

Agreement on our policy, terms and conditions on use of social media

This Agreement sets forth the terms and conditions between TOURINX JAPAN, LTD. (TOURINX) and users who use our services to purchase tours and travel services (User(s)) through this social media site (Site). This agreement explains how you purchase our services, and especially limits the liability of TOURINX.

The details of terms and conditions are defined in this Agreement. You must read this Agreement carefully before using the Site and booking a Tour. Your first use of this Site constitutes an agreement to all terms and conditions in this Agreement and you warrant that you understand, agree to and accept all terms and conditions contained here.

The information in this Site may not represent all of our official news release or statement. You will be informed of our official news release and statements through our official web site (<https://tourinxjapan.co.jp>)

Section 1. Definition

The definition of the terms used in this Agreement is as follows.

- (1) Agreement.....This agreement described in this terms and condition agreement on use of social media..
- (2) User.....The user(s) of this service.
- (3) Service.....The social media service operated by TOURINX and associated services to this Site.
- (4) Site.....This social media site to be utilized for Service.
- (5) Company.....TOURINX JAPAN, LTD.
- (6) Contents.....Graphic, audio data and/or associated information and comments.

Section 2. Purpose

This Agreement defines the terms and conditions to Users at utilizing our Service through this Site. Any misuse of this Site and Service violating Agreement shall be rejected.

Section 3. The use of Service

1 .Under no circumstances, TOURINX shall be liable to Users for any indirect, incidental consequential special exemplary damages arising from any of the Contents, inclusive of the comments of Users. TOURINX will not compensate any damages arising from Contents as described in Section 6(Disclaimer). User must understand and agree on this condition before the use of Site.

2 .User must obtain permission in advance from the original owner of all the Contents on the copyright, trademark, patent, portrait right and all other rights when User posts Contents under User's name. When User has violated any of the rights said above, Users must assume to take all the legal responsibilities provoked or induced by such violating acts of the rights of any third parties. TOURINX will not hold any obligation to verify the Contents before nor after Contents are posted, and TOURINX is not obliged to take any responsibility on the Contents. Users must understand that there are possibilities that User is to be exposed to punishment, compensation of damages or objection by the owner of the rights, before using our Service of Site.

3. This Site is operated by each social media provider. TOURINX is not capable to answer the inquiries related to the system operating conditions, the software or the function, user instruction or technical questions of the application software supplied by the 3rd parties.

Section 4. Access to the basic information

TOURINX may access to the User information which are previously released to all Users, such as profile, photograph, follow list, friend list and tweet, etc.. User is granted to have agreed that the information released to Site be used for the purpose of providing the Service properly to User.

Section 5. The termination and elimination of Site

This Site can be terminated or eliminated without any prior notice to Users

Section 6. Disclaimer

User must agree to disclaim ROURINX for any responsibility of the following items below when User utilizes our Service.

- (1) Any guarantee of the preservation or maintenance of Contents that User posts.
- (2) Any responsibility of any damage of User caused by the troubles or dispute among Users and with any third parties.
- (3) Any responsibility of any damage of User arising from utilizing or not being able to utilize our Service.
- (4) Any responsibility of any damage of the User or the third parties upon utilizing our Service, except the case when there is deliberate or serious negligence by TOURINX.
- (5) Any responsibility of guarantee on the accuracy, precision or legitimacy of the information posted by TOURINX, our suppliers or User.

Section 7. Copyrights of Contents

The copyrights of User posted Contents belong to User. However, User must agree to TOURINX for utilizing posted information exclusively (inclusive of modification, excerption, duplication, release,

Section 8. Forbidden activities

TOURIX hold the right to investigate any Contents posted on our Service, and in case we see that posted Contents conflict with below forbidden activity clause, TOURINX will take any necessary actions such as deletion of the Contents or blocking of supposedly responsible User account. The forbidden activities are defined below.

- (1) What violates this Agreement, Japanese laws, regulations or ordinances, and what may induce criminal acts (inclusive of information, video or photograph of unlawful modification of vehicles or dangerous driving)
- (2) What violates the rights of any other party, anything damaging other party economically or mentally, or defames or potentially defames other party.
- (3) What is against public order and morals (mischievously stimulate libido, grotesque items or what TOURINX judges to be unpleasant to public)
- (4) Any action of specifying, publishing or leaking any third party private information without permission of the party (inclusive of email address, telephone number or postal mailing address)
- (5) Any information of the names of other companies, their products or their services and/or comparative reports of such.
- (6) Any posting of harmful software program or any related acts.

- (7) Anything irrelevant to this Service.
- (8) Any act utilizing this Service as any commercial or operational purposes.
- (9) Any act of impersonation disguising any other party or individual, inclusive of TOURINX.
- (10) Any act to inconvenience other Users.
- (11) Any act slandering any other parties inclusive of TOURINX.
- (12) Any act violating the policy defined by the social media companies of our Site.
- (13) Any act which TOURINX judges to be inappropriate (political or religious actions)

Section 9. Response

We are not obliged to respond all the incoming postings by Users.

Section 10. Private information policy

TOURIX is committed to handle User's private information strictly and properly when we

11. Revision of this policy

TOURINX holds the right to revise this Agreement without prior notice to Users. The revision is effective as of the date defined by TOURINX. In case the date is not defined, the effective date is the date when the new revision is posted.

12. Legal claims

Establishment of contract, effectiveness, conduct and interpretation based on this Agreement shall be governed and construed in accordance with the Japanese laws. Users must agree that any legal dispute arising out of or in this Agreement between User and TOURINX, shall be subject to the exclusive jurisdiction of the Tokyo District Court.