

JASPAR Official SNS Account Terms of Use

JASPAR (hereinafter referred to as “JASPAR”), hereby establishes the following terms of use (hereinafter referred to as these “Terms”) regarding the viewing and use of JASPAR’s official accounts (hereinafter referred to as the “Official Accounts”) on social networking services (hereinafter referred to as “SNS”).

For the avoidance of doubt, the Official Accounts are operated by JASPAR through the services provided by each SNS operating company, and such SNS services themselves are not under the control of JASPAR.

Article 1 (Purpose and Applicable Persons)

These Terms shall apply to all persons who view or use the Official Accounts (including, without limitation, comments, reposts, mentions, and the like on the Official Accounts or on content posted from the Official Accounts; the same shall apply hereinafter) (hereinafter referred to as “Users”). Regardless of whether a person is a JASPAR member or non-member, if such person views or uses the Official Accounts, such person shall become a User under these Terms.

2. If a person views or uses the Official Accounts, such person shall be deemed to have agreed to each provision of these Terms.

Article 2 (Prohibited Matters)

Users shall not engage in any of the following acts in viewing or using the Official Accounts:

- (1) Any act that infringes, or may infringe, the property, rights, privacy, or the like of JASPAR or any third party
- (2) Any act that causes, or may cause, disadvantage or damage to JASPAR or any third party
- (3) Any act that harms, or may harm, the honor or credibility of JASPAR or any third party
- (4) Any act contrary to public order and morals, or any act that may be so
- (5) Any act related to criminal acts
- (6) In connection with JASPAR’s activities, any act of directly or indirectly providing benefits to antisocial forces
- (7) Any act that interferes with the smooth operation of the Official Accounts
- (8) Political activities, election activities, religious activities, or acts similar thereto
- (9) Any act of using content posted from the Official Accounts beyond the scope of private reproduction, quotation, etc. permitted under the Copyright Act
- (10) Any act of using content posted from the Official Accounts for commercial purposes
- (11) Any other act that JASPAR determines to be inappropriate

2. If JASPAR determines that a User has engaged in any act set forth in the preceding paragraph or

any act in violation of these Terms, JASPAR may take, against such User, access restrictions through SNS functions (blocking), demands for cessation of such act and claims for damages, and any other necessary measures.

Article 3 (Amendment of Terms)

JASPAR may, without obtaining the consent of Users, change the contents of these Terms or add new contents thereto. The amended Terms shall be posted on JASPAR's website and shall become effective from the time of posting (or, if a separate effective date is specified at the time of posting, from such effective date).

Article 4 (Handling of Personal Information, etc.)

JASPAR may access information that a User makes public through SNS settings or information that the User allows JASPAR to view, to the extent necessary for the operation of the Official Accounts.

2. Personal information of Users acquired in connection with the viewing or use of the Official Accounts shall be appropriately handled in accordance with the personal information protection policy separately established by JASPAR.

Article 5 (Intellectual Property Rights)

Copyrights and all other intellectual property rights relating to text, images, and other information displayed on the Official Accounts shall belong to JASPAR or the right holder of such information.

2. Copyrights in information posted by a User through SNS in the course of viewing or using the Official Accounts shall, in principle, belong to such User. Provided, however, that JASPAR may use such information free of charge (including processing, excerpting, reproducing, disclosing, translating, and the like) within the scope of the operation of the Official Accounts, public relations, and other purposes, and the User shall not exercise moral rights of authors or any similar rights with respect to such use.

Article 6 (Disclaimer)

JASPAR does not warrant that content posted from the Official Accounts is free from factual or legal defects (including bugs, errors, defects, and the like), nor does JASPAR warrant the accuracy, completeness, or usefulness of such content.

2. JASPAR shall not be responsible for any trouble arising between Users in connection with the viewing or use of the Official Accounts.

3. JASPAR shall not be responsible for any damage incurred by a User or any third party due to any account opened or operated by a third party impersonating JASPAR or the Official Accounts, or due to similar acts.

4. JASPAR shall have no obligation to respond to comments or inquiries from Users submitted to the Official Accounts.

5. Since the Official Accounts are operated by the systems of each SNS operating company, JASPAR is unable to provide any response whatsoever regarding the operating status of such systems. In addition, JASPAR is unable to provide any response whatsoever regarding the functions, methods of use, technical questions, or the like concerning the sites of each SNS operating company, or software or applications provided by each SNS operating company or third parties.

6. JASPAR may change or delete content posted from the Official Accounts. In such case, comments from Users or other posted content relating to such content may be deleted.

7. Even if a User incurs damage in connection with the viewing or use of the Official Accounts, JASPAR shall not be liable for damages unless JASPAR has acted intentionally or negligently.

Article 7 (Suspension or Interruption of Provision of the Official Accounts)

If JASPAR determines it necessary for the operation of the Official Accounts, JASPAR may suspend or interrupt the provision of all or part of the Official Accounts without prior notice to Users.

Article 8 (Governing Law and Language)

These Terms shall be governed by and construed in accordance with the laws of Japan. In addition, the Japanese-language version of these Terms shall be the authentic text, and if any difference in interpretation arises between the Japanese-language version and the English-language version, the Japanese-language version shall prevail.

Article 9 (Designated Court)

The Tokyo District Court shall be the court of exclusive agreed jurisdiction as the court of first instance for any and all disputes arising between a User and JASPAR in connection with the viewing or use of the Official Accounts.

Article 10 (Effective Date)

These Terms shall apply from April 10, 2026.

Article 11 (Establishment, Amendment, and Abolition)

The establishment, amendment, and abolition of these Terms shall be subject to a resolution of the JASPAR Steering Committee.