Acceptable use policy of Magical Mail

Magical Pocket Corporation (hereinafter referred to as "the Company") offers services (hereinafter referred to as "the Services") in accordance with the Acceptable use policy of Magical Mail (hereinafter referred to as "the Acceptable use policy").

Please read the following use policy beforehand and use the Services upon consent thereto.

1. Acceptable use policy for the Services

The Services are provided in accordance with the Acceptable use policy. Any user using the Services is deemed as having understood the Acceptable use policy.

The Company will not bear any responsibility whatsoever regarding damages arising from malfunction of equipment, etc. or failures to download data, etc., caused by use of the Services, damages arising from use of information included in the Services, or damages arising from use of information obtained from other websites, links to which are contained in the Services.

2. Use of the Services

To use the Services, it is necessary to access the Internet and access the web page, on which the Services are provided.

Also, the Services require that the user's environment contains the following:

- (1)Japanese language must be available
- (2)Latest version of Windows or MacOS
- (3) The latest version of Microsoft Edge, Google Chrome, Mozilla Firefox, and Safari
- (4)Cookies and JavaScript must be enabled.

The Services have not passed operation confirmation tests on Macintosh, Linux, etc., and connectivity on such systems is not guaranteed.

The Services shall be used upon acquiring upon user's own responsibility and expenses the equipment, the software, and the environment enabling the user to access the Services.

Moreover, the Services shall not be accessed using the means other than the interface provided by the Company.

3. Prohibitions

When using the Services, the user shall not engage in the following actions.

Upload of false data aiming at misleading others or data involving fraudulent stratagems, damages to credit, obstruction of business, etc.

Upload of data under the disguise of a user submitting a request.

Use of the Service by any third party other than the users specified by the Company.

Upload of data infringing upon legal rights of other companies such as the right of trademark or the copyright, or violating other companies' trade secrets, or upload of data, which the user does not have the legitimate right to disclose.

Upload of a large quantity of data or other actions interfering with management of the Company or use of the Services by other users.

In cases where a user violates any of the above or the Company decides that such violation has been made, the Company may terminate the Services for the user who engaged in unauthorized use without preliminary notice.

4. Contents of e-mails

No information contained in the e-mails distributed as a part of the Services is created to solicit the users to purchase or sell shares, claims, etc., or to be used as advice on investment.

5. Protection of confidential information

The Company shall keep the confidential information disclosed by the users to the Company and shall take all reasonable steps to prevent disclosure or leakage thereof to any third party.

However, in cases where disclosure of confidential information is ordered by a court of law or such disclosure is required for an investigation of a crime, or to stop or prevent infringement of rights of any third party, or for any other similar purposes, exception shall be made within the limit of what is necessity.

6. Changes to the Acceptable use policy

The Company reserves the right to make changes to the Acceptable use policy without preliminary notice. Also, in cases where the Company makes such changes, the contents of Acceptable use policy after changes shall apply immediately from the time of its publication on the web page the Services are provided on.

7. Governing law and jurisdiction

The Acceptable use policy shall conform to Japanese law and shall be interpreted in accordance with Japanese law. In the event of a dispute between the Company and a user in relation to the Services or the Acceptable use policy, the Tokyo District Court shall exclusively be the court of first instance. We process your personal data concerning individuals inside the EEA in compliance with General Data Protection Regulation.

8. Discussion

Matters not provided for in the Acceptable use policy shall be discussed upon and solved in good faith.