

<Terms and Conditions 2>

Takamori Tourism Promotion Organization Event Participation Terms and  
Conditions \*Please be sure to read this when applying.

(By participating in the event, you will be deemed to have agreed to these terms.)

Article 1 The contract regarding event participation (hereinafter referred to as the "Event Contract") that Takamori Tourism Promotion Organization (hereinafter referred to as the "Organization") concludes with the customer is subject to these Terms. Depends on what is specified.

All participants (hereinafter referred to as "Participants") whose application for this event has been accepted by the organization in accordance with Article 2 below will be deemed to have accepted the contents of these Terms. The Organization may amend these Terms or establish detailed rules if there is a reasonable reason to do so.

\*Changes to these Terms will be announced on the Takamori Tourism Promotion Organization website (<https://asotakamori-kanko.com/>) and will take effect 24 hours after the announcement. Agreeing to these Terms means that participants in this event agree to check the changes to these Terms and the notices on this site before participating in the event. We are not responsible for any damage caused to participants of this event due to not checking the content of the revised terms and conditions.

Please note that matters not stipulated in these Terms and Conditions will be determined by laws, live entertainment terms and conditions applicable to individual events, sports regulations, or generally established customs.

(Application for contract and establishment of contract)

Article 2 Customers who apply for an event sponsored by the Organization must notify the Organization of the name, event date, customer's name, contact information (telephone/email address, etc.), and other necessary information.

2. An event contract will be established between the organization and the customer (if there are multiple applicants for one application, all of them) when the organization approves the conclusion of the contract and receives the event participation fee. I assume that.

3. The organization will issue a ticket or issue an event guide in lieu of a ticket or send it by email to the customer's representative as proof of acceptance of the conclusion of the contract.

(Application conditions)

Article 3 Those under the age of 15 must be accompanied by a guardian.

2. If you have a chronic disease, are currently in poor health, are pregnant, have a physical or mental disability, or require special consideration, please let us know when applying. The organization will comply with such requests to the extent possible and reasonable. In this case, the customer will be responsible for the costs required for special measures taken by the organization for the customer based on the customer's request. In this case, you may be required to submit a doctor's medical certificate or other prescribed documents.

3. If the organization determines that the customer is likely to cause trouble to other customers or interfere with the smooth implementation of group activities, the organization may refuse participation.

4. If the customer falls under any of the following (1) to (3), the application may be refused.

(1) When the customer is found to be a member of an organized crime group, a semi-member of an organized crime group, a person affiliated with an organized crime group, a company affiliated with an organized crime group, a corporate racketeer, or other anti-social force.

(2) When the customer makes violent demands, unreasonable demands, threatening behavior or violence regarding transactions, or acts similar to these.

(3) When the customer spreads rumors, uses fraudulent means or force to damage the credibility of the organization, obstructs the operations of the organization, or engages in similar acts.

5. If the number of applicants for an event reaches the planned number of participants, we may decline your participation. However, sales may be resumed if additional recruitment is possible.

6. Participation may be declined in case of business reasons for the organization.

(Changes to event contract)

Article 4 Even after the conclusion of the event contract, the organization may be liable for natural disasters, infectious diseases, wars, riots, orders from public offices, suspension of service provision of the facilities used, or other reasons in which the organization cannot be involved. The contents of the contract may be changed in certain cases. The organization will not be held responsible for any damage caused to the customer as a result of changes to the contract details.

(Cancellation of contract)

Article 5 In the following cases, the organization may cancel the event contract by explaining the reason to the customer, whether before or after the event. The

organization will not be held responsible for any damage caused to the customer as a result of contract cancellation.

(1) When it is found that the customer does not meet the participation conditions such as gender and age specified by the organization in advance

(2) When it is determined that the customer is unable to endure the event due to illness, absence of necessary caregivers, or other reasons.

(3) When the customer requests a burden that exceeds the reasonable range regarding the contract contents.

(4) Safe and smooth implementation of the event in the event of natural disasters, infectious diseases, wars, riots, orders from government offices, suspension of services provided by the facilities used, or other reasons in which the organization cannot be involved. When it becomes impossible or there is a strong possibility that it will become impossible

(5) When attempting to conclude a communication contract, it is impossible to settle part or all of the debt related to the event fee, etc. in accordance with the card member terms of the affiliated company, such as because the customer's credit card is invalid.  
time

(Changes, cancellation fees and refunds)

Article 6 After the event contract has been established, the contents of the event contract cannot be changed or canceled at the customer's request under any circumstances. Additionally, if tickets are lost, they cannot be reissued. The organization will not refund event fees.

(Prohibited acts)

Article 7 If a participant causes damage to the organization due to or related to the event, the participant shall compensate for any damage caused to the event and the organization.

2 In the event that a dispute arises with other customers or other third parties in connection with the event, the participant shall resolve the dispute at his or her own expense and responsibility, and shall not be responsible for any and all damages arising to the Organization. We will compensate you for any damage caused to you.

3. It is prohibited to resell tickets purchased from this organization to a third party for commercial purposes or provide them to a third party for resale.

4. It is prohibited to resell or attempt to resell tickets purchased from the organization at a higher price than the selling price, or to resell or attempt to resell them through auction or internet ticket auction.
5. If any of the acts described in 3 or 4 above are found, purchased tickets and event guides will be invalidated, and event fees will be refunded and participation in the event will be refused.
6. The organization is not responsible for any troubles related to tickets bought and sold at ticket shops, scalpers, etc. that are not consignment sellers.
7. Acts that cause or threaten to cause disadvantage or damage to other customers, third parties, or the Organization are prohibited.
8. Acts that violate or are likely to violate laws and regulations are prohibited.
9. Any other actions that the organization deems inappropriate are prohibited.

(Responsibility of our organization)

Article 8 The Organization shall not be responsible for any special damages (whether foreseeable or not), indirect damages, and lost profits incurred by the customer or a third party in connection with the event or the event contract, unless the event is caused by intentional or gross negligence. We will not be liable for any damages, and for ordinary damages, we will only be liable for damages to the extent of the event participation fee collected from the customer.

(Handling of personal information)

Article 9 The organization will use the personal information acquired from customers to arrange events and provide these services, and will also provide it to organizations that arrange events to the extent necessary.

(others)

Article 10 Matters not stated in this event contract or matters in which there is any doubt about the interpretation of these terms and conditions will be discussed separately between the organization and the customer.

Takamori Tourism Promotion Organization