

“Life Vision” Privacy Policy

Article 1 Purpose

“Life Vision” Privacy Policy (hereinafter referred to as the “Policy”) is the policy in which the local government (hereinafter referred to as the “Local Government”) which offers application service “Life Vision” (hereinafter referred to as the “Application”) provides treatment of user information (hereinafter referred to as the “User Information”) with respect to the Application. The Local Government shall offer the Application in compliance with guidelines of respective government offices and other related laws and regulations, etc. to realize protection of the User Information.

Article 2 Consent of User

A user may, only when he/she confirms and consents to the Policy, use the Application. If the user begins the use of the Application, he/she shall be deemed to consent to the Policy. In this connection, the user can always confirm the Policy on the Application.

Article 3 User Information to be Acquired, Purpose of Use and Acquisition Method
User Information to be acquire by the Local Government using the Application, purpose of use, and acquisition method shall be as stated below.

(1) Usage history information

The Local Government and Application Provider may automatically gather IP address automatically created and stored when the Application is used, date of request by the user, and information on operation history in the Application, in some cases, to maintain and improve the Application, or to prevent unfair practices, or for market analysis/ marketing purposes. In addition, information gathered may be offered to the information gathering module provider in accordance with the provision of Article 6, in some cases. In this connection, as the information designated in this paragraph assumes its gathering for the use of the Application, only when the user suspends the use of the Application, the Local Government will suspend its gathering.

(2) Location Information

To provide services that use information such as User's current location, the Local Government may automatically collect location information sent from the User's smartphone, tablet, or other information terminal within the scope necessary for providing such services.

Article 4 Management of User Information

User Information gathered is managed by the person responsible for management of information or person responsible for management of the Application at the Local Government in a strict manner, and proper measures to prevent leakage, misuse, and falsification are taken.

Article 5 Commission of Treatment of User Information

The Local Government may commission all or part of treatment of the User Information to DENSO Corporation, an outsourcing contractor of the Local Government with respect to the Application, or any other third party, in some cases. In this case, the Local Government will conduct necessary, proper supervision to ensure that proper information safety management will be promoted at that outsourcing contractor.

Article 6 Information Gathering Module

In the Application, the information gathering module stated below is installed to analyze the state of use of the Application. Along with this, the Local Government may provide the User Information to the information gathering module provider stated below, in some cases. Such information gathering module will gather the User Information without including any information specifying individuals, and information gathered is managed in accordance with the privacy policy designated by that information gathering module provider and other rules.

Name: Google Analytics

Provider: Google

Privacy policy: www.google.com/intl/ja/policies/privacy/partners/

Article 7 Disclosure, Offer of Information

The Local Government will not disclose or offer any personal information of the User Information to a third party without obtaining consent of the user unless any of the following cases is involved:

- (1) If all or part of treatment of personal information is commissioned in accordance with the provision of Article 5;
- (2) If consent of the user is obtained;
- (3) If such disclosure or offer is provided in law (including ordinances);
- (4) If the user infringes interests of another person or does any act which offends against public order and decency through the use of the Application;

- (5) If such disclosure or offer is urgent and necessary to protect the life, body, or property of any individual, and it is difficult to obtain consent of the user;
- (6) If such disclosure or offer is especially necessary to improve public health or to promote sound development of children, and it is difficult to obtain consent of the user;
- (7) If it is necessary to cooperate with a government agency or local public body or those receiving commission from a government agency or local public body in performing clerical work provided by law, and obtaining of consent of the user will likely hinder performance of such work;
- (8) If succession of business including personal information of the user is performed due to merger, company split, transfer of business, or any other cause.

Article 8 Inquiry Counter

As regards inquiry or consultation with respect to treatment of the User Information in the Application, please contact the following inquiry counter of the Local Government:

Inquiry counter of the Local Government

Please confirm from “Menu” → “Setting” → “Support.”

Article 9 Revision of Policy

The Local Government shall properly review the state of management concerning treatment of the User Information and continuously promote improvement, and may revise the Policy at any time, as necessary, in some cases. If it is necessary to revise the Policy, the Policy shall be revised by the method provided in Article 4 of the Usage Rules.

Established on February 1, 2025