

03 Area Code Caller ID Service User Agreement

The subscriber (hereinafter "Party A") has confirmed the terms below and is making an application to use the 03 Area Code Caller ID Service that is provided by FA Corporation (hereinafter "Party B").

1. Party B will provide to Party A the rental of a telephone set and the telephone line that this telephone set is attached to.
2. Party B will not transfer to any third party the rights and obligations arising from this agreement.
3. If the telephone set lent to Party A by Party B is damaged, then regardless of the degree of damage, Party A shall bear all the costs of the repair to the telephone set. Furthermore, if this telephone set is lost then the entire cost of the purchase of a new telephone set, or a telephone set that possesses the equivalent functions, shall be borne by Party A.
4. The contract period will commence from the desired date of Party A, after confirmation of the payment from Party A. The contract period will be for one month from the commencement of use date.
5. Termination of this agreement will be accepted from Party A in writing, by phone or by fax and Party B will stop service on the desired date of termination (within one month from the renewal date).
6. If Party B is unable to make contact with Party A or if Party B is unable to confirm payment from Party A, then, at the discretion of Party B, this agreement may be terminated at any time.
7. At the time of the termination of this agreement, Party A will promptly return the rental telephone set by mail to the specified address of Party B.
8. Party A will pay the basic rate as the initial expense at the time of making an application for this agreement.
9. If there is a possibility that the business activities of Party A are illegal, or if illegality is recognized, then Party B will terminate this agreement and stop the service. In addition, in these cases usage fees will not be refunded.
10. The billing of fees from Party B to Party A will be communicated in writing, by telephone or by fax. The payment should be made via a bank deposit transfer to the designated bank account of Party B.
11. Operations may be suspended if it becomes impossible to execute these operations due to natural disasters, insurrections, labor disputes, transportation accidents, the enactment or abolition of laws and ordinances, disposition instructions from public authorities and by any other force majeure.
12. If changes are required due to necessary matters in use, such as the contents of the operations, then Party A shall bear absolutely no responsibility.
13. Even in the unlikely event that Party A suffers loss due to reasons attributable to the operations in this agreement Party B will bear no responsibility.
14. Any litigation related to the operational rights arising from this agreement will come under the jurisdictional control of the Tokyo District Court.
15. The services provided by Party B are entirely agency services, and the service provided conforms to the service user agreement of the original service provider.
16. There is no liability for any problems or responsibilities that lie outside this agreement.

Subscriber

Application date	Year	Month	Day
Name			
Company name			
Address			
	Postal code:	-	
Telephone number			
Cellphone number			
Desired date of effect	Year	Month	Day

I accept the above terms and conditions of this agreement.

Year Month Date

Signature
