

新 旧 対 照 表 (国税庁英語版法人番号公表サイト利用規約)

(注) 下線を付した部分は、改正部分である。

改 正 後	改 正 前
<p style="text-align: center;"><b>Terms of Use</b></p> <p>Use of content of <u>National Tax Agency Corporate Number Publication Site</u></p> <p><u>Copyrights of “Content” that are some information published on National Tax Agency Corporate Number Publication Site may belong to the National Tax Agency unless otherwise described. This “Content” can be used under the terms of use based on “Public Data License (Version 1.0)”.</u></p> <p><u>Please refer to the “Important note on Public Data (Version 1.0)” when you need to know some information varied depending on websites, such as the original examples of the statement of the source in this site, the content which is not subject to this rule and the like.</u></p> <p><u>Important note on Public Data (Version 1.0)</u></p> <p><b>1) Source citation</b></p> <p>a. <u>The user must cite the source when using “this Content” . Sources should be cited in the following manner for how to cite the sources, such as by replacing the name of the information provider and its URL. If the URL link can be used as a source, the user can also add the link to the relevant text in the parentheses. In addition, if examples of source citations are provided in “Important note on Public Data License (Version 1.0)” related to “this Content” , please refer to those examples instead of the examples below.</u> (Example of the statement of the source) Source: <u>National Tax Agency Corporate Number Publication Site</u> (URL of the relevant page)</p> <p>b. <u>If the user has edited “this Content” for use, you must include a statement expressing that “this Content” has been edited and the name of entity, in addition to the abovementioned source citation. Besides, if examples of source citations are provided in “Important note on Public Data License (Version 1.0)” related to “this Content” , sources should be cited in those manner instead of the examples below. But not in any way making public or using edited information in a format that may be misconstrued as if national government or the relevant ministries (This also applies if “this Content” is provided by the local government) has just created and unedited by anyone else.</u> (Example of the statement in the case using the Content by editing, processing,</p>	<p style="text-align: center;"><b>Terms of use</b></p> <p>Use of contents<u> of Corporate Number Publication Site of National Tax Agency</u></p> <p><u>Information made public on the Corporate Number Publication Site of the National Tax Agency (hereinafter referred to as the “Contents” ) may be freely used by anyone, such as the reproduction, communication to the public and adaptation including translation and alteration of the Contents, in accordance with Paragraphs 1) to 6) below. Commercial use is also allowed.</u></p> <p><u>Use of the Contents shall be deemed that the user has consented to these Terms of use.</u></p> <p><u>(新設)</u></p> <p><b>1) Statement of the source</b></p> <p>a. <u>The source shall be stated when a user uses the Contents. The method to state the source shall be as follows:</u></p> <p>(Example of the statement of the source) Source: <u>The Corporate Number Publication Site of the National Tax Agency</u> (URL of the relevant page)</p> <p>b. <u>In the case of use of the Contents by editing, processing or other manipulation, the fact that editing, processing or other manipulation has been performed shall be stated, in addition to the source as aforementioned. Publication or use of edited or processed information in a manner as if it was prepared by the state (or authorities such as government departments) shall be prohibited.</u></p> <p>(Example of the statement in the case using the Contents by editing,</p>

改正後	改正前
<p>etc.)</p> <ul style="list-style-type: none"> <li>• Created by processing <u>National Tax Agency</u> Corporate Number Publication Site (URL of the relevant page)</li> <li>• Created by Company 000 based on <u>National Tax Agency</u> Corporate Number Publication Site (URL of the relevant page)</li> </ul> <p><b>2 ) <u>No infringement of third party rights</u></b></p> <p>a. <u>In some cases, a third party (refers to a party other than national government. If the provider of “this Content” is a public institution such as a local government, this means a person other than the public institution such as a local government. Hereinafter referred to as “Third Party” ) may hold copyrights or other rights to a part of “this Content” . For “this Content” where a “Third Party” holds copyrights or other rights (e.g. portrait rights in a photograph, publicity rights etc.), it is the responsibility of the user to obtain consent for use from the “Third Party” unless there is explicit indication that the rights have already been cleared.</u></p> <p>b. <u>If a “Third Party” holds rights to a part of “this Content” , said fact may be directly or indirectly stated or indicated through source citations, but in some cases the part of “this Content” to which the “Third Party” holds the rights may not be clear or may not be explicitly stated. It is the responsibility of the user to confirm the rights pertaining to use of “this Content” .</u> (Example of the case showing or indicating that a third party has a right in the Content) <u>[Source: 000]</u></p> <p>c. <u>Even if a “Third Party” holds copyrights to the Content, some use of the Content, such as quoting, may be allowed without the consent of the copyright holder, under the Copyright Act of Japan.</u></p> <p><u>(削除)</u></p> <p><u>(削除)</u></p>	<p>processing, etc.)</p> <p>Created by processing <u>the</u> Corporate Number Publication Site (<u>National Tax Agency</u>) (URL of the relevant page)</p> <p>Created by Company 000 based on <u>the</u> Corporate Number Publication Site (<u>National Tax Agency</u>) (URL of the relevant page)</p> <p><b>2 ) <u>Do not infringe rights of third parties.</u></b></p> <p>a. <u>In the Contents, a third party (meaning anyone other than the state; hereinafter the same shall apply) may have a copyright or any other right. For the Contents in which a third party has a copyright or any other right than the copyright (ex., the right to refuse to be photographed, a publicity right), users shall obtain a license from the third party on their own responsibility, excluding for the rights on which the fact that permission to use the copyright or other right has been obtained from the holder of such right is clearly indicated.</u></p> <p>b. <u>While the Contents in which a third party has any right may directly or indirectly show or indicate such fact by stating or otherwise mentioning the source, some of such Contents do not specify, clearly indicate or otherwise show the part in which a third party has a right in a definite manner. Users shall confirm such point on their own responsibility when using the Contents. (Example of the case showing or indicating that a third party has a right in the Contents)</u> Source: 000</p> <p>c. <u>Even though a third party has a copyright or any other right in the Contents, such Contents may be available without any license to be granted by the holder of the copyright or other right, such as citation permitted under the Copyright Act.</u></p> <p><b>3 ) <u>Contents to which these Terms of use shall not apply</u></b> These Terms of use do not apply to the following Contents:</p> <p>a. <u>Symbols, logos and character designs that indicate organizations or specific projects; and</u></p> <p>b. <u>The Contents clearly indicating the application of other Terms of use, together with specific and reasonable explanations of the grounds of such application.</u></p> <p><b>4 ) <u>Governing law and jurisdiction by agreement</u></b></p>

改正後	改正前
<p><u>(削除)</u></p> <p><u>(削除)</u></p>	<p>a. <u>These Terms of use shall be construed under the laws of Japan.</u></p> <p>b. <u>Any dispute arising out of the use of the Contents pursuant to these Terms of use or in connection with these Terms or Use shall be subject to the exclusive jurisdiction of the district court with jurisdiction over the location of the organization that makes public the Contents concerned with the dispute or the Terms of use, in the first instance as agreed by the parties to the dispute.</u></p> <p><b>5 ) Indemnity</b></p> <p>a. <u>The state shall not be responsible or liable in any way for any acts conducted by users using the Contents (including the act of using information created by editing, processing or otherwise manipulating the Contents).</u></p> <p>b. <u>The Contents may be modified, removed, deleted or otherwise changed without notice.</u></p> <p><b>6) Other provisions</b></p> <p>a. <u>These Terms of use do not restrict such use as citation permitted under the Copyright Act.</u></p> <p>b. <u>These Terms of use were established on April 3, 2017. These Terms of use shall be governed by the Government of Japan Standard Terms and Conditions (Version 2.0). These Terms of use may be modified in the future. If any user has already been using the Contents in accordance with the prior version of the Government of Japan Standard Terms of Use, the terms and conditions of such version shall continue to apply.</u></p> <p>c. <u>These Terms of use have compatibility with the Creative Commons Attribution License 4.0 International (meaning the terms and conditions of the copyright license as provided for in <a href="https://creativecommons.org/licenses/by/4.0/legalcode.ja">https://creativecommons.org/licenses/by/4.0/legalcode.ja</a>; hereinafter referred to as “CC BY” ), and the Contents to which these Terms of use shall apply may also be used in accordance with CC BY.</u></p>