



TERMS OF USE AGREEMENT

Please read the following terms of use carefully before using the BEyond Weddings & Events website (hereinafter, "this Website") Please only use this Website if you agree to all of the terms and conditions in this agreement.

These terms and conditions represent a translation of Japanese terms and conditions. While every effort has been made to provide an accurate translation, these English terms and conditions may not be precisely identical to the concepts of the original Japanese terms and conditions. If there exist any discrepancies in the meaning or interpretation thereof between the original Japanese language and the English statements contained herein, the original Japanese language will always govern the meaning and interpretation. No assurance or warranties are given for the completeness or accuracy of this English translation.

Article1 (DISCLAIMER OF WARRANTIES)

BEyond Weddings & Events (hereinafter, "BWE") offers no guarantee that any of the information, articles, images or other elements contained on this Website or services offered via this Website are free from viruses or other harmful components or that this Website has not been subject to unauthorized access by any third party. BWE offers no guarantee that this Website is secure or safe to use.

Article 2 (REVISIONS)

BWE may update or change these terms of use whenever it deems necessary, at its sole discretion, without any prior notice. It is the responsibility of users to read these terms of use each time they visit the this Website to inform themselves of any changes. If a user utilizes a service provided by this Website after any revisions are made, they will be deemed to have accepted the revised terms and conditions. Under no circumstances shall BWE be liable for any direct, indirect, or consequential damages to users of this Website or any third party, regardless of the nature or degree of those damages, that result from the failure to read this page.

Article 3 (PROHIBITED ACTS)

The following acts are prohibited when accessing and using this Website:

- i. Violation or probable violation of any laws, regulations, or public order and morals
- ii. Criminal acts or criminal-related acts, or probable criminal acts
- iii. Acts that may destroy or interfere with the function of BWE's servers or network
- iv. Acts that may interfere with the operation of BWE's services



- v. Acts of collecting or accumulating personal information, or other data related to other users
- vi. Acts of impersonating other users
- vii. Acts of providing benefits directly or indirectly to groups or organizations that interfere with the normal functioning of society (antisocial forces), in connection with BWE's services
- viii. Acts of infringement or potential infringement of intellectual property rights, portrait rights, privacy rights, honor, and other rights or interests of other users of our services, or any third party
- ix. Other acts deemed inappropriate by BWE

Article 4 (PROHIBITION OF REPRINTING INFORMATION ETC.)

- i. The copyrights to all of the data, articles, images, and other elements contained on this Website belong to BWE and to those who created them. Viewers of this Website are prohibited from any reprinting, duplication, or distribution of this Website's images, data, contents, or programs to any other websites, magazines, advertisements, or other formats, unless BWE judges that there are special circumstances that warrant such reuse. However, if viewers of this Website obtain the specific permission from BWE, they may reprint and quote articles and texts from this Website on their websites, as warranted by the terms of the permission granted.
- ii. In the case of any unauthorized reuse or reprinting of information posted on this Website without express prior permission, in violation of the preceding paragraph, BWE will take action against the offender (including warnings, lawsuits, claims for damages, requests for injunction, requests for recovery of honor, etc.) based on copyright law.

Article 5 (OWNERSHIP OF RIGHTS)

- i. All of the rights to all programs, software, services, trademarks and trade names that constitute this Website, as well as the services, products, and accompanying technologies that are offered by BWE's business partners belong to BWE, its business partners, the program owners, and the information providers. Users of this Website shall not perform any acts that may infringe upon these rights.
- ii. Users of this Website shall not perform any acts of infringement or alterations on any of the programs, software, or other elements constituting this Website.
- iii. In the event of a dispute over the violation of the provisions of this article, the user of this Website, or any other related parties, shall settle the dispute at their own expense and take full responsibility. In any resolution to such a dispute, BWE will bear no responsibility and be exempt from all related liabilities, claims, and expenses.



Article 6 (COMPENSATION FOR DAMAGES)

i. In the event that a user of this Website or other related party violates any of the terms on this Website, or other guidelines, laws and ordinances, and causes damages to BWE, its business partners or any third parties, the user or related party bears full responsibility for the compensation of such damages. In any such case, BWE, its business partners or any third parties, will bear no responsibility and be exempt from all related liabilities, claims, and expenses.

ii. Any users of this Website who cause damages to BWE, its business partners or any third parties, in violation of Article 6, shall be obligated to compensate for any and all damages caused to BWE, its business partners or any third parties.