



TERMS OF SERVICE POLICY



Terms of Service Policy for enTouch Software Use

This Terms of Service sets out the terms and conditions of enTouch Software Use (“SOFTWARE”) provided by enTouch K.K. (“ENTOUCH”). If a User of this SOFTWARE (“User”) does not accept this Terms of Services, User cannot use this SOFTWARE. When User accesses, downloads, installs or otherwise uses this SOFTWARE, User shall be deemed to have accepted this Terms of Services.

Article 1 (Purpose of Provision of this SOFTWARE)

This SOFTWARE shall be provided to User in order for User to engage in online sales, marketing, conferencing and remote detailing and related activities.

Article 2 (Handling of Personal Information)

User hereby agrees that 1) ENTOUCH will handle a personal information of User which ENTOUCH has come to know in the course of use of this SOFTWARE in accordance with ENTOUCH’s privacy policy* and 2) ENTOUCH will use such personal information in compliance with the following purpose.

<Purpose of Use>

- To provide User a smooth online experience
- To de-bug and improve ENTOUCH SOFTWARE and related products
- To otherwise enhance ENTOUCH SOFTWARE and related products

*Please visit ENTOUCH privacy policy by accessing through the following URL:
<https://entouch.co.jp>

Article 3 (Copyright, etc.)

1. Copyright of this SOFTWARE and any and all contents of this SOFTWARE such as article, document, picture, etc. shall belong to ENTOUCH. User shall not use, reproduce, transmit, translate or alter the contents of this SOFTWARE without prior consent of ENTOUCH.
2. All names, logos, etc. posted on this SOFTWARE are registered trademark of ENTOUCH. User shall not use, reproduce or alter the contents of this SOFTWARE without prior consent of ENTOUCH.

Article 4 (Prohibition)

ENTOUCH prohibits User from engaging in the following acts.

1. An act that causes or is likely to cause damage to ENTOUCH or a third party
2. An act that infringes or is likely to infringe property, reputation, privacy, etc. of ENTOUCH or a third party.
3. An act that is offensive to public order and morals
4. An act of submitting or registering a false fact, such as registering e-mail address of a third party
5. An act of using or providing harmful program such as a computer virus
6. An act that violates or is likely to violate laws and regulations
7. An act that is deemed to be inappropriate by ENTOUCH

Article 5 (ID and Password)

1. User shall be responsible for using and managing own ID and passwords necessary to access this SOFTWARE and shall not allow a third party to use, manage or lend own ID and passwords.



2. User shall give a notice to ENTOUCH when User becomes aware that ID or passwords have been stolen. In such case, User shall comply with ENTOUCH's instruction.

Article 6 (Disclaimer)

1. ENTOUCH will create and manage any and all information to be posted on this SOFTWARE.

ENTOUCH does not warrant or guarantee accuracy and completeness of this SOFTWARE.

2. ENTOUCH may stop the operation of this SOFTWARE and change the contents of this SOFTWARE (including addition, modification and stoppage of new services) at own discretion.
3. ENTOUCH shall not be liable to User for any damages arising out the loss of User's data.

Article 7 (Suspension of Use)

When ENTOUCH finds that User has carried out acts in violation of this Terms of Service, ENTOUCH may immediately suspend the use of this SOFTWARE

Article 8 (Governing Law and Jurisdiction)

This Terms of Service shall be governed by and construed in accordance with the laws of Japan. Any dispute or controversy arising between the parties out of or in connection with this SOFTWARE shall be subject to the exclusive jurisdiction of Osaka District Court.