

**TOKYO AIM – Contract regarding J-Nomad Status**

---

DATE :  
TO : TOKYO AIM  
Representative Director and  
President  
FROM : Address of J-Nomad Principal  
Office  
Name of J-Nomad  
Name and Official Title of  
Representative of Company

          [name of applicant]           (the “Company”), upon obtaining the status of J-Nomad (the “J-Nomad”), hereby agrees to the following items required by TOKYO AIM (the “Exchange”).

1. The Company shall comply with any and all of the articles, the operating rules, J-Nomad Regulations and Rules for Enforcement, and any other rules established by, and to be established or revised by, the Exchange (collectively, the “Rules”) as may be applicable to J-Nomad.
2. The Company shall comply with any and all of the orders, procedures and measures, including but not limited to, revocation of J-Nomad status, recommendation, request of improvement report, charge for the breach-of-contract damages, conducted or taken by the Exchange in accordance with the Rules.
3. The Company shall bear full responsibility for the damages arising from any forfeit if the Company loses J-Nomad status. The Company shall work in co-operation as is reasonable with the Exchange, and as appropriate Trading Participants, other J-Nomads and Listed Companies.
4. The Company agrees to be bound by the Exchange by a change in this contract unless the Company raises an objection by the appointed deadline.
5. If any claims arises from this agreement or arise between the Company and the Exchange, Tokyo District Court shall have an exclusive jurisdiction over such a suit.

---

Signed on behalf of the Company