

Three-dimensional scan technology association

(the purpose)

Article 1 Three-Dimensional Scan Technology Association (hereinafter referred to as "the association") is to create opportunities for widely learning measurement know-how, certify measurement skills, and research in order to widely disseminate measurement technology of three-dimensional measurement to society. The purpose of this project is to contribute to the promotion of industry and product quality improvement utilizing 3D digitizer by development and information distribution promotion.

(Scope of the Terms)

Article 2 These Terms and Conditions apply to any activity conducted as a member of the association, even if the member joins the association as a member

(Revision of membership rules, etc.)

Article 3 The Society may revise this Covenant after a resolution of the Board of Directors if it is deemed necessary for the operation.

(Type of member)

Article 4 The members shall be of the following two types, in agreement with the purpose of our association, on condition that they have joined to actively participate in the business.

- (1) Premium member A corporation that has joined the organization in agreement with the purpose of the association
- (2) Standard membership A corporation that has joined the organization for its purpose

(Member differences)

Article 5 The differences among members are as follows.

- (1) Premium member Providing the latest information from the association
Consultant by visiting (one or two times a year)
Use of the association logo (business card, web, printed matter, etc.)
- (2) Standard member Providing the latest information from the association

(Membership application)

Article 6 If all the requirements listed in the following items are satisfied, a membership agreement with the Association (hereinafter referred to as “the main membership agreement”) will be established.

- (1) Being in agreement with the activity purpose of our association.
- (2) Consent to the contents of the Terms.
- (3) To apply as a member according to the application method prescribed by the Association and obtain the approval of the association.
- (4) Having paid the admission fee.

(Admission is not approved)

Article 7 The Association may not approve admission if any of the events listed in the following items apply.

- (1) In the case where there is a false entry, an error, or an omission in the declaration items of the membership application form
- (2) In the past when the member's qualification has been withdrawn from our association
- (3) In the case where the Society determines that there is an inappropriate reason for entering into a membership contract

(Enrollment fee and annual fee)

Article 8 The admission fee and the annual fee will be determined as follows.

	Admission fee	Annual fee
Premium member	100, 000JPY	300, 000JPY
Standard member	10, 000JPY	98, 000JPY

(Reduction provisions)

Article 9 The board of directors can reduce or exempt the admission fee and the annual fee if a public facility etc. joins.

(Reduction criteria)

Article 10 Reduction and exemption standards are as follows.

- (1) When country or local public entity joins 50%.
- (2) When an educational institution (a high school special education school, etc.) joins 50%.

(Use of fee)

Article 11 Membership fee shall be used for management, operation and implementation of our association.

(The establishment of membership)

Article 12 Enrollment is established when the association secretariat confirms the admission application and Article 8 (Announcement fee and annual fee) for admission application specified in Article 6.

After the admission is established, we can not receive refund of Article 8 (enrollment fee and annual fee) paid once.

(Period of membership qualification)

Article 13 The starting date of the enrollment qualification period for our association shall be the date on which our corporation accepts the admission application form and confirms payment.

2 Validity of membership qualification shall be one year from the date of start.

3 The Board of Directors may suspend payment for a fixed period of time, if it finds it necessary, for the annual fee at the time of renewal.

(Report of change)

Article 14 When there is a change in the contents notified to the association, such as the address, telephone number, and e-mail address, the member shall promptly notify the association using the prescribed method.

Even if the member suffers a disadvantage due to the absence of the notification given in the preceding paragraph, the Association shall not be liable at all.

(confidentiality)

Article 15 Members shall not disclose or leak confidential information obtained in connection with the activities of the Association to third parties other than Members or use them for any purpose other than the activities of the Association.

(Inheritance of corporate and supporting members' qualifications)

Article 16 If a member who has been enrolled as a premium corporation and Standard member qualification inherits the member's qualification due to a merger etc., corporate members and supporting members who have inherited the

qualification promptly notify the association to that effect in writing It shall be.

2. The provisions of Article 7 (admission for admission not accepted) shall apply mutatis mutandis to the case of the preceding paragraph.

(Loss of membership)

Article 17 If a member falls under any of the following items, he / she loses his qualification.

- (1) When we submitted a notice of withdrawal.
- (2) When the corporation which is a member disappears.
- (3) When you have been late to pay dues for more than one year.
- (4) When being expelled.

(Elimination)

Article 18 The Association may resign a member if the member falls under any of the following items.

- (1) When you undermine the honour of our association or do an act contrary to the purpose.
- (2) Infringe the honor, credit, privacy right, publicity right, copyright, and other rights of other members.
- (3) If you transfer, lend, buy or sell, etc. your membership to a third party.
- (4) In the case of falsehood in all or part of the information submitted to the association during the admission procedure.
- (5) If you violate this membership agreement.
- (6) In addition, when the Society deems inappropriate as a member

2. The decision of the removal of a member shall be decided by the board of directors of the association, and the member shall be given an opportunity to make an excuse prior to the decision.

(Canceled)

Article 19 A member may cancel the qualification of a member by notifying the association in writing. The effect of cancellation shall occur at the date and time specified in the notification.

2. If the Association is dissolved in accordance with the Articles of Incorporation of the Association, the Association shall be able to cancel the contract with members.
3. If the membership status is canceled under the provisions of the previous two paragraphs, refunds of the dues paid once will not be received.

(Publication of member information etc.)

Article 20 The Association shall not disclose member information to the outside in principle.

2. When it is determined that a member's remarks, etc. will be disadvantageous to a third party, the member's private information may be notified to the police or related organizations. In addition, if the court, the public prosecutor's office, the police, the bar association, or an organization with the authority to comply with them request disclosure of information on private information of membership information based on the provisions of laws and regulations, information will be disclosed as necessary. I have to do something.
3. As long as the above-mentioned correspondence of our association is performed according to the law, the member shall not oppose this, and the association shall not be liable.

(Compensation for damages)

Article 21 If a member suffers from damage caused by or in violation of the Terms and the rules based on the Terms, the member shall compensate the association with the damage received by the Association. Do.

2. Even after loss of membership status, the provisions of the preceding paragraph shall continue.

(Exclusion of antisocial forces)

Article 22 members express that they do not fall under any one of the following items, and express and guarantee that they do not fall under the future.

- (1) When it is recognized as an anti-social force (a gangster, a gangster, a person who was a gangster in the past, or any other related or similar person. The same shall apply hereinafter).

- (2) When it is recognized that antisocial forces are substantially involved in business management
- (3) When it is recognized that antisocial power is used
- (4) When involvement such as providing funds or providing facilities for anti-social forces is recognized, unreasonable demand act, intimidation act or violent act or this by using oneself or a third party When we did the same act

Established on March 28, 2019