REFERENCE TRANSLATION

IHRA Social Media Terms of Use

Article 1 Purpose of Terms of Use

This Terms of Use applies to the official social media accounts (hereinafter referred to as, "Official Accounts") managed by the International High-Speed Rail Association (hereinafter referred to as, "Association").

Article 2 Scope of Application and Changes to the Terms of Use

The Association will open and manage the Official Accounts for the purpose of disseminating information about itself. Use of the Official Accounts (including posting, viewing, etc.; the same shall apply hereinafter) shall be subject to the following terms and conditions, and those who use the Official Accounts (hereinafter referred to as, "Users") shall use the Official Accounts in accordance with the Terms of Use. When the Users use the Official Accounts, the Users shall be deemed to have agreed to the Terms of Use.

- 2 The Association may change the Terms of Use without prior notice to the Users. The amended Terms of Use shall take effect from the time of publication on the Association's website.
- 3 Matters not stipulated in the Terms of Use shall be governed by the terms of use stipulated by the respective social media operators.

Article 3 Changes in Content, Suspension or Termination of Management

The Association may change the content of Official Accounts without prior notice to the Users. This includes the deletion of posted information.

- 2 The Association may suspend or terminate the management of the Official Accounts without prior notice to the Users.
- 3 The Association shall not be liable for any damages incurred by the Users or third parties as a result of changes, suspension, or termination as stipulated in the first and second clauses of this Article.

Article 4 Prohibited Acts

The Users shall not engage in any of the following acts when using the Official Accounts.

- (1) Acts that violates or may violate the law or public order and morals.
- (2) Acts that interfere with the management of the Official Accounts, or any other act that may interfere with the Official Accounts.

- (3) Acts that cause or may cause annoyance, disadvantage, or damage to other Users, third parties, or the Association.
- (4) Acts that infringe or may infringe intellectual property rights (copyrights, trademarks, etc.), portrait rights, privacy or other rights of other Users, third parties or the Association.
- (5) Acts that identify, disclose, or divulge personal information without the consent of the person concerned.
- (6) Acts that damage the honor or trust of other Users, third parties, or the Association, or that slander the Association.
- (7) Acts that impersonate other Users, including the Association or third parties.
- (8) Falsifying information on the Official Accounts.
- (9) Posting harmful programs or scripts, and spamming.
- (10) Using Official Accounts or information obtained from Official Accounts for commercial purposes.
- (11) Acts that are prohibited by the respective social media operators.
- (12) Posting inappropriate content including harmful, obscene, or violent expressions.
- (13) Political activities, election campaigns, religious activities or similar activities.
- (14) Any other activities that the Association deems inappropriate.
- 2 If information based on any of the preceding items (hereinafter referred to as, "Prohibited Acts") is posted on the Official Accounts, the Association may take action such as deleting or hiding such information without prior notices.
- 3 In the event that the Users violate the Terms of Use, the Association may take necessary measures such as deleting the postings by the User or blocking their account. In such cases, the Association will not notify the User.

Article 5 Intellectual Property Rights

The copyrights to text, photographs, video, music, sound and other works posted on the Official Accounts shall belong to the Association, the original author or other right holders.

- 2 The rights to the trade names, trademarks, logos, etc. of the Association, companies and organizations posted on the Official Accounts belong to the Association, the respective companies and organizations. The use or disposal of these without the permission of the Association or the respective companies or organizations is prohibited.
- 3 The Users shall be deemed to have granted the Association the right to use the intellectual property rights contained in information, etc. posted on the Official Accounts on a worldwide, free of charge and on a non-exclusive basis by posting such information on the Official Accounts. The Users agree not to exercise any intellectual property rights, including copyrights and moral rights, related to such information, etc. against the Association. The Users shall not exercise any intellectual property rights, including but not limited to copyrights and moral rights, against the Association.

Article 6 Content of Postings

The information provided by the Association on the Official Accounts is accurate as of the time it was posted, and the Association may revise the name, content, etc. without prior notice, and the posted information may not match the actual information as time passes.

2 Postings to the Official Accounts by the Users are deemed to be information that the Users themselves have agreed to make public, and the Association may store, record, reproduce, or edit such information, and post, display, or publicize it in various media and mediums free of charge.

Article 7 Compensation for Damages

In the event that the Association incurs damages as a result of the User's actions, the Association may demand compensation from the User for such damages.

Article 8 Handling of Personal Information

When the Association obtains personal information from the Users, it will manage it appropriately in accordance with the IHRA's Privacy Policy.

Article 9 Disclaimers

Although the Association takes the utmost care in posting information on its Official Accounts, under no circumstances can the Association guarantee the accuracy, usefulness, certainty, etc. of the content. In addition, not all information posted from the Association on the Official Accounts necessarily represents the official announcements and views of the Association.

- 2 The Association does not guarantee the accuracy, usefulness, certainty, etc. of information provided by Users through the Official Accounts in any case.
- 3 The Association does not guarantee the content of the linked websites (hereinafter referred to as, "Linked Sites"), and accepts no responsibility for any damages incurred by Users or third parties as a result of using the Linked Sites. The Linked Sites do not imply that the Association has any special relationship with the companies operating the Linked Sites or that the Association recommends the products or services of those companies. When using Linked Sites, please check the terms and conditions of use of each Linked Sites.
- 4 The Association is under no obligation to respond to questions, etc. sent to its Official Accounts.
- 5 The Association shall not be liable for any damage or trouble incurred by Users or third parties as a result of their use of or inability to use the Official Accounts.
- 6 The Association shall not be liable for any damage or trouble incurred by Users or third parties as a result of changes (including updates and deletions) to the various information displayed on the Official Accounts.
- 7 The Association shall not be liable for any disputes or problems arising between Users or between Users

and third parties in relation to the Official Accounts, or for any damages resulting from such disputes or problems.

- 8 Users shall bear their own costs (including installation costs of equipment, communication charges, etc.) for viewing information on the Official Accounts.
- 9 Information of activities, etc. provided on the Official Accounts relates to a portion of the Association's activities, etc. and is not intended to be all-inclusive.
- 10 The Association may change the address of the Official Accounts without prior notice. The Association will not be held responsible for broken links, display problems, or any other effects that may result from such changes.
- 11 Official Accounts are operated by the systems of external social media management companies such as Meta. The Association assumes no responsibility for the system operations of the social media operators.

Article 10 Contact for Inquiries

The Official Accounts do not accept any inquiries to the Association. Please direct any inquiries regarding the Official Account to the following address:

ihra-hsr-visitor@ihra-hsr.org

Article 11 Governing Law and Court of Jurisdiction

The use of the Official Accounts, information posted on the Official Accounts, and the interpretation and application of these terms and conditions shall be governed by the laws of Japan, and in the event of any dispute, the Tokyo District Court shall have exclusive jurisdiction as the court of first instance.

Supplementary Provisions

This Terms of Use will come into effect on June 1, 2024.

Supplementary Provisions

This Terms of Use was approved by IHRA's Board of Directors Meeting held on March 10, 2025.