

Zeirom Pack Data License Agreement

This **Zeirom Pack Data License Agreement** (hereinafter referred to as the “Agreement”) is entered into by and between the **Japan Tariff Association**, a Public Interest Incorporated Foundation (hereinafter referred to as “Party A”), and the purchaser of the Zeirom Pack Data (hereinafter referred to as “Party B”).

The Zeirom Pack Data (hereinafter referred to as the “Data”) refers to CSV-format data output from the database contained in “Zeirom 2025.” Party B may incorporate the Data into Party B’s internal networks or systems, etc., for the purpose of internal use (hereinafter referred to as the “Purpose”).

Note: The CSV-format data output from the database includes the “Customs Tariff Schedule,” “NACCS Detailed Data,” “Export Statistical Classification Table,” “Explanatory Notes to the Customs Tariff Schedule,” and “Examples of Customs Classification.”

Article 1 (Definitions)

The term “Zeirom Pack Data License Agreement” shall mean this Agreement, which governs the use of the Data by Party B for the Purpose as defined above.

Article 2 (Formation of Agreement)

This Agreement shall be formed when Party B applies by the method designated by Party A, and Party A accepts such application.

Article 3 (Application of Agreement)

- 1.This Agreement shall apply to all relationships between Party A and Party B with respect to the use of the Data.
 - 2.Party A may, when deemed necessary for business reasons, amend the contents of this Agreement without prior notice to Party B.
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Article 4 (License of Use)

- 1.Party A grants Party B the right to use the Data during the term of this Agreement, solely within the scope of the Purpose.
- 2.Party B shall not engage in any act that infringes Party A’s intellectual property rights, including but not limited to providing information derived from the Data, or any reproduction thereof, to any third party, whether for consideration or free of charge.

- 3.If any act in violation of Paragraph 2 is discovered, Party A may immediately revoke the license to use the Data without prior notice to Party B.
 - 4.Intellectual property rights relating to the Data shall belong to Party A; provided, however, that this shall not apply to portions of the Data whose intellectual property rights belong to third parties.
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Article 5 (Provision of Data)

Party A shall provide the Data to Party B by the method designated by Party A. During the term of this Agreement, if the contents of the Data are changed or updated, Party A shall promptly provide replacement data to Party B.

Article 6 (Fees and Payment)

- 1.Party B shall pay the fees for the use of the Data as separately determined by Party A, in the manner designated by Party A.
 - 2.The license fee for the Data shall be JPY 352,000 (tax included) per server. Provided, however, that if Party B purchases 30 or more sets of “Zeikom 2025,”
 - 3.Party A shall exempt Party B from payment of the Data license fee for one server.
 - 3.Party B shall pay the amount set forth in Paragraph 2 by wire transfer to the bank account designated by Party A.
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Article 7 (Disclaimer of Party A)

Party A shall bear no liability whatsoever for any damages incurred by Party B arising out of or in connection with the use of the Data.

Article 8 (Term of Agreement)

The period during which Party B may use the Data shall commence on the date of execution of this Agreement and continue until March 31, 2026.

Article 9 (Termination by Party B)

If Party B terminates this Agreement during the contract period, Party A shall not refund any fees already paid by Party B.

Article 10 (Termination by Party A)

- 1.Party A may terminate this Agreement in the event that Party A discontinues provision of the Data due to unavoidable circumstances.
- 2.If Party B falls under any of the following, Party A may immediately terminate this Agreement without prior notice, and in such case Party A shall not refund

any fees already paid by Party B:

- (1) Where, after commencement of use of the Data, it is discovered that Party B has engaged in an act set forth in Article 4, Paragraph 2.
 - (2) Where Party B fails to pay the license fee for the Data by the due date specified by Party A.
 - (3) Where Party B engages in any other act of breach of trust equivalent to the foregoing.
3. In the event of termination pursuant to Paragraphs 1 or 2, Party A shall not refund any fees already paid by Party B.

Article 11 (Notification Obligation)

If there is any change in the contents of Party B's application relating to this Agreement, Party B shall promptly notify Party A in writing.

Article 12 (Assignment of Rights)

Party B shall not assign, transfer, or otherwise dispose of, in whole or in part, any claim or contractual status arising under this Agreement.

Article 13 (Exclusion of Anti-Social Forces)

1. Party A and Party B each represent and warrant to the other that:

- (1) It is not an organized crime group, member of such group, quasi-member, affiliate, corporate racketeer, or other anti-social force (collectively, "Anti-Social Forces").
- (2) None of its officers are Anti-Social Forces.
- (3) It has not entered into this Agreement for the benefit of Anti-Social Forces, including by allowing such forces to use its name.
- (4) It has not provided funds or benefits to Anti-Social Forces, nor otherwise been involved with them.
- (5) It does not maintain any socially condemnable relationship with Anti-Social Forces.
- (6) It shall not, either directly or through a third party, engage in the following acts in relation to this Agreement:
 - ① Threatening or violent conduct against the counterparty.
 - ② Using fraud or force to obstruct the counterparty's business or damage its credibility.

2. If either Party is found to be in breach of any representation or warranty under Paragraph 1, items (1) through (5), or engages in acts set forth in item (6), the other Party may immediately terminate this Agreement without any demand.

3.If this Agreement is terminated pursuant to Paragraph 2, the terminating Party shall bear no liability for damages or compensation to the other Party, and if the terminating Party incurs damages as a result, the breaching Party shall indemnify the same.

Article 14 (Jurisdiction)

The Tokyo District Court shall have exclusive agreed jurisdiction over any litigation arising in connection with this Agreement.

Article 15 (Good Faith Consultation)

Any matters not provided for in this Agreement, or any doubts arising with respect to the interpretation of this Agreement, shall be resolved in good faith consultation between Party A and Party B.

IN WITNESS WHEREOF, this Agreement has been executed in duplicate, with each Party retaining one (1) copy.

Dated:

Party A

Address: 3-4-2 Kanda Surugadai, Chiyoda-ku, Tokyo

Nissenren Asahi Seimei Building, 6F

Company Name: Public Interest Incorporated Foundation Japan Tariff Association

Authorized Representative's Signature

Executive Managing Director: Hiromasa Fukuda

Party B

Address:

Company Name:

Authorized Representative's Signature: