possible to communicate (including a decrease in the communication speed) in areas where radio waves are difficult to communicate, such as indoors, underground, high stories of buildings, tunnels, shafts of buildings, mountainous areas, remote islands, or at sea (this shall not be limited to these areas). The further away from a densely populated area, the less radio waves will enter and the faster it will be. Please check beforehand.
- 2. Communications pertaining to communications services provided by telecommunications carriers shall be in compliance with the communications protocols separately provided by telecommunications carriers such as telecommunications equipment. However, it does not guarantee the transmission speed pertaining to the communication protocol.
- 3. The transmission speed pertaining to the communication service provided by the telecommunications carrier may vary depending on the communication status, the communication environment, and other factors.

4. The maximum communication speed indicated by the carrier for communications equipment, etc. is the maximum speed specified in the standard, and does not guarantee a certain communication speed. In addition, the communication speed may change depending on the congested circuits.

Article 17 (Fair Use and Restriction)

1. In the event the Customer falls under any of the following items, the Company may suspend or restrict the use of communications to the Customer in order to provide fair use of communications to all parties.

©When the usage volume exceeds the contracted capacity

- ©In the event of an excessive load on the communication lines of us or the telecommunications carrier, regardless of the amount of traffic
- © Other cases where there is a reasonable ground for the suspension of communications or limitation of use.
- 2. Even in the event of the suspension of communications or limitation of use as set forth in the preceding clause, we shall not be liable unless there is a reason attributable to us. In addition, in the event there is a reason attributable to the Customer for the suspension of communications or limitation of use, we shall not refund the User Fee to the Customer at all.
- 3. Notwithstanding the provisions of Clause 1, the Customer shall be entitled to request the resumption of communications or the cancellation of limitations (hereinafter referred to as "Resumption of Use") in accordance with our prescribed procedures. Upon receipt of such a request, we shall, in principle, resume the provision of the Services upon the confirmation and procedures necessary for resumption of use. Provided, however, that the Customer shall acknowledge in advance that it may be difficult to resume the use due to technical or other reasons. Additional charges may be incurred to resume communication.

Article 18 (Compensation System)

- 1. The compensation system is a voluntary subscription system to compensate for all or part of the replacement fees for telecommunications equipment, etc. when the subscriber loses, damages, or theft of telecommunications equipment, etc. during the usage period, and especially when we recognize it. This system shall apply only to subscribers who have applied for membership at the time of concluding a usage contract. In the event the compensation system is not applied, the replacement cost of telecommunications equipment, etc. shall be claimed based on the attached Table of Fees (List of Payment Charges).
- 2. In the event of any inconsistency between the indemnity provided separately with respect to the indemnity system and the contents of this Terms of Service, the contents provided separately shall prevail over the contents of this Terms of Service.

3. In the event of loss or theft, a certificate from a Japanese police station or public organization shall be obtained and presented to us without fail.

Chapter IV Fees, etc.

Article 19 (Usage Fee)

- 1. Charges for the use of this service include communications charges, option charges, option pack charges, delivery charges, airport reception/return charges, extension charges, courier charges, and other charges as separately set forth by us.
- 2. The usage fee shall be calculated based on the amount set forth in our web page, brochure, or application form according to the usage period set forth in Article 12 (Rental Use Period).
- 3. During the usage period specified in Article 12 (rental use period), the user fee shall be generated regardless of whether actual communication is performed or not.
- 4. If you use this service in a place other than the area of use stipulated in Clause 1 of Article 16 (Terms and Conditions of Communication) or if you fall under any of the items in Clause 1 of Article 17 (Fair Use and Restriction), you may be required to pay an additional fee separately.
- 5. If the payment of the usage fee cannot be confirmed by the designated payment date, a late payment charge of 14.6% per annum may be charged.
- 6. In the event it becomes necessary to increase or decrease the fees for this Service due to taxes and public dues or changes in economic conditions, we may revise the charges for this Service.
- 7. In this service, consumption tax will not be added to the communication charges based on communications outside Japan.

Article 20 (billing and payment method, etc.)

- 1. Payment of the service usage fee shall be made by credit card or by other means designated by the Company.
- 2. When paying usage fees for the Service, it is necessary to comply with the regulations set forth by the financial institution or credit card company to which the Service is to be used.
- 3. Depending on the content requested by the Applicant or the Customer with respect to this Service (the area of use, term, number of units of Rental Communication Equipment, etc.), the Company may apply for a security deposit or credit card guarantee line.
- 4. In the event the Customer fails to pay the Usage Fee after the due date set by us, we shall be able to notify or contact the Customer in writing, by e-mail, by telephone, by visiting the Customer, or by any other means designated by us.
- 5. We assume that we can consign a third party to receive the fee set forth in Article 19 (User Fee) Clause 1, and other receipts of claims and payments to contractors based on the use contract.
- 6. In the event that we or a third party as set forth in the preceding paragraph visits the Customer for

the purpose of claiming payment and receiving reimbursement, the Customer shall pay the expenses required for the visit by us or a third party as set forth in the preceding paragraph.

Chapter V Communications Equipment, etc.

Article 21 (Delivery of Communications Equipment, etc.)

- 1. The subscriber shall receive communications equipment, etc. in the manner specified by us.
- 2. The Customer shall immediately conduct an inspection of the communication equipment received pursuant to the preceding paragraph, and in the event any defect or any excess or shortage of quantity is detected, the Customer shall immediately notify the Company thereof. We will not be liable for any damage caused by the failure of the Customer to inspect and notify us unless there is a reason attributable to us.
- 3. Upon receipt of the notice from the Customer as set forth in the preceding clause, if the communication equipment, etc., is found to be defective, we will repair or replace it with a replacement at our expense. In addition, if we acknowledge that there is a shortage in the quantity of the products based on the said notice, we will deliver the shortage to the Customer without delay.
- 4. We shall not be responsible for the failure to deliver telecommunication equipment by the expected delivery date of the application or for the failure of the subscriber to receive them due to force majeure such as bad weather conditions, accidents or delays in transportation, or other reasons not attributable to us.

Article 22 (Guarantee of Communication Equipment, etc.)

We shall only guarantee that the Customer has the proper functions when it receives the communication equipment, etc. and shall not guarantee the suitability of the communication equipment, etc. for the purpose of use of the individual Customer or any other matters or characteristics, etc.

Article 23 (Management of Communication Equipment, etc.)

- 1. The contractor shall maintain and manage communication devices, etc. with the care of a good manager and shall not perform the following actions in using such devices.
 - ©Transfer, resale, lease, analysis, modification, alteration, damage, destruction, loss, defacement (attaching seals, cutting, colouring, etc.), removal of attachment seals, etc., of telecommunication equipment, etc.
 - ©Use for a purpose other than the Purpose of Use Contract
 - ©Acts corresponding to prohibited matters stated in the instruction manuals for communications equipment, etc.
 - (4) Violations of the Telecommunications Business Law, the Mobile Phone Illegal Use Prevention

Law, or other relevant laws and regulations

- (5) Other acts reasonably judged to be inappropriate in light of the nature and purpose of the Services.
- 2. In the event the Customer violates the provisions of the preceding paragraph, we may issue a correction recommendation to the Customer or cancel the contract of use and request the return of the communication equipment, etc., and the Customer shall comply therewith.
- 3. Notwithstanding the preceding clause, in the event the Customer breaches Paragraph 1, if any damage is incurred by us, we shall be entitled to claim compensation for damages as set forth in Article 29 (Compensation for Damages), and the Customer shall be obliged to pay such damages.
- 4. Any and all acts committed with respect to communication equipment, etc. shall be deemed as acts committed by the Customer.

Article 24 (Loss or Damage of Communication Equipment, etc.)

- 1. The Customer shall immediately notify us of any loss, damage, or theft of communication equipment, etc. In this case, regardless of whether such communication is made or not, the subscriber shall pay the communication charges that have been used illegally.
- 2. In the event of the preceding clause, the Customer shall pay to us the repair charge or replacement charge for the telecommunications equipment, etc., unless the cause thereof is attributable to the Customer.

Article 25 (Return of Communication Equipment, etc.)

- 1. The contractor shall return communications equipment, etc. to us by the end date of the use period specified by us in accordance with the return method specified by us at the time of the application procedure.
- 2. Unless otherwise specifically set forth by us, the shipping charges for the preceding clause shall be borne by the Customer.

Article 26 (Purchase of Communications Equipment, etc.)

In principle, subscribers may not purchase telecommunications equipment.

Chapter VI Liability, etc. of Contractors

Article 27 (Prohibited Matters)

The Customer shall not engage in any of the acts specified in the following items when using the Services.

©Acts that infringe or threaten to infringe upon the copyrights, trademarks, or any other rights of us and third parties used in connection with the Services.

©Violation of these Terms of Service

- © Violation of the Telecommunications Business Law, the Mobile Phone Illegal Use Prevention Law, or other relevant laws and regulations
- (4) Attachment, modification, disassembling, or damage of additional items to telecommunications equipment, etc.
- (5) The act of subletting, transferring, providing security, or otherwise disposing of telecommunications products, etc. to a third party;
- (6) The act of obstructing the operation of our business or services or damaging our reputation
- ©The act of destroying or interfering with the functions of software, hardware, servers, networks, etc. used by us or third parties
- (8) Reverse engineering, decompilation, disassembling, or other similar acts of the systems comprising the Services
- (9) Conduct that is not approved by us and conduct that provides information for profit-making purposes
- ^(III) Providing benefits directly or indirectly to anti-social forces in connection with the Services
- (1)The act of giving advance notice of, participating in, or encouraging a criminal act
- ① Other acts for which there are reasonable grounds for judging to be inappropriate or inappropriate.

Article 28 (Suspension of Use)

- 1. The Company may suspend the use of the Services when the Customer falls under any of the following:
 - ©When payment of the service usage fee and other debts cannot be confirmed even after the due date.
 - ©When it is found that an application for the Services was made in contrary to the facts
 - ©When it is difficult or likely to be difficult to continue the service due to force majeure such as server failure, fire, power failure, or natural disaster
 - (4) In the event of any abnormality, failure, failure, or other event that prevents the smooth use of the Service, such as a server related to the Service, or any other related system

(5)In the event of the act stipulated in the preceding Article

⁽⁶⁾When there is an order from a telecommunications carrier to suspend the provision of this service ⁽⁷⁾CIn the event of any other reasonable grounds requiring a temporary suspension of the Services

2. We shall not be liable for any action taken under this article or for any failure to take any action under this article, nor shall we accept any questions or complaints, unless there are grounds attributable to us. Article 29 (Compensation for Damages)

- 1. In the event the Customer causes damage to us due to reasons attributable to the Customer with respect to the use of the Services, the Customer shall compensate for the damage incurred by us.
- 2. In the event the Customer fails to pay the usage fee or any other obligation for a certain period of time, the Customer shall suspend the use of the Services, deem that the Contract for Use has been cancelled, and shall charge 30,000 yen*Including tax as the cancellation penalty. Provided, however, that in the event of any damage to us in excess of the foregoing amount, we shall not be precluded from claiming such excess amount. In this case, the contractor shall promptly return the communicationequipment, etc. to us upon our request.
- 3. In the event the Customer causes damage to a third party or causes a dispute with a third party in connection with the use of the Services, the Customer shall settle the dispute at its own responsibility and expense and shall not assume any liability whatsoever for the same, unless there is a reason attributable to the Customer. In the event that we are held liable by other contractors or third parties despite the absence of cause attributable to us, the contractor shall settle the dispute at its own responsibility and expense, indemnify us and hold us harmless.

Chapter VII Miscellaneous Provisions

Article 30 (Cancellation of subscription)

- 1. In the event the Customer falls under any of the following items, we may immediately cancel the Service Agreement.
 - ©When it is clear that the person fails or is likely to fail to pay obligations under the contract of use; ©When the Company has used or is clearly likely to use the Services in an unlawful manner or in a manner contrary to public order and morality.
 - ©In the event that a person who directly or indirectly uses a service provided by us uses or clearly possibly uses the Service in a manner that seriously interferes with said use
 - ④In the event of breach of the obligations of the Customer set forth in these Terms of Service
 - (5) When a petition for bankruptcy, corporate reorganization, special liquidation, civil rehabilitation, or other similar legal bankruptcy proceedings is filed against the Customer
 - (6) Upon termination of all or part of the contract for the Services between us and the Telecommunications Carrier
 - ©When it is found that the policyholder is or is connected with anti-social forces
 - (8) In the event of any other material event that makes it difficult to continue a contract similar to any of the preceding items.
- 2. In the event of termination of the Service Agreement and suspension of the provision of the Service pursuant to the provisions of the preceding paragraph, we shall notify the Customer in advance of the reason and the date of suspension of the provision of the Service in the manner set forth in

Article 7 (Method of Notice). Provided, however, that the Company may not notify the Customer in the event that it determines that there is an urgent necessity for the Company to do so.

3. In the event the Service Agreement is terminated pursuant to Paragraph 1, the Customer shall compensate for any damages incurred by us as a result of the termination.

Article 31(Indemnification)

- Even during the period of use of this service, if you use a telecommunications terminal to connect to the telecommunications network in a way other than that provided by us, you may be billed by your telecommunications company for the overseas data roaming fee and other communication charges. In that case, we will not be liable unless there is a cause attributable to us.
- 2. We shall not be liable for any damage incurred by the Customer due to any interference with the use of telecommunications equipment, etc. Provided, however, that in the event there is a cause attributable to us for causing the inconvenience, we shall compensate for such damage in accordance with the provisions of these Terms of Service.
- 3. The Customer shall not be exempted from payment of the User Fee in the event there is a reason attributable to the Customer for having caused a hindrance to the use of the Communications Equipment, etc.
- 4. Even in the event that we are liable to compensate the Customer for damages due to the failure to perform the obligation, tort liability, contractual nonconformity liability, or any other cause, we shall not be liable to compensate for any special damages unless we are willful or grossly negligent.
- 5. The liability for damages incurred by us may be satisfied by offsetting the amount against the claim (regardless of the due date) pertaining to the usage fees, etc. of the Services that we have against the Customer. Provided, however, that this shall not apply to the case where our liability for damages is based on a tort and we are in bad faith with respect to the cause of the tort or the liability for damages pertaining to the life or body of the policyholder.

Article 32 (Re-entrustment)

We may subcontract part of the services required for the provision of the Services to a third party, and the Customer shall approve it in advance.

Article 33 (Confidentiality)

The Customer shall treat as confidential any non-publicly known information disclosed by the Customer for the purpose of treating it as confidential in connection with the Services, except with the prior written consent of the Customer.

Article 34 (Policy on Protection of Personal Information)

- In light of the purpose of the Act on the Protection of Personal Information, we will appropriately
 manage the personal information of contractors with the care of a good manager. The term "personal
 information" as used in these Terms of Service shall mean personal information as defined in the
 Act.
- 2. Personal information of the Applicant or Customer shall be handled appropriately to the extent necessary to achieve the Purpose of Use set forth in each of the following items.

©Respond to various inquiries and consultations regarding this service.

- ©Customer identification, fee guidance and billing, information on changes in service provision conditions, notification of service suspension and cancellation, etc., and other information on service provision. In addition, information concerning the provision of services includes the transmission of e-mails as set forth below, and since these e-mails are related to the provision of this service, they will also be sent to subscribers who have chosen not to receive e-mails from us at the time of the conclusion of the contract of use.
 - i) E-mails confirming order details and receipt
 - Ii) Ii) E-mail regarding the return of the leased property
 - Iii) Iii) E-mails concerning information related to local communications failures
 - Iv) Iv) E-mail on customer capacity usage
 - v) E-mails regarding on-site information during the trip
 - Vi) Vi) E-mail regarding additional purchase of data during travel
 - Vii) Other e-mails regarding necessary information that will not be disadvantageous to subscribers as defined by us.
- © Conduct sales recommendations, questionnaire surveys, and sending of premiums, etc. for services provided by us (including our parent company, subsidiaries, and affiliates; hereinafter the same shall apply in this item) or our affiliates by telephone, e-mail, mail, etc. Information concerning the provision of services shall include the transmission of e-mails as set forth below, and such e-mails shall be sent only to the subscriber who is authorized to send e-mails from us at the time of the conclusion of the contract of use.
 - i) Discount information for the Services
 - Ii) Ii) Gift information about this service (e-magazine format, about once a week)
 - Iii) Iii) E-mails regarding Vision Group services
- (4) To analyze the information presented for the improvement of our services or the development of new services.
- (5) To announce the products, services, and campaigns of us or our Affiliated Companies. These announcements may be made by e-mail (Specified Electronic Mail), and with regard to these e-mails, only the subscriber who is authorized to send e-mails from us at the time of the conclusion of the usage contract will be sent.

- 3. We may provide personal information to outsourcees (including, but not limited to, our parent company, subsidiaries, and affiliates) in the performance of services required for the provision of services. In such a case, the Company shall select a company with sufficient measures for protecting personal information and implement necessary and appropriate measures, such as concluding a contract for protecting personal information.
- 4. We will not provide personal information to any third party other than the outsourcee without obtaining the consent of the outsourcee. Provided, however, that matters prescribed by laws and regulations (including, but not limited to, inquiries pursuant to Article 197, Paragraph 2 of the Code of Criminal Procedure and Article 119, Paragraph 2 of the Customs Act) shall be governed by such provisions.
- 5. The Customer shall appropriately manage and delete the data, browsing information, and historical information used by the Customer in the use of communication equipment, etc. We shall not be liable for information management or data loss while using or after canceling the contract or after returning the telecommunications equipment, etc., unless there is a reason attributable to us.
- 6. For the purpose of providing comprehensive services by the Group, we will use the personal information of the Customer jointly with our parent company, subsidiaries and affiliates in accordance with the following conditions.

©Items of Personal Information to be Jointly Used

All items of personal information obtained may be shared, but shared users will only use the minimum items of personal information necessary to perform their duties.

©Scope of Jointly Used Persons

Our parent company, subsidiaries and affiliates

©Purpose of use by users

- I. for information, research and development of various services
- II. for making decisions regarding the provision of various services
- III. Appropriate execution of the Group's business management by identifying and managing various risks

(4) The name of the person responsible for the management of the Personal Information VISION INC.

7. In the event that we separately disclose matters concerning the handling of personal information in the Privacy Policy, etc., any matters not stipulated in this article shall be handled in accordance with the applicable Privacy Policy, etc. In the event of any conflict between the applicable privacy policy and this article, the provisions of this article shall prevail.

Article 35 (Remaining Provisions)

Even after the termination of this Agreement, Article 8 (Customer Information) Clause 4, Article 11

(Establishment of Contract), Clause 2, Article 12 (Rental Term), Article 13 (Non-Transfer), Clause 2, Article 17 (Fair Use and Restriction), Article 18 (Compensation System), Clause 5, Article 20 (Method of Claim and Payment), Clause 2 and 4, Article 21 (Guarantee of Communication Equipment, etc.), Article 23 (Management of Communication Equipment, etc.), Clause 3, Article 24 (Loss or Damage to Communication Equipment, etc.), Clause 2, Article 25 (Return of Communication Equipment, etc.), and The provisions of Article 26 (Purchase of Communication Equipment), Article 28 (Suspension of Use), Article 29 (Compensation for Damages), Article 30 (Cancellation of Use Contract), Article 31 (Exemption), and Article 33 (Confidentiality) to Article 36 (Governing Law and Jurisdiction) shall remain in full force and effect.

Section 36 (Governing Law and Jurisdiction)

The governing law of these Terms of Use shall be Japanese law. The Tokyo District Court shall have exclusive jurisdiction over cases pertaining to these Terms of Service or any dispute related thereto in the first instance.

Appendix 1 List of Repayment Money

	Reimbursement money	At the time of enrollment in the
		Security Compensation
		Service
Terminal	40,000 yen	¥8,000
Terminal battery pack	3,000 yen	600 yen
SIM reissue fee	3,000 yen	600 yen
AC adapter	1,000 yen	200 yen
Accessories	500 yen	100 yen
Spare battery	3,000 yen	600 yen
Pouch	1,000 yen	200 yen
Radio legislature	¥1,400	280 yen
Cradle	6,000 yen	1,200 yen
TV tuner	¥15,000	3,000 yen
Car Charger USB	3,000 yen	600 yen
USBx4 Port AC Adapter	3,000 yen	600 yen

All statements in this document are exempt from taxation.

<Hereinafter blank>