Please be sure to read through this document before signing the contract.

Explanation for Contents of Lease Guarantor Service Agreement

This document does not provide a comprehensive explanation of all the contents of the contract. For details, please check the general conditions attached to the lease guarantor service agreement. If you have any questions, please contact the consumer consultation desk provided below.



(i) Scope and Contents of Guarantee

Instead of a joint guarantor required for signing a lease contract, Anshin Guarantor Service Co., Ltd., (hereinafter the "Company") will become your quarantor.

However, the payment by the Company is only a temporal, vicarious payment of your obligation, and you must pay back the full amount to the Company. (For some properties, you may be required to come up with a joint guarantor, surety, or personal reference under the lease agreement.)

■Your obligations

Monthly Rent etc. (the total monthly billing amount stated on application form)
Utility charges
Left goods disposal costs
Renewal fee for the lease agreement
Cost for the restoration to original state
Early termination penalty
Delay damages in the amount of the Rent etc. vicariously paid until surrender, which will arise in the event of rescission of the lease agreement
Litigation and other legal costs

(ii) Period of Lease Guarantor Service Agreement

Contract period	The period stated in the lease guarantor service agreement (subject to automatic renewal)
Guaranteed period	From the commencement of the lease agreement to the surrender of the leased property

(iii) Guarantee Charges

Initial guarantee charge	
Monthly guarantee charge	
Renewal guarantee charge	

(iv) Exercise of Right to Indemnification

- ■If the Company performs a monetary obligation on your behalf under the lease agreement due to your failure to pay monthly Rent etc. (subrogation), the Company will bill you in lieu of the lessor.
- ■As an expense for exercising the right to indemnification, a fee for demand (communication, transportation, administrative expenses, etc.) will be charged in the amount of 2,000 yen (exclusive of tax) per subrogation.
- ■In the event of subrogation, you will be charged with delay damages at the rate of 14.6% per annum (calculated on a prorated basis with 365 days a year).
- ■The Company will have a right to advance indemnification if certain conditions are met, such as delinquency under the lease agreement, or a petition for bankruptcy or seizure.

[Guaranty Company You Apply for]

You will apply for the following guaranty company:

Guaranty company	Anshin Guarantor Service Co., Ltd.
Address	Shinagawa Seaside Park Tower 9F, 4-12-4 Higashi Shinagawa, Shinagawa-ku, Tokyo
Inquiries	Consumer Consultation Desk Toll-free call 0120-561-440
Business hours	9:00 to 18:00 (excluding Saturdays, Sundays, national holidays, and holidays designated by the Company)
Rent guarantor service provider registration #	Minister of Land, Infrastructure, Transport and Tourism (2) No. 11
Registration date	December 21, 2017
Anshin Guarantor Service Co., Ltd., registration number	T9010401049214

^{*}No guarantee charges will be returned even in the case of early termination.

About SMS (Short Message Service) Delivery

To provide messages to you, we contact you via SMS (Short Message Service) to the cellular phone number registered with us. Since messages we send differ for each subscriber, the message will be displayed after you access the URL provided in the SMS and authenticate yourself through the prescribed authentication procedure.

(i) Contents of messages

Please see below for the specific message contents:

Notice of renewal of the lease guarantor service agreement

The notice will be sent around the middle of the month in which the lease guarantor service agreement for expires.

Request for the registration of the transfer account

The request will be sent to a subscriber who has not yet registered a debit account for Rent etc. or when it is found incomplete.

Notice of unconfirmed payment of Rent etc.

The notice will be sent to a subscriber whenever the payment of Rent etc. through the account has not been confirmed.

(ii) Telephone Number and ID of SMS Sender

When we send a message, the following telephone number and ID of the SMS sender will be displayed.

Please check the sender's telephone number and ID before accessing the URL.

When using Docomo, au, Rakuten

(Including budget smartphone lines using the above carriers' lines)

+81(0)3-6636-0990

When using SoftBank

(Including budget smartphone lines using the above carriers' lines)

21092

(iii) Inquires

If you have any other questions, please contact us below.

[Guaranty Company You Apply for]

You will apply for the following guaranty company:

Guaranty company: Anshin Guarantor Service Co., Ltd.

Address: Shinagawa Seaside Park Tower 9F, 4-12-4 Higashi Shinagawa, Shinagawa-ku, Tokvo

Inquiries: Consumer Consultation Desk Toll-free call 0120-561-440

Business hours: 9:00 to 18:00 (excluding Saturdays, Sundays, national holidays, and holidays designated by the Company)

|--|

Vicarious Payment Service Agreement & Lease Guarantor Service Agreement

VIEW Rent Guarantee Plus Agreement

Having confirmed that there are no errors in the application information, I agree to the General Conditions of the
Vicarious Payment Service Agreement, General Conditions of the Lease Guarantor Service Agreement, and Consen
on Collection, Retention, Use, and Provision of Personal Information before signing this Agreement.

					_′	d				5 5		9
	20	У	ear	month	n	day						
		oscriber (nature)								(sea	ıl)
	As a p	person	with pare	ntal au	thority,	I agree th	at the applic	ant makes	an app	lication b	y th	nis form.
			that the in sent infor			vided in th	nis form will l	be register	ed with	Anshin C	Suar	rantor Service Co., Ltd., as
	Paren	tal cons	sent section	madon.								
	(Sig	nature)										
					Less	see's inf	ormation a	at time o	f appli	cation		
Þ	N	ame						Date of bir	th			
Applicant		phone					Cell phone number					
ant	tin	ress at ne of ication										
Emer co	N:	ame						Relationsh	ip			
mergency contact		phone mber						Cell phone	9			
Ξ			ı			Deteile	of the co	nvioa aa	-troot			
			1			Details	of the se	vice coi	ilract			
Leased property	N	ame								Room N	lo.	
sed erty	Add	dress										
	(i)	L	Jsage fee				yen					
×	(ii)		n service cha gement charg				yen					
Monthly payment	(iii)	Other le	ease fixed c	osts			yen					
/ payr	(iv)	Subtota	al ((i) + (ii) +	(iii))			yen					
nent	(v)	Month	nly guarante charge	е			yen					
	(vi)	Tota	al ((iv) + (v))	,			yen					
G	Α	Cha	arge at move	e-in				Period	ımber of y			
Guarantee charges	В	Cha	rge at renev	wal				Man ∞				
ss ee	С	gua	Monthly rantee char	ge				anagement company				
Z.												
Remarl												

Product type	
Corporation or individual	
Property category	

[Contracting guaranty company]
Anshin Guarantor Service Co., Ltd.
Shinagawa Seaside Park Tower 9F, 4-12-4 Higashi
Shinagawa, Shinagawa-ku, Tokyo
TEL: +91(0)570-039-440
Rent Guarantor Service Provider Registration #
Minister of Land, Infrastructure, Transport and Tourism (2)
No. 11

Contract No: VP02002408

2024/08 Revision

How to register the account on the Internet] lease log in to (SMBC Payment Station) from the URL below or the	[Registration procedure]
lease log in to SMBC Payment Station; from the URL below or the D code displayed and complete the account registration procedure.	Log in from the URL or 2D code
[2D code]	
	Enter financial institution information
	Confirm input information
	Registration complete
[URL]	
If you do not have an Internet environment	or are not sure how to operate, please contact us below.

*If the bill baucher would not arrive, the billing start month will delay.

Rent billing start month

B	Copy for manageme
Ь	company

year

20

2 / 5

day

month

Subscriber No.

Vicarious Payment Service Agreement & Lease Guarantor Service Agreement

VIEW Rent Guarantee Plus Agreement

Having confirmed that there are no errors in the application information, I agree to the General Conditions of the Vicarious Payment Service Agreement, General Conditions of the Lease Guarantor Service Agreement, and Consent on Collection, Retention, Use, and Provision of Personal Information before signing this Agreement.

[Contracting guaranty company]
Anshin Guarantor Service Co., Ltd.
Shinagawa Seaside Park Tower 9F, 4-12-4 Higashi
Shinagawa, Shinagawa-ku, Tokyo
TEL: +81(0)570-039-440 FAX: +81(0)570-002-440
Rent Guarantor Service Provider Registration #
Minister of Land, Infrastructure, Transport and Tourism (2)

Contract No: VP02002408

2024/08 Revision

Scope of Guarantee

(Excerpted from "Scope of Guarantee")

Of the obligations of the lessee under the Lease Agreement (hereinafter the "Second Party") to the lessor under the Lease Agreement and the obligations of the Second Party to the Ancillary Service Provider under the Ancillary Service Agreement, Anshin Guarantor Service Co., Ltd., (hereinafter the "First Party") shall be liable for following items jointly and severally with the Second Party and shall perform the quarantee obligations on the amount vicaniously paid under the Vicarious Payment Service Agreement and any obligations exceeding that amount. The First Party shall not bear any obligations other than those included in and covered by the following scope of guarantee. However, if the scope of guarantee stated in the comprehensive debt guarantee agreement between the Ancillary Service Provider, the lessor, or the Member Company who acts as the lessor's agent and the First Party differs from the following scope of guarantee, the First Party shall provide a guarantee within the scope of guarantee stated in the comprehensive debt guarantee within the scope of guarantee stated in the comprehensive debt guarantee within the scope of guarantee stated in the comprehensive debt guarantee within the scope of guarantee stated in the comprehensive debt guarantee within the scope of guarantee stated in the comprehensive debt guarantee stated in the comprehensive debt guarantee within the scope of guarantee stated in the comprehensive debt guarantee stated in the scope of guarantee stated in the comprehensive debt guarantee stated in the scope of guarantee stated in the comprehensive debt guarantee

	Scope of Guarantee					
Properties covered	Storage room and container	parking lot				
Guaranteed period Residential houses and officers (limited to residential-type buildi						
Guaranteed items	Storage room and container fees, parking usage fee (hereinafter "Monthly Rent etc.")					
Utility charges	Fully guaranteed					
Left goods disposal costs	Fully guaranteed Guaranteed (Vehicle removal costs are not guaranteed.)					
Negotiations for surrender	Guaranteed					
Court costs for surrender	Fully guaranteed					
Damages for delay in surrender	Guaranteed (Limit: the amount of Monthly Rent etc./month)					
Early termination penalty	Guaranteed (Limit: the amount of Monthly Rent etc. × 2/less than 1 year) (Limit: the amount of Monthly Rent etc. × 1/less than 2 years)					
Costs for the restoration to original state	Fully guaranteed Up to two months of delinquent Monthly Rent (as defined below)					
Other costs under the lease agreement	Fully (guaranteed				
Service charges under the Ancillary Service Agreement	nt Fully guaranteed					

- (Note 1) When the lessor exempts the lessee from the payment of rent for a given period (free rent), the rent during the period shall not be guaranteed.
- (Note 2) The costs for the restoration to original state shall be guaranteed for only those to be borne by the lessee under MLIT guidelines and relevant city ordinances and rules. A guarantee claim may be conditioned on the collection of an estimate.
- (Note 3) Court costs for surrender shall not be guaranteed unless delegated to a lawyer designated by the guaranty company.
- (Note 4) Damage caused by a war, earthquake, natural disaster, or other force majeure and damage caused by a fire, gas explosion, suicide, or other intentional act or negligence of the lessee shall not be guaranteed.
- (Note 5) In the event of a breach of any provision of the lease agreement or this Agreement, the First Party shall be exempted from liability.
- (Note 6) In the event of failure to obtain the title of obligation, the First Party shall be exempted from liability even if it is a guaranteed item.
- (Note 7) The service charges under the Ancillary Service Agreement refer to service charges under various ancillary service agreements executed by the lessee, including elderly monitoring services and emergency care services.

Vicarious Payment Service Agreement & Lease Guarantor Service Agreement

VIEW Rent Guarantee Plus Agreement

Having confirmed that there are no errors in the application information, I agree to the General Conditions of the Vicarious Payment Service Agreement, General Conditions of the Lease Guarantor Service Agreement, and Consent on Collection, Retention, Use, and Provision of Personal Information before signing this Agreement.

Subscriber				illi day						
									_	
	Parer	ntal cons								
				Lessee's info	ormation a	at time of	applic	ation	_ _	
_	N	lame				Date of birth				
Applicant		ephone umber				Cell phone number				
ant	Address at time of application									
Emergen contac		lame				Relationship	,		_	
mergency contact	Tele nu	ephone umber				Cell phone number			_	
	Details of the service contract									
Leased property	N	lame						Room No	о.	
sed berty	Address									
	(i)	l	Usage fee		yen					
Mc	(ii)	Commo	on service charges, agement charges		yen					
Monthly payment	(iii)	Other le	lease fixed costs		yen					
payme		Subtotal ((i) + (ii) + (iii))			yen					
tne	(v)	(v) Monthly guarantee charge			yen					
	(vi)	(vi) Total ((iv) + (v))			yen					
Gua ch	A	Cha	arge at move-in			Period Nur	mber of ye contrac			
Guarantee charges	В	Charge at renewal Monthly				Managemer company				
	С	C guarantee charge				ment				
Remark										
ar	1									

[Contracting guaranty company] Anshin Guarantor Service Co., Ltd. Shinagawa Seaside Park Tower 9F, 4-12-4 Higashi Shinagawa Shinagawa-ku, Tokyo TEL: +81(0)570-039-440 FAX: +81(0)570-002-440 Rent Guarantor Service Provider Registration # Minister of Land, Infrastructure, Transport and Tourism (2) No. Registration date: December 17, 2017 Anshin Guarantor Service Co., Ltd., registration number: T9010401049214

2024/08 Revision

Contract No: VP02002408

How to register a debit account Please register a debit account through Account Registration on the Internet. [How to register the account on the Internet] [Registration procedure] Please log in to [SMBC Payment Station] from the URL below or the 2D code displayed and complete the account registration procedure. Log in from the URL or 2D code [2D code] Enter financial institution information Registration complete [URL]

If you do not have an Internet environment or are not sure how to operate, please contact us below. Anshin Hosho Customer Center ☎0120-039-440

Business hours: 10:00-18:00 Monday to Sunday, national holidays (excluding company holidays) *For an error shown on the account registration screen, please contact your financial institution.

Scope of Guarantee

(Excerpted from "Scope of Guarantee")

Of the obligations of the lessee under the Lease Agreement (hereinafter the "Second Party") to the lessor under the Lease Agreement and the obligations of the Second Party to the Ancillary Service Provider under the Ancillary Service Agreement, Anshin Guarantor Service Co., Ltd., (hereinafter the "First Party") shall be liable for the following items jointly and severally with the Second Party and shall perform the quarantee obligations on the amount vicariously paid under the Vicarious Payment Service Agreement and any obligations exceeding that amount. The First Party shall not bear any obligations between the guarantee configuration in minor, in an animon, was plant index in various a symmetric terms of guarantee and any congatous state exceeding under the minor. In a large state in vote and any congatous of the company who are the provider of guarantee. However, if the scope of guarantee stated in the comprehensive debt guarantee agreement between the Ancillary Service Provider, the lessor, or the Member Company who acts as the lessor's agent and the First Party differs from the following scope of guarantee, the First Party shall provide a guarantee within the scope of

Scope of Guarantee								
Properties covered	Storage room and container	parking lot						
Guaranteed period	Residential houses and officers (limited to residential-type buildings)							
Guaranteed items	Storage room and container fees, parking usage fee (hereinafter "Monthly Rent etc.")							
Utility charges	Fully guaranteed							
Left goods disposal costs	Fully guaranteed	Guaranteed (Vehicle removal costs are not guaranteed.)						
Negotiations for surrender	Guaranteed							
Court costs for surrender	Fully guaranteed							
Damages for delay in surrender	Guaranteed (Limit: the amount of Monthly Rent etc./month)							
Early termination penalty	Guaranteed (Limit: the amount of Monthly Rent etc. × 2/less than 1 year) (Limit: the amount of Monthly Rent etc. × 1/less than 2 years)							
Costs for the restoration to original state	Fully guaranteed	Up to two months of delinquent Monthly Rent (as defined below)						
Other costs under the lease agreement	Fully guaranteed							
Service charges under the Ancillary Service Agreement	Fully guaranteed							

- (Note 1) When the lessor exempts the lessee from the payment of rent for a given period (free rent), the rent during the period shall not be guaranteed.
- (Note 2) The costs for the restoration to original state shall be guaranteed for only those to be borne by the lessee under MLIT guidelines and relevant city ordinances and rules. A guarantee claim may be conditioned on the collection of an estimate.
- (Note 3) Court costs for surrender shall not be guaranteed unless delegated to a lawyer designated by the guaranty company
- (Note 4) Damage caused by a war, earthquake, natural disaster, or other force majeure and damage caused by a fire, gas explosion, suicide, or other intentional act or negligence of the lessee shall not be guaranteed.
- (Note 5) In the event of a breach of any provision of the lease agreement or this Agreement, the First Party shall be exempted from liability.
- (Note 6) In the event of failure to obtain the title of obligation, the First Party shall be exempted from liability even if it is a guaranteed item.
- (Note 7) The service charges under the Ancillary Service Agreement refer to service charges under various ancillary service agreements executed by the lessee, including elderly monitoring services and emergency care services.

Copy for customer

General Conditions of the Vicarious Payment Service Agreement (Contract No: VP02002408)

[Consent on Collection, Retention, Use, and Provision of Personal Information]
The applicant for the Agreement (including the corporation applying for a vicarious payment service agreement and the joint quarantor thereunder, all persons are hereinafter referred to collectively as the "Applicant" agrees that Anshin Guarantor Service Co., Ltd., (hereinafter the "Company") will handle personal information according to the following provisions are hereinafter referred to collectively as the "Applicant" agrees that Anshin Guarantor Service Co., Ltd., (hereinafter the "Company") will handle personal information according to the following provisions are hereinafter referred to collectively as the "Applicant" agrees that Anshin Guarantor Service Co., Ltd., (hereinafter the "Company") will handle personal information according to the following provisions are hereinafter referred to collectively as the "Applicant" agrees that Anshin Guarantor Service Co., Ltd., (hereinafter the "Company") will handle personal information according to the following provisions are hereinafter referred to collectively as the "Applicant" agrees that Anshin Guarantor Service Co., Ltd., (hereinafter the "Company") will handle personal information according to the following provisions are hereinafter referred to collectively as the "Applicant" agrees that Anshin Guarantor Service Co., Ltd., (hereinafter the "Company") will handle personal information according to the following provisions are hereinafter referred to collectively as the "Applicant" and "Applic

Personal information means any of the following information that can specify or identify the individual with items contained in the information, including names, addresses, and telephone numbers. Personal information also includes any information that cannot identify the individual by itself but can be easily matched with other information so that it can identify the individual.

The policiant's trade name, company address, date of incorporation, stated capital, yearly turnover, but each of employer, work location, wor of the emergency contact. Name, relationship, and expiration number, valued supering a supering and expiration number, valued supering a supering and expiration number, valued supering a supering and expiration number. The person with parental authority, as well as hours, relationship, and expiration of the consent, relationship and expiration number, valued supering a supering and expiration number, valued supering a supering and expiration number, and expiration number of the person with parental authority, as well as hours, relationship, and expiration number, valued supering a supering a supering and expiration number, and expiration number, and expiration number, valued in the supering and expiration number, valued in the supering a supering and expiration number, valued in the supering a documents; and information stated on a copy of the family register, residence certificate, or other documents that the Company requests and receives from the public office for verifying the identity or confirming whereabouts. (ii) Address, properly name, rent, usage fees for various anciliary services, and other contract information on the property of which the lease is applied for under the Agreement.

(iii) Transaction information that the Company may acquire after the execution of the Agreement, including the payment status of rents, usage fees for various ancillary services, and other charges.

iv) Ancillary information of the Applicant acquired by the Company and voice recording information that can identify the specific individual

(v) Emergency contact and other ancillary information acquired by the Company.

(vi) Information on changes acquired after the execution of the Agreement through communication, notice, and reports.

(vii) Delinquent status of the Applicant under the Agreement.

Article 2 (Registration with and Use of Credit Data Institutions)

1. The Applicant agrees that the Company may inquire of personal credit data institutions, (persons who collect information to the Applicant agrees that the Company may inquire of personal data institutions, affiliated with such institutions, affiliated with such institutions, and if personal information of the Applicant agrees that the Company may inquire of personal data institutions, affiliated with such institutions, affiliated with such institutions, affiliated with such institutions. examine the Applicant's ability to pay and repay debts.

2. The Applicant agrees that the Applicant agrees the Applicant's ability to pay and repay debts:

Credit Information Center Corp. (CIC)

Registered information	Registration period		
(i) The fact that an application has been made under the Agreement	Six months from the day when the Company inquires of the personal credit data institution		
(ii) Objective facts about transactions under the Agreement	For the duration of the contract and up to five years after its termination		
(iii) Any facts about arrearage of debt	For the duration of the contract and five years after its termination		

3. The name, location, and inquiry telephone number of the personal credit data institution of which the Company is a member are stated below. If the Company oarticipates in, is registered with, and uses a new personal credit data institution for the duration of the Agreement, it shall separately obtain the Applicant's consent by giving written notice,

(i) Credit Information Center CORP, (CIC) (designated credit data institution under the Installment Sales Act and the Money Lending Business Act)
Shiniuku First West Bldg, 15F, 1-23-7, Nishi-Shiniuku, Shiniuku-Ku, Tokyo, 160-8375

Inquiries: 0120-810-414

Homepage address: https://www.cic.co.jp

Please see the company website above for membership eligibility, member companies, and other details of Credit Information Center Corp.

4. The personal credit data institutions affiliated with the personal credit data institution of which the Company is a member (Credit Information Center Corp.) are stated below.

(i) Personal Credit Information Center (KSC)

1-3-1 Marunouchi, Chiyoda-ku, Tokyo 100-8216 Inquiries: +81(0)3-3214-5020

Homepage address: https://www.zenginkyo.or.jp/pcic/
*Please see the company website above for membership eligibility, member companies, and other details of the Personal Credit Information Center.

(ii) Japan Credit Information Reference Center Corp. (JICC) (designated credit data institution under the Money Lending Business Act) Sumitomo Fudosan Ueno Building No. 5, 1-10-14 Kitaueno, Talto-ku, Tokyo 110-0014 Inquiries: +81(0)70-025-956

Homepage address: https://www.jicc.co.jp Please see the company website above for membership eligibility, member companies, and other details of Japan Credit Information Reference Center Corp.

5. The following information may be registered with the personal credit data institution of which the Company is a member provided in paragraph 3. (i) Credit Information Center Corp. (CIC)

The name, date of birth, address, telephone number, name of employer, work telephone number, driver's license number, dri

Article 3 (Purposes of Using Personal Information)
The Applicant agrees that the Company may use personal information provided in items (i), (ii), (iii), (iv), (v), (vi), and (vii) of Article 1 for the following purposes: (i) To examine the ability to pay

(ii) To keep records on transactions and negotiation process between the Company and the Applicant, and other facts

(iii) To provide information on products and services of the Company related to credits

(w) To internally conduct market research and analysis, and research and development of services (v) To confirm the Applicant's whereabouts and to obtain a response to communications

(vi) To ensure the performance of any obligations under the Agreement

Article 4 (Provision and Acquisition of Personal Information to and from Third Parties)

The Applicant agrees that the Company may provide or obtain the personal information provided in the provisions of Article 1 to or from third parties within the following limits:

(i) The Applicant agrees that the scope of third parties to or from which information may be provided or obtained is the real property management company that is stated in the contract application or affiliated with the Company, the lessor of the property for which a guarantee is provided under the vicarious payment service agreement (hereinafter simply the "Property for Guarantee"), providers of various ancillary services, the payment service companies designated by the Company, housenales and emergency contact's family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the lessee, the emergency contact is family kind of the emergency contact is family kind of the lessee, the emergency contact is family kind of the emergency contact is designated by the Company, and the credit companies and joint product providers affiliated with the Company.The screening result is the information at the time of screening, and the Applicant spread by the Company, and the credit companies and joint product providers affiliated with the Company.The screening result is the information at the time of screening, and the Applicant shall not raise any objection even if the Agreement does not take effect when there is a material change in personal information on the screening result.

(iii) Amendment to General Conditions

These General Conditions may be amended through the procedures provided in laws and regulations to the extent necessary, and in this case, the Company shall acquire consent or give notification or announcement by appropriate means.

The Company shall strive to accurately process the personal information provided by the Applicant. However, the Applicant shall be responsible for ensuring that the personal information provided is accurate and up to date.

The Applicant agrees to provide the Company with necessary personal information only for the usage purposes under the Agreement. The Applicant agrees that in the event of failure to provide specific personal information to the Company, the Company may deny the Agreement.

Article 7 (Failure to Consent to Agreement)

The Applicant agrees that if the Applicant does not consent to provisions of the Agreement, the Company may deny the Agreement.

Article 8 (Management of Personal Information)

The Company shall strive to take appropriate security measures to prevent loss, misuse, and alteration of personal information in its custody. The Company shall strive to keep personal information in a secure environment that is accessible only by authorized users.

Article 9 (Lies of Statistical Data

The Company may create statistical data based on personal information it receives by processing it into a format that does not identify individuals. The Applicant agrees that the Company may use such data without any restrictions.

Even if the Agreement does not take effect for whatever reason, the fact that an application has been made under the Agreement will be used under Articles 1 and 2 for a given period but will not be used outside this.

Article 11 (Personal Information Protection Manager, Contact for Inquiries about Handling of Personal Information)

1. Name of manager: Personal Information Protection Manager, Executive Officer Responsible for the General Affairs and Human Resources Department Contact: +81(0)3-6627-3440

2. For a request for disclosure of personal information (notice of usage purposes: disclosure, correction, addition and deletion of contents; discontinuance of third-party provision), the Company shall respond to it according to the Applicant's request after identity verification. Please contact us below for any inquiries you have regarding the Applicant's personal information. Consultation Desk for the Applicant's Personal Information: 0120-561-440

Business hours: 9:00 to 18:00 (excluding Saturdays, Sundays, national holidays, and holidays designated by the Company)

*The Company publishes its Privacy Statement on the company website.

[Anshin Guarantor Service Co.,Ltd. General Conditions of the Vicarious Payment Service Agreement]



General Conditions of the Lease Guarantor Service Agreement (Contract No: VP02002408) Copy for customer

Consent on Collection, Retention, Use, and Provision of Personal Information

The applicant for the Agreement (including the corporation applying for a lease guarantor service agreement and the joint guarantor thereunder; all persons are hereinafter referred to collectively as the "Applicant") agrees that Anshin Guarantor Service Co., Ltd., (hereinafter the "Company") will handle personal information according to the following provisions

Presonal information means any of the following information that can specify or identify the individual with items contained in the information, including names, addresses, and telephone numbers, Personal information also includes any information that cannot identify the individual by itself but can be easily matched with other information so that it can identify the individual.

(i) The Applicant's company name, company name, company name, company address, date of incorporation, stated capital, yearly turnover, business contents, name, gender, date of birth, address, nationality, family structure, occupation, name of employer, work location, work lelephone number, type of business, department/section in the company, position, length of employement, and annual income before tax deduction stated in the application form for a lease guarantor service agreement or vicarious payment service agreement, vicarious payment service agreement prescribed by the Company, or the lease guarantor service agreement prescribed by the Company, or the lease guarantor service agreement prescribed by the Company, or the lease guarantor service agreement, vicarious payment service agreement prescribed by the Company, or the lease guarantor service agreement prescribed by the Company, or the lease guarantor service agreement prescribed by the Company, or the lease guarantor service agreement prescribed by the Company payment service agreement prescribed by the Compan contact hours of the emergency contact. Name, relationship, and telephone number of the person with parental authority, as well as hours desired for confirmation of the consent. Registration number, vehicle owner's name, vehicle identification number, and expiration date of the validity period. Personal identification information stated on the driver's license, health insurance card, or other documents whose original or copy is presented or delivered by the Applicant for confirming the purpose of using the property of which the lease is applied for, information stated on the certification of registered matters or other documents whose original or copy is presented or delivered by the Applicant for confirming the purpose of using the property of which the lease is applied for, information stated on screening documents; and information stated on a copy of the family register, residence certificate, or other documents that the Company requests and receives from the public office for verifying the identity or confirming whereabouts.

(ii) Address, property name, rent, usage fees for various anciliary services, and other contract information on the property of which the lease is applied for under the Agreement.
(iii) Transaction information that the Company may acquire after the execution of the Agreement, including the payment status of rents, usage fees for various ancillary services, and other charges

(iv) Ancillary information of the Applicant acquired by the Company and voice recording information that can identify the specific individual

(v) Emergency contact and other ancillary information acquired by the Company.

(vi) Information on changes acquired after the execution of the Agreement through communication, notice, and reports

(vii) Delinquent status of the Applicant under the Agreement.

Article 2 (Purposes of Using Personal Information)

The Applicant agrees that the Company may use personal information provided in items (i), (ii), (iii), (iv), (v), (vi), and (vii) of Article 1 for the following purposes:

(i) To examine the ability to pay
(ii) To keep records on transactions and negotiation process between the Company and the Applicant, and other facts

(iii) To provide information on products and services of the Company related to credits

(iv) To internally conduct market research and analysis, and research and development of services (v) To confirm the Applicant's whereabouts and to obtain a response to communications

(vi) To ensure the performance of any obligations under the Agreement

Article 3 (Provision and Acquisition of Personal Information to and from Third Parties)

The Applicant agrees that the Company may provide or obtain the personal information may be provided in the provisions of Article 1 to or from third parties within the following limits:

(i) The Applicant agrees that the scope of third parties to or from which information may be provided or obtain the personal information may be provided in the provided or obtain the personal information may be provided or obtain the personal information may be provided in the provided or obtain the personal information may be simply the "Property for Guarantee"), providers of various ancillary services, the payment service contacts family living together and persons with perental authority, and family living together with perental authority and family living together with perental authority, and family living together with perental authority, and family living together with perental authority and family living together with p designated by the Company, and the credit companies and joint product providers affiliated with the Company. The screening result is the information at the time of screening, and the Applicant shall not raise any objection even if the Agreement does not take effect when there is a material change in personal information or false information at the time of contract. The Applicant agrees that the Company will not disclose any

(iii) Amendment to General Conditions

These General Conditions may be amended through the procedures provided in laws and regulations to the extent necessary, and in this case, the Company shall acquire consent or give notification or announcement by appropriate means.

Article 4 (Accuracy of Personal Information)

The Company shall strive to accurately process the personal information provided by the Applicant. However, the Applicant shall be responsible for ensuring that the personal information provided is accurate and up to date.

The Applicant agrees to provide the Company with necessary personal information only for the usage purposes under the Agreement. The Applicant agrees that in the event of failure to provide specific personal information to the Company, the Company may deny the Agreement.

The Applicant agrees that if the Applicant does not consent to provisions of the Agreement, the Company may deny the Agreement.

Article 7 (Management of Personal Information)

The Company shall strive to take appropriate security measures to prevent loss, misuse, and alteration of personal information in its custody. The Company shall strive to keep personal information in a secure environment that is accessible only by authorized users.

The Company may create statistical data based on personal information it receives by processing it into a format that does not identify individuals. The Applicant agrees that the Company may use such data without any restrictions.

Article 9 (Personal Information Protection Manager, Contact for Inquiries about Handling of Personal Information

Action of manager: Personal Information Protection Manager, Executive Officer and Responsible for the General Affairs and Human Resources Department

Contact: 491(0)(3-8627-3440)
2. For a request for disclosure of personal information (notice of usage purposes; disclosure, correction, addition and deletion of contents; discontinuance of third-party provision), the Company shall respond to it according to the Applicant's request after identity verification. Please contact us below for any inquiries you have regarding the Applicant's personal information. Consultation Desk for the Applicant's Personal Information: 0120-561-440

Business hours: 9:00 to 18:00 (excluding Saturdays, Sundays, national holidays, and holidays designated by the Company)

*The Company publishes its Privacy Statement on the company website.

[Anshin Guarantor Service Co.,Ltd. General Conditions of the Lease Guarantor Service Agreement]



Special Conditions

First Party = lessor Second Party = lessee

Article 1 (Payment of Rent)

If the Second Party uses a guarantor service system provided by Anshin Guarantor Service Co., Ltd., for the payment of Rent etc., the Second Party shall make payment to the First Party through Anshin Guarantor Service Co., Ltd., of which the details shall be governed by the lease guarantor service agreement separately executed between the Second Party and Anshin Guarantor Service Co., Ltd.

Article 2 (Payment of Renewal Guarantee Charges)

If a renewal guarantee charge arises under the lease guarantor service agreement between the Second Party and Anshin Guarantor Service Co., Ltd., the money shall be paid by the method provided in the lease guarantor service agreement executed between the Second Party and Anshin Guarantor Service Co., Ltd., according to the number of years of the agreement provided therein.

Article 3 (Grounds for Rescission of Lease Agreement)

If the Second Party becomes more than three (3) months in arrears of the payment to Anshin Guarantor Service Co., Ltd., the lease agreement hereunder may be rescinded.

*Please keep this document with the lease agreement

Article 4 (Court of Agreed Exclusive Jurisdiction)

The Second Party agrees that in the event of a dispute arising in connection with the lease guarantor service agreement pertaining to the payment system under Article 1, it shall be brought in the Osaka Summary Court as the agreed exclusive jurisdiction of the first instance, regardless of the amount in contention. However, the Second Party agrees that if it is consolidated with a lawsuit for building vacation between the First Party and the Second Party, the Osaka District Court shall be the court of the agreed exclusive jurisdiction of the first instance.

Article 5

If any provisions of the Agreement are inconsistent with the provisions of these Special Conditions, they shall be changed under these Special Conditions.

I have read through and understood the above Special Conditions and thus affix my signature and seal.

	/ / · · · · · · · · · · · · · · · · · ·
Lessee	(Seal)
(Signature)	