

# Team MOTTAINAI Establishment Rules

(Enacted) 30 Environmental Policy Section/General Affairs/  
Bureau of Environment No. 319 of July 17, 2018

## (Purpose)

### Article 1

We are establishing "Team MOTTAINAI" (having the sense something is too precious to waste) to spread and promote activities that encourage the people in Tokyo to change their consumption behaviors. We aim to raise awareness of how consumers can avoid being wasteful in their day-to-day lives, to make Tokyo a sustainably growing city and build a recycling-oriented society.

## (Scope of activities)

### Article 2

The scope of activities of "Team MOTTAINAI" is as follows:

- (1) Saving Food (activities related to a more effective use of food)
- (2) Saving Materials (activities related to a more effective use of resources)
- (3) Saving Energy (activities related to a more effective use of energy)

## (Structure)

### Article 3

"Team MOTTAINAI" will be comprised of organizations including enterprises, municipalities, research institutes and non-profit organizations, and individuals.

## (Participation requirements)

### Article 4

Participants in "Team MOTTAINAI" must agree to the content of these Rules and must not fall under any of the following categories.

- (1) Organizations or their officials or members that have been subjected to punishments under Article 8. 2 of the Act on the Control of Organizations Which Have Committed Acts of Indiscriminate Mass Murder (Act No. 147 of 1999)
- (2) Organized crime groups that are stipulated in Article 2. 2 of the Tokyo Metropolitan Ordinance for Eliminating Organized Crime Groups (Tokyo Metropolitan Ordinance No. 54 of 2011) and members related to the organized crime groups stipulated in Article 2. 4 of the same Ordinance.
- (3) Any individual/organization who has been entrusted by those stated in (2) above and organizations and their officials and members related to those stated in (2) above.
- (4) Any individual/organization who is under a cease and desist order according to Article 5. 1 of the Tokyo Metropolitan Measures Installation Outline for Contractual Relationship with Organized Crime Groups (61 Finance/Economy/General Affairs No. 922 of January 14, 1987)
- (5) Any individual/organization who conducts business stipulated in Article 2 of the Act

- on Control and Improvement of Amusement Business, etc. (Act No. 122 of 1948)
- (6) Any individual/organization who engages in multi-level marketing stipulated in Article 33 of the Act on Specified Commercial Transactions (Act No. 57 of 1976)
  - (7) Any person who has been sentenced to imprisonment without work or heavier punishment and has not yet completed such punishment; any person who has been sentenced to imprisonment without work or heavier punishment and the execution of said sentence has not yet expired (excluding persons who are on probation); any person who has been sentenced and completed the execution of punishment, or had remission of execution of punishment while he/she was holding a public office because of committing a crime under the Penal Code (Act No. 45 of 1907) Article 197 to Article 197.4 or under the Act on Punishment of Public Officials' Profiting by Exerting Influence (Act No. 130 of 2000) Article 1 and for whom five years have not yet passed since completing the execution or receiving the remission of execution of punishment or any person who is on probation for such punishment; any person who has been punished for a crime concerning elections, voting or national referendum that has been carried out according to the laws and sentenced to imprisonment without work and is on probation.
  - (8) Any individual/organization who falls under the Local Autonomy Act (Act No. 67 of 1947) Article 167. 4. 1.
  - (9) Any individual/organization who has violated the Tax Laws (Corporate Tax Law Act No. 34 of 1965), Income Tax Act (Act No. 33 of 1965), Local Tax Act (Act No. 226 of 1950, enterprise tax on corporation and enterprise tax on individual) and Tokyo Metropolitan Ordinance on Environmental Preservation (Ordinance No. 215 of 2000, Prohibition of use of fuel that increases particulate matters included in exhaust gas emitted from construction machines, etc.)
  - (10) Any individual/organization who is under the designation stop measure for competitive bidding held by the Tokyo Metropolitan Government
  - (11) Any individual/organization who conducts themselves in a manner against laws and public order and standards of decency
  - (12) Any individual/organization whose conduct injures the credibility or decency of Tokyo
- 2 An Individual/organization who desires to participate in "Team MOTTAINAI" ("Applicant") can apply by registering the name of the individual or the organization and other information according to the method stipulated separately by the Tokyo Metropolitan Government ("Tokyo Government").
  - 3 The Tokyo Government checks the content of application of the Applicant stated in 2 above, and duly notifies the Applicant of their registration for participation if the Applicant's participation is accepted.

## **(Activities of participating organizations, etc.)**

### **Article 5**

Organizations including enterprises, municipalities, research institutes and non-profit organizations, and individuals that have received the notification of registration for participation stated in Article 4.3 ("Participating Organizations, etc.") will promote activities to communicate the concept of MOTTAINAI (do not waste anything) and encourage consumers to change a wide range of behaviors in various aspects of their lives with the aim of fulfilling the objective stated in Article 1.

- 2 Participating Organizations, etc. will carry out the activities stated in the previous paragraph in Tokyo. However, this is not intended to prevent the organizations from conducting activities outside Tokyo, in addition to activities in Tokyo.

- 3 Participating Organizations, etc. can use free of charge the logo of Team MOTTAINAI (“Logo”) stipulated in the Team MOTTAINAI Logo Use Manual (“Use Manual”) after receiving the notification of registration for participation stated in Article 4.3.
- 4 Participating Organizations, etc. must comply with Team MOTTAINAI Logo Use Rules of the 30 Environmental Policy Section/General Affairs/Bureau of Environment No. 319 of July 17, 2018, (“Use Rules”) and the Use Manual.
- 5 Participating Organizations, etc. should report to the Tokyo Government on the content of activities stated in Article 5.1 and the use of the Logo.

## **(Activities by the Tokyo Government)**

### **Article 6**

The Tokyo Government posts activities promoted by Participating Organizations, etc. stated in Article 5 on its website with the purpose of encouraging and raising awareness of activities of Team MOTTAINAI.

- 2 The Tokyo Government discloses names of participating enterprises, municipalities, research institutes and non-profit organizations in principle. However, names of individuals are not in principle disclosed.

## **(Deregistration)**

### **Article 7**

The Tokyo Government may deregister the participation stated in Article 4.3 if any of the following conditions is applicable to the Participating Organizations, etc.

- (1) The Participating Organization does not meet the conditions for the participation stipulated in Article 4.1.
  - (2) The Participating Organization has committed an act that damages the image of Team MOTTAINAI.
  - (3) The Participating Organization has committed an act that injures the benefits of other Participating Organizations or any third party.
  - (4) The Participating Organization has committed an act that violates the purpose stipulated in Article 1.
  - (5) The Participating Organization has violated any items stipulated in the Use Rules and the Use Manual.
  - (6) The Participating Organization has made a false application or is suspected of having made a false application.
  - (7) When the Tokyo Government deems deregistration is necessary.
- 2 The Participating Organization that has been deregistered according to Paragraph 1 of this Article is not allowed to use the Team’s Logo on and after the date of the deregistration.
  - 3 The Tokyo Government takes no responsibility for damage incurred by the Participating Organization that has been deregistered according to Paragraph 1 of this Article.

## **(No warranty and indemnification)**

### **Article 8**

Participation in the project does not mean that the Tokyo Government recommends the Participating Organizations, etc.

## **(Administrative jurisdiction)**

### **Article 9**

Clerical work related to the Team MOTTAINAI project is administered by the Environmental Policy Section of the General Affairs Department, Bureau of Environment, Tokyo Metropolitan Government

## **(Personal information)**

### **Article 10**

The Tokyo Government will appropriately manage personal information that it collects based on the Tokyo Metropolitan Ordinance on the Protection of Personal Information (Ordinance No. 113 of 1990).

## **(Revision of the Rules)**

### **Article 11**

These Rules may be revised by the Tokyo Government as necessary without prior notification.

2 The Tokyo Government takes no responsibility for any disadvantage the Participating Organizations, etc. may suffer because of such revisions of the Rules.

## **(Miscellaneous)**

### **Article 12**

The Tokyo Government reserves the right to decide on any further items necessary for the operation of Team MOTTAINAI separately besides the items stipulated in these Rules.

Supplementary Provision (30 Environmental Policy Section/General Affairs/Bureau of Environment No. 319 of July 17, 2018)

These Rules come into force on July 17, 2018.