nerimachi tekuteku supplement (Nerima Health Management App) Terms of Use

(Purpose)

Article 1 "nerimachi tekuteku supplement (Nerima Health Management App) Terms of Use" (hereinafter referred to as "Terms of Use") is provided by Nerima Ward (hereinafter referred to as "ward") "nerimachi tekuteku supplement (Nerima Health Management)". App) "(hereinafter referred to as "health app") defines the matters that health app users (hereinafter referred to as "users") must comply with.

(Apply)

Article 2 Terms of Use apply to all relationships regarding the use of health apps and services related to health apps (hereinafter referred to as "services") between users and the ward.

(Usage charges, etc.)

Article 3 Health apps and services are free to use. However, the cost related to the terminal required to use the health application and service and the cost required for communication (data communication fee, etc.) will be borne by the user.

(Registration of information, etc.)

Article 4 When using health apps and services, register the following information. Of these, the input, change and deletion of the information in 2. is all at the user's discretion, and the health app can be used even without registration. However, if the information is not registered, some services may not be available. In this case, it is considered that you have agreed that some services cannot be used.

In addition, you may need to register your personal information when participating in a campaign conducted with the Health App.

In these cases, the ward shall, regarding the registered personal information, the Act on the Protection of Personal Information (Act No. 57 of 2003) and the Nerima Ward Personal Information Protection Ordinance (March 2000, Nerima Ward Ordinance No.

79). We will strictly manage it based on other related laws and regulations.

(1) Information automatically registered by the health app

User ID (for user identification)

- B. Daily steps (to be used for pedometer function, walking function, etc.)
- (2) Information that the user voluntarily registers

Nickname (for group setting and step count display)

B Gender (to be used for calorie consumption calculation, step count ranking display, test value judgment, etc.)

- C. Residence area * Up to the town name (to be used for determining campaign participation conditions and delivering notifications)
- D. Date of birth (to be used for step count ranking display and notification delivery)

Oh height (to be used for stride calculation and BMI calculation)

Push notification settings (for using the push notification function)

Location information (for using the map function)

(Acquisition and use of usage information)

Article 5 The ward appropriately acquires a part of the user's registration information and other information such as questionnaires in Article 4, processes it into information that cannot identify the individual user, and then aggregates, analyzes, publishes, etc. the data. May be used for.

(Attribution of rights)

Article 6 The copyright and other intellectual property rights for health apps, services and all information related to health apps are the rights holders who developed the ward or health apps and licensed the ward to use the health app system (Co., Ltd.). It belongs to (smart value). The license of the health app based on the terms of use does not mean the license of the intellectual property right related to the health app, and it is used beyond the scope of personal use stipulated by the Copyright Law and other laws and regulations. I can not do it.

(Prohibited matters, etc.)

Article 7 The user must not perform the following acts when using the health app. If any of the following actions by the user is found, the ward may suspend the use of the user's health app and service without prior notice.

In addition, the ward will not be liable for any damages or disadvantages caused to the user due to the suspension of use.

- (1) Acts that violate or may violate laws, ordinances, or public order and morals
- (2) Acts related to criminal acts
- (3) Actions that cause or may cause damage to the ward, health application developer or a third party
- (4) Acts that interfere with or may interfere with the operation of the health app
- (5) Acts of impersonating other users to use health apps and services

- (6) Acts that directly or indirectly benefit antisocial forces in connection with health apps
- (7) Acts of modifying, duplicating, converting, or erasing all or part of the health app system
- (8) Acts of using the health app for purposes other than personal use, such as sales, distribution, development, and commercial purposes of the health app.
- (9) Acts that directly or indirectly induce or facilitate the acts of the preceding items
- (10) Other acts that the ward deems inappropriate

(Discontinuation of use)

Article 8 The user can stop using the health app at any time.

2 If the user discontinues the use of the health app without performing the data transfer operation, he / she shall lose all the records related to the health app and services held by the user, and shall have no claim to the ward. Suppose you do not get.

(Change, suspension, etc. of provision)

Article 9 Ward may change, suspend or terminate all or part of the health app or service without prior notice to the user in the following cases. The ward does not take any responsibility for any disadvantage or damage caused by this.

In addition, when the provision of the health app or service is terminated, all the information registered by the user will be deleted from the server of the health app or service by an appropriate method at the responsibility of the ward.

- (1) When performing maintenance and inspection of the server related to the health application or system change
- (2) When it becomes difficult to provide health apps or services due to force majeure such as earthquakes, lightning strikes, fires, power outages, and other natural disasters.
- (3) When the server or network related to the health application is stopped due to an accident
- (4) In addition, when the ward determines that it is difficult to provide health apps or services

(Disclaimer)

Article 10 The health app is provided as is. The ward does not guarantee that the health app works correctly, and does not guarantee any other health apps.

2 We will endeavor to maintain the accuracy and usefulness of the information disclosed by the health app, but we do not guarantee these. The ward does not take any responsibility for any disadvantage or damage suffered by the user by using the information provided by the health app at the user's own discretion, regardless of the

reason.

3 The ward does not take any responsibility for transactions, contacts, disputes, etc. that

occur between the user and other users or third parties regarding health apps and

services.

(Change of terms of use)

Article 11 Wards may change the terms of use without prior notice. If you change the

terms of use, we will notify you in the health app or on the ward homepage. If the user

uses the health app after changing the terms of use, the user is deemed to have agreed

to the change.

(others)

Article 12 Some services may not be available depending on the terminal owned by the

user. By agreeing to the terms of use, it is considered that you have agreed that some

services cannot be used.

Supplementary provisions

These terms of use will be applied from November 1, 2017.

Updated: October 20, 2017