

Team MOTTAINAI Logo Use Rules

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

(Purpose)

Article 1

These Rules aim to stipulate how organizations including enterprises, municipalities, research institutes and non-profit organizations, and individuals ("Participating Organizations, etc.") that participate in Team MOTTAINAI stated in Article 5.1 of the Team MOTTAINAI Establishment Rules (30 Environmental Policy Section/General Affairs/Bureau of Environment No. 319 of July 17, 2018) should use the Team MOTTAINAI Logo ("Logo") stated in Article 5.3 of the Establishment Rules in order to establish and promote recognition of the Team MOTTAINAI project.

(Definition)

Article 2

The Logo is the mark that is shown in the Team MOTTAINAI Logo Use Manual ("Use Manual"), whose design, character string and font are produced by the Tokyo Metropolitan Government ("Tokyo Government") (as shown in the attachment).

(Rights concerning the use of the Logo)

Article 3

All rights concerning the use of the Logo belong to the Tokyo Government.

2 No limitation for the use of the Logo is set.

(Purpose of use)

Article 4

The Logo is used to raise the recognition of the Team MOTTAINAI project.

(Scope of use)

Article 5

The Logo can be used by Participating Organizations, etc. that have been notified of their having been registered for the participation of the Team MOTTAINAI project stipulated in the Establishment Rules Article 5.1.

2 If the purpose or method of the use of the Logo falls under any of the following cases, the Logo must not be used.

- (1) The purpose or use is or is feared to be contrary to the laws or public order and standards of decency.
- (2) The purpose or use is deemed to injure the credibility or decency of Tokyo.
- (3) The purpose or use is deemed to injure the interests of a third party.

- (4) The purpose or use is deemed to support or recommend a specific individual, organization, corporation (excluding the Tokyo Government) or specific products, or is suspected of supporting any of the above.
- (5) The Logo is used as the name of a specific product or brand.
- (6) The Logo is used in a manner that gives rise to a misunderstanding that the Tokyo Government guarantees the quality of a product or technology of the Participating Organizations, etc.
- (7) The use is deemed to express a specific political, religious, or ideological assertion.
- (8) The Logo is used for the promotion or advertisement of a business stipulated in Article 2 of the Act on Control and Improvement of Amusement Business, etc. (Act No. 122 of 1948)
- (9) The purpose or use is deemed inappropriate in view of the use purpose stipulated in the previous article.
- (10) Other cases the Tokyo Government deems inappropriate.

(Notes for use)

Article 6

The Participating Organizations, etc. must comply with the following items when using the Logo.

- (1) Comply with these Use Rules, Establishment Rules, and Use Manual.
- (2) Do not assign, sublease, or let someone succeed to the right to use the Logo that has been permitted by receiving the notification of the registration for participation in Team MOTTAINAI.
- (3) Provide appropriate control to prevent any unauthorized use of the Logo by a third party.
- (4) Do not assign or sublease to any third party the intellectual right that has occurred in the use of the Logo and materials or products related to the Logo design that has been provided by the Tokyo Government.

(Usage fee)

Article 7

The use of the Logo is free of charge.

(Report and inspection)

Article 8

The Tokyo Government may require the users of the Logo ("User") to report on the use status of the Logo and conduct necessary inspections.

(Discontinuation of the use of the Logo)

Article 9

A Participating Organization who has been deregistered for participation in the Team according to the Establishment Rules Article 7 must not use the Logo.

- 2 A Participating Organization who has been deregistered for participation in the Team according to the Paragraph 1 of this Article must stop the use of the Logo from the day of deregistration.
- 3 The Tokyo Government takes no responsibility for any damage incurred by the User under the stipulation in the previous section.

(Prohibition of use of the Logo without the registration for participation)

Article 10

The Tokyo Government will immediately demand the cessation of use of the Logo by anybody who has used the Logo without receiving notification of the registration for participation in Team MOTTAINAI according to these Rules and the Establishment Rules.

(Responsibility for covering expenses, etc.)

Article 11

The Tokyo Government will not bear expenses or provide services related to the registration for participation in Team MOTTAINAI and the use of the Logo under these Rules and the Establishment Rules.

(No warranty and indemnification)

Article 12

The Tokyo Government takes no responsibility for guaranteeing the quality of objects for which the Logo is used under these Rules.

- 2 Under this project, the Tokyo Government does not guarantee the accuracy or legality of the content of the use of the Logo that the User supplied at registration for participation in Team MOTTAINAI. The Tokyo Government also does not guarantee that the use of the Logo by the User does not infringe rights of any third party or violate laws, etc.
- 3 Participation in this project does not mean the Tokyo Government recommends any of its User or objects for which the Logo is used.

(Indemnity liability)

Article 13

The Tokyo Government takes no responsibility for loss or damage incurred by the User with the use of the Logo.

- 2 If the User causes damage to a third party because of any defect of the object for which the Logo is used, the User assumes all responsibility for dealing with the matter. The Tokyo Government has no obligations in such a matter.
- 3 The User must indemnify the Tokyo Government for any damage if the User causes damage to the Tokyo Government intentionally or due to negligence in using the Logo.
- 4 The Tokyo Government will order the User who violates the rule stated in Paragraph 2 in this article or the User that infringes the rights of the Logo to take necessary action, and at the same time the Tokyo Government will take legal action.

(Jurisdiction)

Article 14

The Tokyo District Court has exclusive jurisdiction of the first instance over any judicial conflict arising in connection with these Rules. These Rules are governed by the laws of Japan and the governing language used is Japanese.

(Administration)

Article 15

Clerical work connected to the use of the Logo is administered by the Environmental Policy Section of the General Affairs Department, Bureau of Environment, Tokyo Metropolitan Government.

(Revision of the Rules)

Article 16

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

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

(Miscellaneous)

Article 17

The Tokyo Government reserves the right to decide on items that are not otherwise 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.

Attachment

