

“Life Vision” Usage Rules

“Life Vision” Usage Rules (hereinafter referred to as the “Rules”) are rules in which the local government (hereinafter referred to as the “Local Government”) offering application service “Life Vision” (hereinafter referred to as the “Application”) provides matters, etc. to be observed by a user who utilizes the Application (hereinafter referred to as the “User”) with respect to the Application. The User shall utilize the Application in accordance with the Rules.

Article 1 (Purpose of Application)

The purpose of the Application is to offer various functions within the Local Government to the User.

Article 2 (Scope of Application)

The Rules shall apply to all relations between the User and Local Government in connection with the use of the Application.

However, when app links or web links are attached to the Application, the services or other websites transited from the links (hereinafter referred to as “transition-destination service” and excludes the provided function specified in Article 5, Paragraph 2) have their own usage rules and privacy policy or are provided by the operator of each transition-destination service, so it is the user’s own responsibility to confirm the usage rules and privacy policy of the transition destination service before using. Local Government has no responsibility of any damage caused to Users or third parties due to the content or use of the transition-destination service.

Article 3 (Consent of User)

- 1 Only if the User confirms and consents to the Rules and “Life Vision” Privacy Policy (hereinafter referred to as the “Privacy Policy”), may he/she use the Application.
- 2 If the User does not consent to the Rules, the Application shall immediately be deleted from the information terminal from which the Application is downloaded.
- 3 At the time when the User puts the “Consent” button displayed on the screen of the Application, he/she shall be deemed to consent to the Rules, and a usage agreement between the User and Local Government (hereinafter referred to as the “Usage Agreement”) shall become effective.

Article 4 (Revision of Usage Rules)

- 1 In revising the Rules, the Local Government shall show the content of the revised Rules to the User on the screen of the Application.
- 2 If the User does not consent to the revised Rules, the Application shall immediately be deleted from the information terminal from which the Application is downloaded.
- 3 At the time when the User puts the “Consent” button displayed on the screen of the Application after revision of the Rules, he/she shall be deemed to consent to the revised Rules, and the Usage Agreement after revision shall apply between the User and Local Government. The User shall, on his/her own responsibility, confirm the latest content of the Rules from time to time, and use the Application.

Article 5 (Definitions)

In the Rules, definitions of terms stated in the following items shall be as designated in those items:

(1) “Contents”

Contents refer to information that the User can access through the Application (including, but not limited to, writings, pictures, animation, voices, music, other sounds, images, software, programs, codes, and other data).

(2) “Provided functions”

Provided functions refer to contents and services that the Local Government and Application Provider (as defined in item 4 of this Article) provide to the User. This includes services provided by the Application Provider besides those without any individual usage rules even if they are transition-destination services from app links and website links on the Application.

(3) “Usage environment”

Usage environment refers to necessary information terminals, communication lines, and other communication environment, etc. for the User to use the Application.

(4) “Application Provider”

Application Provider refers to DENSO Corporation, a company which provides the Application by receiving commission from the Local Government.

Article 6 (Usage Environment)

- 1 The User shall use the Application on a private basis within the scope of purpose provided in Article 1 of the Rules in accordance with the method designated by the Local Government and Application Provider.
- 2 Development and maintenance/management of the usage environment shall be conducted by the User at his/her expense and on his/her own responsibility. In this

connection, the Application does not warrant complete function in relation to all usage environments. Depending on the usage environment, all or any part of functions may not be used, in some cases.

Article 7 (Expenses)

The User may use the Application, free of charge. Development and maintenance/management of the usage environment, as well as communication expenses, etc., however, shall be borne by the User personally. As regards the use of the Application, the Local Government and Application Provider will not claim payment of any expenses.

Article 8 (Treatment of Information on User)

The Local Government and Application Provider shall properly treat information gathered from the User (including personal information of the User) in connection with the use of the Application in accordance with the Privacy Policy.

Article 9 (Characteristics of Provided Functions)

After understanding and consenting to the fact that information distributed by the provided functions may likely be distributed belatedly depending on the state of communication lines and usage environment, etc., and that the Local Government and Application Provider do not warrant its integrity or immediacy, the User shall use the Application.

Article 10 (User information to be acquired, purpose of use and acquisition method)

This is subject to “Life Vision” Privacy Policy, which is specified separately.

Article 11 (Ownership of Rights)

- 1 Although the Local Government and Application Provider approve that the User may use additional functions on a private basis within the scope of use of the Application, the Local Government and Application Provider shall not transfer to the User the right to freely use beyond that scope of use, obtain profit from, and dispose of the Application nor approve such right.
- 2 All intellectual property rights involving the provided functions of the Application shall be owned by the Local Government or Application Provider or those granting licenses to the Application Provider.

- 3 Even if any trademark, logo, and service mark, etc. (hereinafter collectively referred to as the “Trademark, etc.”) are displayed on the Application, the Local Government and Application Provider shall not transfer the Trademark, etc. or grant their use to the User or any third party.

Article 12 (Prohibitions)

- 1 In using the Application, the User shall not do any of the following acts or acts which may likely be classified as those acts, personally or through a third party:
 - (1) Reprinting, duplication, reproduction, transfer, abstraction, processing, modification, adaptation, and all other acts classified as secondary use of the provided functions;
 - (2) Acts violating law, court judgement, decision or order, or binding administrative action under law, or acts encouraging the said acts;
 - (3) Acts which offend against public order and decency or which damage good morals;
 - (4) Acts involved in criminal acts;
 - (5) Acts infringing intellectual property rights or other rights or interests of the Local Government, Application Provider, other Users or other third parties;
 - (6) Acts inviting malfunction of the Application;
 - (7) Operation utilizing any bug which is not normally intended by the Application, or use, preparation or distribution of external tools which will have an impact not normally intended;
 - (8) Acts causing excessive burdens to or destroying/disturbing the Application or servers and networks, etc. of the Local Government or Application Provider;
 - (9) Acts utilizing the Application in a situation or manner where the use of the Application is improper such as the use while walking or driving;
 - (10) Reverse assembling, reverse compiling, and reverse engineering of the Application, and other acts analyzing the source code of the Application;
 - (11) Acts offering illegal profits to antisocial forces using the Application directly or indirectly;
 - (12) Acts which are contrary to the gist/purpose of the Rules and Application;
 - (13) Acts pretending to be another User;
 - (14) Other acts considered improper by the Local Government or Application Provider.
- 2 The Local Government may, when the Local Government or Application Provider determines that the User is or is likely involved in any of the events in respective items of the preceding paragraph, or otherwise when the Local Government

considers it necessary, request that the User discontinue violation.

- 3 When receiving the request in the preceding paragraph, the User shall accept such request. In this connection, the Local Government and Application Provider shall not assume any responsibility for disadvantages and damages which the User may incur as a result.

Article 13 (Termination of Use of Application)

- 1 The User may terminate the use of the Application at any time by uninstalling the Application.
- 2 The User shall accept in advance that if the User loses the right to use the Application regardless of the reason, he/she can no longer use the provided functions, etc. and information accumulated in the Application.
- 3 Even after termination of the use of the Application, the User shall not be exempted from all and any obligations and liabilities owed to the Local Government, Application Provider, and third parties under the Usage Agreement.
- 4 Even after the User terminates the use of the Application, the Local Government and Application Provider may own/use information (excluding personal information) provided by the User through the use of the Application.

Article 14 (Stoppage of Provision of Application)

- 1 The Local Government or Application Provider may, if any of the following events occurs, temporarily stop or suspend provision of all or part the Application without giving advance notice to the User:
 - (1) If communication equipment and facilities, etc. involving the Application are maintained, inspected, or repaired, or system update is implemented regularly or urgently;
 - (2) If burdens are concentrated on the system due to excessive access or other unexpected factors;
 - (3) If it becomes necessary to ensure security of the User;
 - (4) If service of the telecommunications carrier is not provided;
 - (5) If it becomes difficult to provide the Application due to natural disasters such as earthquake, flood damage, and lightning, fire, power failure, or other acts of God;
 - (6) If law or measures under law make it impossible to perform management of the Application;
 - (7) Other than the above, if the Local Government or Application Provider determines that it is difficult to provide the Application;

- 2 The Local Government may terminate provision of the Application at its own discretion by giving advance notice to the User by the method designated in Article 17.
- 3 The Local Government and Application Provider shall not assume any responsibility for damages which the User may incur due to measures taken by the Local Government or Application Provider.

Article 15 (Revision of Contents of Application)

The Local Government may revise contents of the Application by the method designated in Article 17 without giving advance notice to the User.

Article 16 (Denial of Warranty and Disclaimer)

- 1 In addition to the provision of Article 9, the Local Government and Application Provider disclaim any warranty in respect of nonexistence of error, bug, malfunction, or defect in security in connection with the provided functions and all other information in the Application, no-infringement of rights of any third party, and conformity to characteristics and value expected by the User.
- 2 The User shall accept in advance that any fault in operation of the Application may occur with version upgrading, etc. of OS of the information terminal used for the Application. The Local Government and Application Provider do not warrant that if such fault occurs, it will be fixed by modification of programs, etc. made by the Local Government or Application Provider.
- 3 The User shall accept in advance that the use of the Application may be partially or entirely restricted with revision of the usage rules and management policy of application stores such as AppStore and GooglePlay.
- 4 The Local Government and Application Provider shall not assume any responsibility for damages which may be incurred by the User or any other third party in connection with the use of the Application or with the Application, except in the case of willful misconduct or gross negligence on the part of the Local Government or Application Provider.
- 5 If any dispute occurs between the User and another user or a third party in connection with the Application, the User shall resolve the dispute on his/her own responsibility and at his/her expense. The Local Government and Application Provider shall not assume any responsibility for such dispute, and so on.

Article 17 (Notification or Communication)

Notification or communication concerning the Application and Rules shall be given on the website managed by the Local Government or using the notification function, a provided function of the Application.

Article 18 (Prohibition of Transfer of Rights and Obligations)

The User shall not implement transfer, succession, or creation of a pledge to a third party, or any other disposal with respect to rights or obligations of the User under the Usage Agreement or the position of the User under the Usage Agreement, except when prior written approval of the Local Government is obtained.

Article 19 (Severability)

- 1 Even if any provision or part of any provision of the Rules is determined as invalid or unenforceable, such determination shall not affect other parts, and the remaining provisions of the Rules shall remain valid and enforceable.
- 2 Even if any provision or part of any provision of the Rules is determined as invalid or unenforceable in relation to a certain User, such determination shall not affect the validity in relation to other Users.

Article 20 (Governing Law/Jurisdiction)

- 1 In interpreting the Rules, domestic laws of Japan shall be governing laws.
- 2 If any dispute arises from the Application or Rules, necessary resolution shall be made at the court having jurisdiction over the Local Government.

Supplementary Provision

The Rules shall take effect from February 1, 2025.