"Fon Rental Wi-Fi" Terms of Service

Chapter 1 Rental Service

- ♦ Article 1 Terms of Use
- 1) These Terms of Use (hereinafter referred to as "Terms of Use") are communication equipment terminals provided by LINK Co., Ltd.

And its ancillary products (hereinafter collectively referred to as "rental terminals, etc.") rental service "Fon Rental"

It defines the basic matters related to "Wi-Fi" (hereinafter referred to as "this service").

It is applied between our company and the user of this service (hereinafter referred to as "user").

2) The Company may change this agreement without prior notice or consent to the user.

The changed terms shall be effective from the time of publication on this site, and the user shall The changed terms shall be followed.

- ♦ Article 2 Conclusion of contract
- 1) The contract regarding this service (hereinafter referred to as "this contract") is made after the user agrees to this agreement.

It will be completed on the day when you apply for use by the method specified by us and we accept the contents of the application.

It shall stand.

2) Minor users must obtain the consent of their legal representative in advance and then follow the procedures described in the preceding paragraph.

The usage application shall be made in accordance with the above.

3) Regarding the application specified in the previous two paragraphs, we are sure that the user falls under any of the following.

If you do, we may not accept your application.

- ① When there is a false entry, clerical error, omission of description or omission of input when applying for use
- ② If you have been suspended from using this service or other services provided by our company in the past.
- ③ In the past, when using this service or other services provided by our company, we have not paid or delinquent charges.

If

- 4 When the user is a minor and has not obtained the consent of a legal representative
- ⑤ In addition, when the Company determines that it will hinder the execution of business or technical aspects.

4) Our company uses it due to inventory status of rental terminals, etc. as of the scheduled start date of use and other reasons.

We may not be able to accept your application.

♦ Article 3 Consent items when applying for use

The user consents to the following items in advance when applying for use.

- 1) Rental terminals may not be available even within the service area.
- 2) Each rental terminal has a daily or monthly capacity limit
- 3) We do not guarantee access speed and data transfer speed
- 4) Use rental terminals, etc. only in the destination country or region declared at the time of application.
- ♦ Article 4 Rental fee and deposit
- 1) The user shall rent the service to the Company at the time of application for the use of this service stipulated in Article 2.

How to transfer the rental fee separately determined by us to the bank account designated by us (The transfer fee will be borne by the user.) Or pay by credit card. vinegar.

- 2) When starting to use this service, the user shall be the Company if payment is not made by credit card. The deposit (10,000 yen) specified by the company shall be paid separately to the Company.
- 3) No refund will be given for early return within the rental period.
- 4) The user performs the extension procedure for the rental terminal, etc. even though the rental period has expired.

If you do not return it, the user will pay the late fee of 1,100 yen (tax included) per day to us.

will do. The maximum extension fee is 55,000 yen (tax included) (penalty for canceling the contract without permission).

If you pay by credit card, we will automatically settle the payment to the credit card at the time of application.

increase. In the case of bank transfer, it will be offset from the deposit, and if the late fee exceeds the deposit, it will be specified.

Please transfer to your account as soon as possible.

5) If you do not contact us for 5 days from the date of return, or you will not be able to call the user from our window.

If so, stop the line. Even if we stop the line, the user will tell us

The late fee set forth in the preceding paragraph shall be paid until the Tal terminal, etc. is returned.

6) When the user fails to pay any obligations to the Company arising from this contract.

Shall pay us an annual rate of 14.6% of late damages.

- ♦ Article 5 Rental period and credit
- 1) The rental period shall be calculated on a daily basis based on Japan time.

2) The rental period is from the date when the user receives the rental terminal, etc. to the end date specified in this contract.

Then, the first day is included.

- 3) If the user wishes to receive the rental terminal, etc. by mail, the actual date of receipt Regardless of the start date of the rental period, the desired receipt date specified by the user in advance To do. However, this does not apply if the user does not reach the user by the desired date of receipt.
- ♦ Article 6 Delivery and return of rental terminals, etc.
- 1) When we start providing this service, we will mail rental terminals, etc. to users.

Or it can be delivered and delivered at the store (including the store of our company or its designated contractor. The same shall apply hereinafter).

Suppose.

- 2) The user should bring the rental terminal, etc. to the store by the end date of the rental period. Rui shall be returned to the post by mail such as mailing or courier. In addition, the user mails When returning the rental terminal etc. by the method of, it shall be by the mail method specified by our company.
- ♦ Article 7 Security liability
- 1) Our company has normal performance for rental terminals, etc. at the time of delivery to users.

We guarantee only the above, and other things such as the commercial value of rental terminals and the suitability for the purpose of use of the contractor.

We do not take any responsibility.

- 2) The Company must notify the Company on the day of receipt of the rental terminal, etc. by the user. It is considered that the rental terminal, etc. had normal performance at the time of delivery.
- ♦ Article 8 Maintenance of rental terminals, etc.

The user shall maintain and manage the rental terminal etc. with the care of a good manager, and the following

The acts listed in each item of the above shall not be performed.

- ① Transfer, lending, pledge or other collateral such as rental terminals to a third party
- (2) Illegal input of the PIN code to the rental terminal, etc.
- 3 Acts that fall under the prohibited items described in the instruction manual of the rental terminal, etc., and acts that violate the law

Other methods other than normal usage (including acts that fall under the prohibited items prescribed in Article 13)

Use rental terminals, etc.

♦ Article 9 Expenses for storing and returning rental terminals, etc.

1) The user returns various expenses such as storage during the contract period of this contract and rental terminals etc. by mail etc.

In that case, we will bear the cost.

2) When the user offers to cancel after shipping the rental terminal, etc., it is stipulated in the Telecommunications Business Law.

Except for cases where the initial contract is canceled or there is a problem with the product, we will not respond.

vinegar.

- ♦ Article 10 wifi Guarantee Service Light Wide
- 1) When applying for this service, a separate wifi guarantee service Light Wide (rental period by the user) If the rental terminal is damaged, malfunctions, gets wet or submerged, is totally damaged, or is stolen or lost.

One of the incurred compensation (meaning part or all of the damages stipulated in Article 14, Paragraph 1)

An optional service that exempts you from paying a part or full amount.) Contracted interest This article applies only to users.

2) Before applying the compensation exemption, there is an examination by our company. If the result of the compensation adaptation examination is passed, it will be predicted.

Part or all of the compensation will be exempted according to the contents of the optional service you have contracted for.

increase.

3) If a failure occurs before the start of use and normal use becomes impossible, the option contracted in advance

According to the content of the service, it is not the same as the communication device terminal body or the communication device terminal body.

I will exchange it for compensation. However, it shall be examined by our company before free replacement, and minor scratches on the exterior may occur.

This does not apply if we determine that there is no inconvenience in normal use.

4) In case of damage, malfunction, water / submersion or total damage, you need to return the terminal body.

Reimbursement will be exempted based on Paragraph 2 of this Article only if you return it. The terminal body is returned

If you do not, you will not be eligible for compensation exemption.

5) In case of theft or loss, be sure to write down the details of the theft or loss at the Japanese police station or (sea)

(In case of theft or loss outside) Theft report certificate or mischief issued by the local police station or public institution

A certificate of loss report shall be submitted to us. If you do not submit it, you will be exempted from compensation.

It does not become an elephant.

Chapter 2 Alien Services

♦ Article 11 Alien Service

Among users, use Fon hotspot as Alien and connect to Fon hotspot

Ru

For users who have been granted the option, "Fon interest" will be posted separately on our website.

Alien's provisions regarding "Terms of Service" (http://www.fon.ne.jp/legal) apply.

Chapter 3 General Provisions

♦ Article 12 Mandated returns of users

The user shall promptly contact the Company's window if any of the following items apply.

① If there is a change in the application details (user's name, address, phone number, etc.), or the contract period is extended.

If you wish

- ② If the product is damaged, stolen or lost, or cannot be returned after cancellation.
- ♦ Article 13 Prohibitions
- 1) The user shall not use the rental terminal, etc. for the following acts.
- ① Acts that infringe or may infringe the rights of the Company or a third party
- (2) Criminal acts, criminal acts, acts that lead to public order and morals, or other acts that violate laws and regulations, or acts thereof.

Acts with it

(3) Providing harmful programs such as computer viruses using data communication services

Act to do

④ Violate the Act on Specified E-mail Transmission, etc. or the Act on Specified Commercial

Transactions

Act

⑤ Modification, disassembly or damage of rental terminals, etc. Others that interfere with the functions of rental terminals, etc.

Acts

2) When using this service and this contract, the user may use himself or a third party to contact the Company.

However, you must not do any of the following acts.

① Violent demands

- (2) Unreasonable demands beyond legal responsibility
- ③ Acts of threatening words and actions or using violence regarding transactions
- ① Disseminating rumors, damaging the credibility of A using false accounting or power, or interfering with A's business
- (5) Other acts equivalent to the previous items
- ♦ Article 14 Damages
- 1) The user suffers from damage, breakdown, water / submersion, total loss, theft / loss of rental terminals, etc.

If you do, the rental terminal specified on our site, unless it is the responsibility of our company.

The amount equivalent to the market price such as, etc. shall be paid to the Company as compensation for damages.

2) The user neglected the obligation stipulated in this agreement or violated the prohibited matters stipulated in this agreement.

If the damage is caused to the Company, the user shall compensate the Company for the full amount of the damage.

vinegar.

3) Even if the stolen or lost device is found at a later date, the damages will not be refunded.

Even in this case, the user shall return the terminal itself to us.

- ♦ Article 15 Disclaimer
- 1) If the user is damaged due to reasons attributable to us, we may have intentional or gross negligence.

Except when, we will charge the rental fee for the damage caused to the user during the rental period.

We shall be liable within the total amount of money, and we will be exempted from liability for damages exceeding this.

Suppose.

2) Damages that the Company is liable for under this Agreement and this Agreement are usually incurred as a result of breach of contract.

It shall be limited to damage. However, even if the damage is caused by special circumstances, we When the Company should have foreseen the special circumstances in the case of intentional or gross negligence,

It shall be included in the damages that the company is liable for.

3) The Company shall have other products, services, information or ads acquired by the user through this service.

We shall not be liable for any damages caused by the vise.

4) Our company cannot use the service due to the telecommunications company that owns the line (Fair Usage Policy (public).

Includes packet usage restrictions for telecommunications companies based on the flat usage policy).), Responsible for all

I don't know.

5) Our company is a natural disaster in Japan and abroad, war, riots, civil war, amendment and abolition of laws and regulations, and life by public authority.

User due to decree, alliance, other disputes, infringement by a third party, or other force majeure We are not responsible for any damage caused to.

6) The device used by the user is directly connected to the network of a telecommunications company outside Japan.

Therefore, we are not responsible for the data roaming charges incurred by the user.

- 7) Using the rental terminal provided by our company, software can be used for the user's personal computer and other devices.
- A. We are not responsible for any problems such as malfunction of hardware. will do.
- 8) The Company shall not be liable for any damages caused by the events specified in the following items.

vinegar.

- (1) Connection problems caused by how the user uses the rental terminal, etc.
- (2) Connection problems caused by the specifications, operations, settings, device compatibility, etc. of the device used by the user.
- ③ Surrounding terrain, obstacles such as buildings, radar, and electrical products when users use communication equipment, etc.

Connection problems caused by the effects of radio wave interference such as

- ① Other connection problems caused by reasons not attributable to us
- ♦ Article 16 Cancellation / Cancellation
- 1) If the user determines that any of the following items applies, the Company will make this agreement without prior notice to the user.

You can cancel the contract or stop using this service.

- ① When the user makes a false statement at the time of application stipulated in Article 2.
- (2) When a fact different from the content stated in Article 18 is discovered
- ③ When the user fails to pay the fee
- ④ If you violate Articles 8 and 13 and other provisions of this Agreement
- ⑤ There is a good reason that the credit status of the user has deteriorated significantly or is considered to be likely to deteriorate.

If

⑥ If there is no contact and the scheduled expiration date of the rental period has passed

The user does not indicate the intention to cancel and does not receive the rental terminal etc. even after the desired receipt date.

If

- 2) Cancellation under this Article does not prevent damages to our users.
- 3) When this contract is canceled pursuant to the provisions of this article, the deposit deposited by the user will be charged.

The entire amount shall be confiscated.

- ♦ Article 17 Service suspension / change / abolition
- 1) The Company will change or add to all or part of the contents of this service without prior notice to the user and consent.

It shall be possible to add or abolish.

2) The Company does not give prior notice or consent to the user due to operational reasons such as maintenance and inspection of this service.

This service may be interrupted or stopped.

3) Even if any disadvantage or failure occurs to the user due to the situation prescribed in the preceding paragraph, we will not do anything.

We do not take any responsibility.

♦ Article 18 Statements and Warranties

The user shall list the following items to the Company during the conclusion date of this contract and the rental period.

We represent and warrant the matter.

- ① There is no falsehood in the application details of this service
- (2) The user does not fall under any of the following items.

A. Boryokudan / Boryokudan member / A person who has not passed 5 years since he was no longer a Boryokudan member / Boryokudan

Associate members, companies related to organized crime groups, general assembly shops, social movements, etc.

Groups and others equivalent to these (hereinafter referred to as "antisocial forces" in this article)

- B. Those whose management is controlled by antisocial forces
- C. Those who are substantially involved in management by antisocial forces
- D. Anti-counterfeiting, such as trying to gain the wrongful profits of yourself, your company or a third party, or damaging a third party.

Those who are recognized as using social forces

E. Involvement such as providing funds or providing convenience to antisocial forces

Those who are recognized as

F. Other officers, etc. or persons who are substantially involved in management have a relationship with antisocial forces.

Those who are

♦ Article 19 Handling of personal information

We will post your personal information on our website separately, "Fon Rental WiFi".

Take appropriate measures based on "Privacy Policy" (https://fon-rentalwifi.net/privacy_policy.php) It shall be treated.

♦ Article 20 Transfer

The Company may assign or transfer the status under this Agreement to another business entity. Transfer As a result, the beneficiary or successor shall be subject to all rights and obligations of the Company under this Agreement.

Subrogate. The user agrees to all such assignments or successions.

♦ Article 21 Separability

Any provision of this Agreement or this Agreement shall be invalid by a court with legitimate jurisdiction.

If it is determined to be illegal or non-enforceable, the provisions will be separated and this Agreement or this Agreement will be.

Other provisions continue, excluding provisions deemed invalid, illegal or non-enforceable And be fully valid.

- ♦ Article 22 Governing law / jurisdiction of trial
- 1) This agreement shall be construed in accordance with Japanese law.
- 2) For proceedings related to this service, the Tokyo District Court shall be the exclusive agreement jurisdictional court of the first instance.

will do.

♦ Supplementary provisions

These "Fon Rental Wi-Fi" Terms of Service will be enforced from December 1, 2018.

Revised and applied on August 1, 2021

Revised and applied on December 10, 2021

that's all

The FON Terms of Service have been revised on December 10, 2021.

Please check it so that you can make better use of the FON service.

Important notice for improving safety

Fon Japan Co., Ltd. (hereinafter referred to as "FON") has improved the safety of the services provided by FON.

And part of the connection information when connecting to the access point as part of security enhancement

I will record it. Please refer to Article 3.3 of the Terms of Service for details.

FON Terms of Service

Welcome to the FON community. And thank you for joining the FON community.

Thank you. You can access our community by von Ji

The following terms of use (hereinafter referred to as "Terms of Use") for using the services of Capan Co., Ltd. (hereinafter referred to as "FON")

It is considered that you have agreed to "about"). Please read the following Terms of Use carefully. This usage rule

About is what affects your legal rights. You do not agree to these Terms of Use

You will not be able to access the community. FON is provided by the user

Supports access to the "community" that links wireless hotspots.

When you join as a FON user, "you" need only one registration and authentication process.

Access to hotspots in the global community, purchases, bandwidth with other members

Sharing, earning income through hotspots, and other accessing the "community"

Communication with members is possible.

FON will read all or part of these Terms of Use at any time under Section 14.4.

Even so, I reserve the right to change.

1. Definition

1.1. FON Community or Community: Registered with FON and "FON Hot

A member group with an access point that acts as a "spot".

- 1.2. Fonero: A member named "Linus" or "Bill" in the "FON Community".
- 1.3. Linus: Instead of sharing bandwidth with the "FON community", other "FON hotspots"

FON registered users who can also use "T" for free.

- 1.4. Bill: A registered user of FON who offers hotspots for a fee.
- 1.5. Alien: After purchasing the "FON Pass" without offering the "FON Hotspot", "Linus" again

Uses the hotspots provided by "Bill" to connect to the "FON Community"

Registered user.

1.6. User: A natural person or legal entity registered in the "FON Community".

1.7. Services: Services provided by FON promote access to the "community"; "FON"

Providing information on the location of "hotspots" and confirming information on "Fonero"

And registration; Billing for access to the "FON Hotspot" for "Alien": and

The income is to be shared with "Bill". These are called "FON service" or "service".

It is generically called "service".

1.8. FON software or software: Installed on the "Fonero" router

Software distributed by FON. "FON software" on the FON homepage

Please refer to the license agreement of "Ware".

1.9. FON Hardware or Hardware: To Connect to the "FON Community"

Hardware distributed by "FON" or a third party.

1.10. FON Home Page (or Site): Products and "Services" provided by FON

Any element and content that exists on the home page for access.

1.11. FON Access Portal (or Portal): "Fonero" Becomes "Community"

FON is "FON" to register and log on, or because "Alien" purchases "Services"

Portal used in "Hotspot".

1.12. FON Hotspot: "WiFi" access available through "FON Community"

Point.

1.13. FON Social Router: Distributed with "FON Software", "FON Software"

A router that works with "ware".

1.14. ISP: Internet Service Provider

1.15. WiFi: Wireless communication technology

1.16. FON Pass (or Pass): For "Alien" to access "FON Hotspot"

Tickets to buy.

1.17. You: Refers to the "user" of "FON".

1.18. Telecommunications Business Law: Telecommunications Business Law in Japan (December 25,

1979 Law)

Ritsu No. 86).

1.19. Telecommunications carrier: Refers to a telecommunications carrier defined in Article 2, Item 5 of the Telecommunications Business Law.

2. Subject to these Terms of Use

These Terms of Use provide for the services FON provides to "Fonero" and "Alien".

Thing.

Unless otherwise specified, the registration form and FON's personal information protection are included with these Terms of Use.

The policy and "FON Software User License" are united, FON and "Fonero",

And, it constitutes the contractual relationship between FON and "Alien" (hereinafter referred to as "this contract").

"You", these Terms of Use and, in some cases, "FON Software User Reisen"

Click the box to confirm that you have read, understood, and agreed to the "Privacy Policy".

Please click.

3. FON service description

3.1. The "Services" provided by FON relate to the location of different "FON Hotspots"

Facilitating access to "FON Hotspots" by providing information; "FON Hotspots"

Providing confirmation, registration, and access to the "Pot"; "FON Hotspot" by "Alien"

Billing for access to; and sharing profits with "Bill".

However, FON has completely accurate information about the location of the "FON Hotspot".

We do not guarantee that.

3.2. "Fonero" and "Alien" are any "FON Hotspots" if available

You can also connect to the "FON Community" via.

3.3. To connect to the "FON Community", "you" select "FON Hotspot"

Select and select "You" from the "FON Site" or "FON Access Portal".

You need to enter the password and password.

FON prevents the "services" provided by FON from being used for criminal acts and unauthorized access.

To connect to another user's "FON hotspot"

If the Mac address of the connected device and the connected wireless LAN router, login time, b

Record the access time, data traffic, and connection destination IP address (record the communication content.

I will not).

FON confirms the data entered by "you" and "FON" of "you" in accordance with these Terms of Use.

Allow connections to "hotspots".

3.4. FON has been updated with "FON Software" and new versions available

If it exists, it will notify "you".

3.5. The FON service is a wireless LAN that users have registered with each other in the "FON community".

Aiming to create a free WiFi community by opening up signals from each other

I am. However, when accessing the "FON Hotspot", the following problems

May occur.

3.5.1. Since the FON service is a public wireless LAN service, please contact the "FON Hotspot".

There are the following risks when accessing.

 Eavesdropping on communication contents Malicious Fonero, Alien, or malicious persons intentionally intercept radio waves.

Personal information such as ID, password or credit card number, communication content such as email content

Risk of snooping.

• Data by malicious Fonero, Alien, or malicious person by sending computer virus etc.

And the risk of destroying the system.

3.5.2. The FON service provides access points provided by Fonero, a non-telecommunications carrier.

There are the following risks in order to provide internet connection through.

· Fonero and Alien connoisseurs with malicious Fonero accessing "FON Hotspots"

Information, the risk of stealing and tampering with the data in the PC, impersonating a specific person and communicating illegally

Risk of information flow (spoofing), risk of rewriting and transmitting intercepted communication content (tampering)

3.5.3 FON service transforms Fonero's own network into Fonero and Alien

There are the following risks to make it available:

• Fonero, which opens the "FON hotspot", is a router and home network.

Depending on the settings, there is a risk that the data in your PC will be snooped and tampered with, and you will be able to use your home network.

There is a risk of operating a digital device that is running.

3.5.4 The FON service has multiple Fonero and Alien in the same "FON hotspot".

Since it is a problem, it can be tampered with by snooping inside both PCs depending on the settings of each other's PCs.

There is a risk of being affected.

When using the FON service, fully understand these risks and use your own judgment.

Please use the service after dealing with such risks.

4. Prior request

Users who select the "Linus" or "Bill" category accept these Terms of Use and "FON".

Before registering for "Community":

- (i) Router compatible with "FON Social Router" or "FON Software"
- (Ii) It is necessary to conclude a contract with "ISP" to allow bandwidth sharing with "Fonero".

I will.

5. FON software and FON hotspots

Installation and activation of

5.1. "You" use the web forms on the "FON Home Page" and "Portal"

Categories that provide complete and accurate information and are registered by "you" ("Linus", "Bill", or "Alien")

You need to clarify and register with the "FON Community".

"You" has the opportunity to choose a unique username, so that user

Remember your name or keep it in a safe place. "You" publish your password elsewhere

Must be kept confidential without any.

If "you" have changed the information provided on the registration form, and have subsequently changed them.

If so, please notify FON immediately.

FON promises to keep your personal information confidential, even after the termination of this Agreement.

However, FON is a "FON Community" registered by "Fonero" during the term of this Agreement.

We publish information about the location of hotspots in. This is because other "users" are "sir"

It is an indispensable act to access "Bis". Details about FON's privacy policy

Is posted on the "Site". Be modest as it may affect your rights

Please read it carefully.

5.2. Register with the "FON Community" as "Linus" or "Bill" and "FON Software"

If you approve these Terms of Use, User License, and Privacy Policy of "A", "You"

Allows you to download, install and use the "FON Software". "Ah

"Nata" installs "FON Software" according to the instructions in the instruction manual on the "Site".

I agree to stall. "You" have registered with the "FON Community"

FON is not responsible for any damage you may incur as a result of using the FON service.

We do not take any responsibility.

5.3. If "you" do not have a router compatible with "FON Software"

"You" can purchase "FON Social Router" from "FON Home Page"

And is possible.

5.4. If you provide "FON Hardware", "FON Software", or FON

Be aware that the "service" you do has caused or may cause damage

If so, "you" delay the FON bug tracking form to info@fon.com

Must be notified without.

5.5. "FON Hotspot" is "FON Software" or "FON Social Lou"

Activated and fully used when the "user" is properly installed and registered by the "user"

It will be possible.

5.6. "Alien" is registered with the "FON Community" and the "FON Pass" fee described in Section 7 You can connect to the "FON Hotspot" after paying.

6. FON User Rights and Obligations

6.1. If "you" registers as "Linus", "you" will call the router a "FON community"

Forming a "FON Hotspot" by connecting to "Nity" and registering with FON

I understand. Other "users" can intervene through this "FON Hotspot"

You can access the net. Providing and managing this equipment in accordance with these Terms of Use In return, you have the right to access all FON hotspots.

Given.

"You" provide FON hotspot as a telecommunications carrier based on the Telecommunications Business

Law

The act of doing is not allowed.

"Linus" may not perform any of the following acts that are recognized as profitable.

-Posting advertisements and affiliate links on the access portal In addition, the following

If you do, you may be considered to be in the telecommunications business.

- -Installation of multiple routers that are externally recognized as meeting the demands of others
- -Posting a sticker that is externally recognized as meeting the demands of others

The Telecommunications Business Law, even though the act performed by "you" falls under the act of operating a telecommunications business.

If you do not register or make a notification based on the above, please refer to Article 177 or Article 185 of the Telecommunications Business Law.

There is a risk of more punishment. In the unlikely event that FON finds a person who runs a telecommunications business,

FON warns "you" and cancels the contract if it is not corrected promptly.

I will.

6.2. We do not provide "Bill" service in Japan. Therefore, "you" is "Bill"

If registered, FON will change your status to "Linus" without your consent.

You can change it.

"You" connects the router to the "FON community" and registers with FON to "FON".

I understand that it forms a "hotspot". Other "users" are this "FON Ho"

You can access the Internet through "Tspot".

6.3. If you register as Alien, you are referred to in Section 7 of these Terms of Use.

As you can see, you have the right to access the "FON Hotspot" by purchasing the "FON Pass".

I understand that I have.

6.4. "You" as a "user" connect to several "FON hotspots" at the same time

Can't be

6.5. "You", which is "Fonero", refers to "User" as "FON" owned by "You".

We can provide free access to "hotspots". "FON" is "FON Hot Sport"

You can limit the number of people who can access it.

6.6. "You", "Linus", can be accessed by other "Linus" and "Alien"

I agree to enable the "FON Hotspot" 24 hours a day, 7 days a week.

6.7. "Linus" is the official version to ensure that "FON Hotspot" works properly

Use only the "FON software" of.

6.8. If "you" is "Linus", then simply about the conformity of the contractual obligations with the "ISP".

Being responsible on your own, "you" are allowed to share bandwidth in the ISP User Agreement

You have to check if it is. FON says that "you" are in breach of the contract with your ISP

If we do, FON will notify you and warn you to correct it. 3 warnings

FON may terminate your contract if it is not remedied.

6.9. "You" are "Hardware", "Software" and "Services" in accordance with these Terms of Use.

FON's privacy policy, FON, using "Services" and "FON Access Portal"

Homepage Access Portal Terms of Service and "FON Software" Users

I agree to comply with the licenses and consent to use them only for legitimate purposes

increase. "You" are "Hardware", "Software", "Services" and "FON Access"

If you use the Portal for illegal purposes, or if you provide illegal or illegal content

Alternatively, these Terms of Use, FON's Privacy Policy, FON's Homepage Access

Violated the portal terms of use and the "FON Software" user license

If so, FON disconnects your "you" hotspot from the "FON community" and the book

You can cancel the contract.

6.10. Respond to applicable laws, provisions, legal procedures, or requests of government or other relevant authorities

"FON" is always any user information where FON deems it necessary.

Also reserves the right to publish.

FON is customized content provided by Fonero through the FON Portal.

However, if it violates the applicable law, and if requested by the relevant authorities, the content is excluded.

You can leave and disconnect the "Fonero". "Fonero" is "communication" in any case

Don't violate the "secret". If you violate the "Secrecy of Communications", Article 179 of the

Telecommunications Business Law

Penalties may apply. Also, if FON confirms that fact, it will be relevant.

It is possible to cancel the contract with "Fonero" and promptly report the facts to the regulatory agency. I will.

6.11. "You" can use the "FON Hotspot" of "Fonero" to access the Internet.

If you access, you are the owner of the hotspot, or the "user" of the hotspot.

Uploading a large file or uploading a large file that may interfere with the "service" of "-"

I agree not to use the "Services" to download.

6.12. If "you" use the "FON hotspot", "you" will never be "FON"

Do not infringe on the privacy of the owner of the "hotspot".

7. Economic conditions applicable to Alien

7.1. The applicable rates for the use of "Services" by "Alien" are "FON Home Page" And will be posted on the "FON Access Portal". "Alien" relates to the applied rate Get information at any time from the FON Home Page and FON Access Portal Is possible. These rates include applicable indirect taxes and other applicable royalties Shall be.

7.2. For payment method of access fee to "Service" by "Alien", see "FON Home Page" is published. "Alien" to pay for the "Service" purchase by the specified payment method Must be registered with the FON Community and provide relevant information.

7.3. "Alien" pays FON the amount corresponding to each "FON Pass" and to FON You are responsible for all other debts payable.

7.4. FON is the price / condition, promotion and promotion of products and services provided by "FON". And / or reserve the right to change the discount amount at any time.

8. FON's obligations

8.1. FON provides and controls access to "FON Hotspots" and "FON Hotspots" Confirmation and authentication of "Fonero" and "Alien" connected through "G" To do.

8.2. FON is the number of people who have accessed each "FON Hotspot" and each "FON Hotspot" Record the type of user who accessed the Spot.

9. Quality

FON has 80% of its authentication services available 24 hours a day.

I guarantee that. FON can be used for "Alien" if the authentication process is interrupted

The missing daily "FON Pass" shall be refunded by the method specified by FON.

FON does not guarantee access speed or data transfer speed.

FON maintains and improves the quality of services provided by FON and its collaborating carriers.

In order for you to connect to your "FON hotspot (private signal)"

If the Mac address of the connected device and the connected wireless LAN router, the connection start time, and the connection

Record the end time and data traffic (do not record the communication destination and communication content), and take

Share with your carrier.

10. Customer service

FON is a customer service window aimed at answering questions related to the provision of "services". To install.

If "you" is a user, "you" is the customer service window info@fonjapan.co.jp)

You can contact us by email.

All "Service" complaints, in writing or by email, are issues relating to the complaint.

Shall be promptly sent to the customer service window from the day the user recognizes. Complaints Acknowledgment or rejection will be notified to "you" promptly after FON accepts the complaint. increase.

11. Data protection

11.1. FON will keep all personal information about you as confidential information even after the termination of this Agreement.

Manage. However, for the duration of this Agreement, FON will be subject to all "FON Hotspots". Information regarding the location / address of the company shall be disclosed. This is because other users say "FON

It is an essential act to access "Munity".

11.2. In order to provide FON's services, FON needs to share personal information with third parties. I will.

The information that "you" provided to FON in order to provide "service" is "FON".

To the extent permitted by the privacy policy posted on our website, FON Wireless

Limited and its subsidiaries, as well as the lines required by FON to provide services

If a part of the service is outsourced, the subcontractor and FON will provide the service.

I agree and accept that it will be shared with the carriers with which I have a cooperative relationship above.

12. Intellectual and industrial property rights

12.1. In order to maintain the equal quality of "Service", "You" is the official version of "FON Soft". We shall use only "Wea" to provide access to the FON Spot.

"You" is a "softow" modified by someone other than FON or FON Wireless Limited.

FON's trademarks may not be used in hotspots operated by "Wea".

12.2. "You" is FON and FON symbols, logos, and graphics are FON

Is a trademark of FON Wireless Limited and its ownership is protected by law.

I approve that. "You" shall not apply during the term of this Agreement unless expressly acknowledged by FON.

You may not use these symbols, logos, and graphics, and after the termination of this Agreement,

You shall immediately discontinue use of these symbols, logos and graphics.

12.3. "You" means "hardware", "software", and "service" is FON or

Belonging to the intellectual property rights of FON Wireless Limited, FON or FON for these

FON Wireless Limited's rights are protected by the Industrial Property Act and other applicable laws.

I approve that you are.

"You" will retain the intellectual property rights of FON or FON Wireless Limited even after the termination of this Agreement.

We will comply with industrial property rights and other applicable laws and regulations.

13. Interstate and international through the FON

community

The nature of communication

"You" are aware of the global nature of the Internet and act online.

And agree to comply with local regulations regarding the scope of permission of the content. "hole

"Ta" is, in particular, the country in which you live, your home country, or your service.

To comply with all applicable laws and regulations regarding the transmission of technical data in your country when using

Agree.

14. Cancellation or modification of this Agreement

14.1. FON or "you" may terminate this Agreement at any time.

If you wish to cancel this Agreement, you will be the effective cancellation date of the Service 15

A day agounsubscribe@fonjapan.co.jp_Send an email to or go to your home page

Suppose you fill out a form and do this. On such email or homepage

Cancellation by "you" will take effect on the day 15 days after FON receives the form.

Suppose.

14.2. FON includes, but is not limited to, violations of the terms and conditions set forth herein.

You may cancel this contract at any time without any liability for any reason.

Suppose. If FON wishes to cancel this Agreement, FON will say "you" to FON.

You shall be notified by sending an email to the recorded email address.

increase. Cancellation by FON shall take effect on the day such email is sent.

increase.

14.3. This Agreement shall be terminated upon termination by any party. After cancellation of this contract

However, FON shall continue to retain all personal information about "you" as confidential information.

You acknowledge and respect the intellectual property rights of FON or FON Wireless Limited Suppose.

14.4. FON may change the terms of this Agreement at any time. up to date

Features, features, and standards added to "Hardware," "Software," and "Services."

The terms of this Agreement may change from time to time. In these Terms of Use, weird

One month before the change becomes effective, the electronic mail that "you" registered with FON

about the change

You will be notified by sending an email to your address. "You" are these weirdos

If you are more dissatisfied, or if you think these changes will have a negative impact on you

You are free to cancel this Agreement.

15. Transfer

FON may assign its position under this Agreement to another entity within the Group.

vinegar. As a result, the assignee shall be subject to all rights and obligations of FON under this Agreement.

Subrogate. "You" accept all such transfers.

16. Limitation of liability

16.1. FON will be liable for any damages under this Agreement reasonably as a result of the applicable breach of contract.

Only expected.

16.2. FON is another service advertised or received through the "Services".

A "service" or "service" received from a screw or item, or a link provided by the "service"

Is the goods, and the information or advice obtained through the "Service" or its promotion,

And by the information or advice received through the links provided by the "Service"

We shall not be liable for any damages caused by the user.

17. Separability

Any provision of this Agreement may be invalid, illegal, or by a court of competent jurisdiction.

If it is determined to be non-enforceable, the provisions will be separated and this Agreement will be invalid, illegal or enforceable.

Other provisions continue to be fully valid, with the exception of the provisions that were found to be missing.

will do.

18. Complete agreement

This Agreement is the final and complete agreement between "You" and FON regarding "Services" and Products.

is. The electronic image of this Agreement shall be deemed to be the original. "You" is specified in this Agreement

I acknowledge that I do not rely on any other statements that have not been made. FON in the terms of this Agreement

Even if you do not exercise your rights on the basis of it, FON will be strict in those matters in the future.

Compliance may be requested. "You" is the legal year for entering into this Agreement

We declare that we are old and have the ability to act. "You" on behalf of the company

If you intend to conclude, you have the authority to enter into this Agreement and have such authority.

If you do not, you will be responsible for your personal responsibility.

FON will ensure that you print out a copy of these Terms of Use and keep it for your records.

We recommend. These Terms of Use apply to all "Services". These real interests

In addition to the terms of use, there are additional terms of use that you are required to approve when registering for an individual service.

There may be.

As part of the registration process for using these Terms of Use and other services, "Ah.

An additional clause approved by you is between you and FON regarding the use of the Services.

Forming a complete understanding and superseding all past contracts regarding "Services" will do.

19. Personal information

19.1. "FON" is a "personal information protection method" that posts the user's personal information online separately.

It shall be handled appropriately based on the "needle".

The personal information acquired by "FON" is as follows.

• Email address • Password • Nickname • Name • Zip code • Address • Telephone

Number • Location where the router is installed • Connection history to the router, communication volume • Router status

19.2. FON handles personal information within the scope of the following purposes of use.

19.2.1 Internet connection services, other internet communication, information services,

And online advertising, publishing, retail (including second-hand goods retail), questionnaire survey, etc.

FON service

To provide

19.2.2 FON Conduct questionnaire surveys and analyzes to maintain and improve service levels.

When.

19.2.3 FON's services that may be beneficial to users, or products and services of partner companies, etc.

FON web pages accessed by Fonero and Alien and other user terminals

Display on the table, send by e-mail, mail, etc., or call.

19.2.4. E-mail, to seek consent from Fonero and Alien regarding the handling of personal information, Sending mail, etc., or calling.

19.2.5. The range of purposes of use specified in the preceding four items for a maximum of one year from the cancellation date of Fonero and Alien.

Handle personal information within the enclosure.

19.2.6 Others Use within the scope of consent obtained from Fonero and Alien.

19.3.FON outsources the handling of personal information to a contractor to the extent necessary to implement the purpose of use set forth in the preceding paragraph.

It shall be possible.

19.4.FON notifies the user of the destination of personal information and the purpose of use and obtains consent (screen).

Above, it includes clarifying them and providing an opportunity for members to refuse.), Unless you do the third

We will not disclose or provide personal information to any person.

19.5.FON sets cookies to identify Fonero, Alien and the user's device.

There is. FON is a combination of a cookie and an ID for the use of a particular FON service.

The usage status of the FON service of the user specified by the set is treated as personal information. vinegar.

19.6. Notwithstanding Section 19.4, FON shall disclose and provide personal information in accordance with the following items:

there is.

19.6.1 Article 218 of the Code of Criminal Procedure (Seizure / Search / Verification by Warrant) and other provisions of the same law

If a compulsory disposition is made, it may be disclosed and provided within the scope of the disposition.

19.6.2 If FON determines that it is necessary to protect life, body or property,

We may disclose and provide to the extent necessary for the protection.

19.6.3 In addition, if permitted by the Act on the Protection of Personal Information and other applicable laws and regulations,

We may disclose or provide it to the extent permitted.

19.7. Notwithstanding Section 19.4, Fonero, Alien, User FON Services or

If it is deemed necessary to identify, pay and collect claims / debts related to the use of affiliated services, FON will provide personal information to financial institutions such as credit card companies or business partners to the extent necessary.

We may disclose or provide it.

19.8. Notwithstanding Section 19.4, FON may require FON if it deems it necessary for the assignment of the claim.

To the extent, personal information may be disclosed and provided to the loan management and collection agency to which the loan is transferred.

19.9. FON aggregates and analyzes the attributes of user's personal information, and cannot identify or identify an individual.

Create a processed product (hereinafter referred to as "statistical data") and develop new services, etc. It may be used and processed for the performance of business. In addition, FON uses statistical data as partners, etc.

May be provided to.

20. Jurisdiction and governing law

This Agreement shall be governed by and construed in accordance with Japanese law.

Supplementary Provision 1. These FON Terms of Service will be enforced from November 15, 2013.