How to log in on Virtual Event Platform Deliveru

(AIMA Japan Annual Forum 2020)





ようこそ。 ログインしてイベントに参加しましょう。	
Login ID 参加者ID uwpyjIi	
Password	
ログイン	
CLICK HERE to Log in	
Deliveruについて 利用規約 プライバシーポリシー よくある質問 お問い合わせ 運	営会社
イベント配信プラットフォーム「Deliveru」は株式会社ファシオによって運営されており、 配信されるイベント・セミナーコンテンツは各主催企業様によって提供されています。	

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Terms of Service 利用規約

<u>Step 2</u>

第1条 (Deliveruサービス)

「Deliveru」とは、株式会社ファシオ(以下「当社」といいます。)が提供するインターネット上のイベント配信プラ ットフォーム(https://deliveru.jp/)および当該サイトに付随するアプリケーション、メール配信、その他各種サー ビスの総称をいいます。

第2条(利用申し込みおよび本規約の適用)

1. Deliveru利用規約(以下「本規約」といいます。)は、Deliveruを利用する方(以下「利用者」といいます。)に 適用されるものとします。

2. 利用者は、Deliveruの仕組み、Deliveruにより提供されるサービスの内容および本規約を理解・承諾のうえ、当社 あるいは、Deliveru上で配信されるイベントを主催する会社(以下「主催会社」といいます。)の定める手順に従い Deliveruの利用申し込みをするものとし、利用者は本規約に同意のうえDeliveruを利用するものとします。

3. 当社がDeliveruで提示する、運用ルール、プライバシーポリシー、およびその他諸注意等(以下「諸注意等」とい います。)が存在する場合には、諸注意等はそれぞれ本規約の一部を構成するものとします。

4. 当社は利用者が当社もしくは主催会社にDeliveruを通じた情報を参照する事に対する利用申し込みを行ったこと、 または利用者がDeliveruに含まれるコンテンツや各種情報を閲覧・使用をしたことをもって、利用者が本規約に同意し たものとみなします。

第3条(会員登録およびユーザーアカウント)

1. 当社または主催会社へ利用者によるDeliveruの利用申し込みがなされ、当社がこれを承諾した場合には、Deliveru への会員登録が行なわれ、当社からユーザーアカウントが利用者に直接付与されます。 2. 利用者は、会員登録の際に入力または提供した情報(以下「会員情報」といいます。)の内容につき、自ら責任を

負うものとします。会員情報の内容に変更が生じた場合には利用者は、直ちに情報の更新をDeliveru上で自ら行うか、 あるいは、主催会社に更新の依頼を行い、常に最新の情報を当社および主催会社に提供するものとします。





Terms of Service

Article 1 (Deliveru Services)

Deliveru" is a general term for the event delivery platform on the Internet provided by Fashio Corporation (hereinafter referred to as "Fashio"), the event delivery platform on the Internet (https://deliveru.jp/) provided by as well as applications, mail delivery, and various other services associated with the site.

Article 2 (Application and Terms of Use)

- 1. The Deliveru Terms of Use (hereinafter referred to as "Terms of Use") are established by the person using Deliveru (hereinafter referred to as "User"). The Terms of Use shall apply to the person who uses Deliveru (hereinafter referred to as "User").
- 2. The User agrees to be bound by these Terms of Use. The user must understand and accept the structure of Deliveru, the content of the services provided by Deliveru and these Terms of Use, and must follow the procedures set forth by the Company or the company organizing the event delivered on Deliveru (the "Organizing Company"). The user shall apply to use Deliveru in accordance with the procedure set forth by the Company or the company organizing the event delivered on Deliveru (hereinafter referred to as the "Organizing Company"), and the user shall use Deliveru upon agreeing to these Terms of Use.
- 3. If there are any operational rules, privacy policy, or other precautions, etc. (hereinafter referred to as "precautions, etc.") presented by the Company on Deliveru, the user shall agree to abide by the terms of this Agreement and use Deliveru.
- 4. By registering for access to information through Deliveru, or viewing or using the contents or information contained in Deliveru, the user shall be deemed to have agreed to these terms and conditions.

Article 3 (Registration and User Account)

- 1. When a user applies to the Company or the organizer for the use of Deliveru and the Company accepts the application, the user shall be registered as a member of Deliveru and the Company shall grant the user an account directly to the user.
- 2. The User shall be responsible for the contents of the information entered or provided at the time of membership registration (hereinafter referred to as "Member Information"). In the event of a change in the information, the user shall immediately update the information on Deliveru or ask the organizer to update the information and provide the company and the organizer with the latest information.
- 3. The company reserves the right to suspend an existing user account if it is deemed inappropriate to do so, such as if the member information is incorrect.
- 4. You shall not transfer or lend your account to any third party.
- 5. All actions on Deliveru by using the issued user account shall be deemed to be the actions of the user who has been issued such user account and the user shall use Deliveru and manage the user account at his/her own risk. The company and the organizer shall not be liable for any damage caused by the theft of user accounts by third parties, including refunds, except in cases of intentional or gross negligence.

Article 4 (Withdrawal and Termination of Membership)

- 1. If the user wishes to cancel the membership of Deliveru, the user shall follow the procedures specified by the company or the organizer.
- 2. The company and the organizer have no objection to the deletion of all or part of the user's registration information and usage history on Deliveru in the event that the user resigns their membership. The User shall be responsible for storing the necessary information. This paragraph does not apply to the obligation of the Company to retain such information and history except as provided in this paragraph.

Article 5 (Deactivation and cancellation of user account)

- 1. The Company may take any action it deems appropriate, including but not limited to (A) suspending or terminating the user account and prohibiting future membership registration of the user in the event that the Company deems that the user has violated this Agreement.
- 2. If a user does not use Deliveru for a certain period of time or if the Company deems it necessary, the Company and the organizer may suspend or terminate the user's account upon prior notice to the user in question.

Article 6 (Prohibited Acts)

- 1. The User shall not engage in any of the following acts or any act that may result in any of the following acts on Deliveru.
- (1) Intentionally register false or misleading information.

(2) An act that violates the rights of others, such as copyright, trademark, privacy rights, name rights, portrait rights, or honor.

- (3) Defaming a person or group.
- (4) An act that is or may be contrary to the law or public order and morals.
- (5) Using various services provided by Deliveru for illegal purposes.
- (6) Taking advantage of a defect that occurs on Deliveru.
- (7) Providing information for commercial purposes without the consent of the Company.
- (8) Interfering with the operation of Deliveru or damaging the reputation of the Company.
- (9) Violation of this Agreement.

(10) Any other act that the Company deems inappropriate or inappropriate.

- 2. If any damage is caused to the Company or a third party by an act listed in the preceding paragraph, the user shall assume full legal responsibility and shall not cause any damage to the Company or the third party.
- 3. If the Company reasonably determines that a User has committed any of the acts listed in the preceding two paragraphs, the Company may, without prior notice, take any action it deems appropriate, including but not limited to suspension and cancellation of the User's account and prohibition of membership registration in the future.

Article 7 (Suspension, Interruption, Modification and Termination of Service)

1. The Company may suspend or discontinue Deliveru without prior notice to the user in the following cases.

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- (1) To maintain Deliveru or to change the specifications.
- (2) In the event of a natural disaster or other emergency, or the threat of a natural disaster or other emergency, that prevents the operation of all or part of the services provided on Deliveru.
- (3) When the Company determines that it is necessary to suspend various services provided on Deliveru for unavoidable reasons.
- 2. We may change the contents and specifications of Deliveru at any time without prior notice to the user.
- 3. We may suspend or terminate Deliveru for an extended period of time with one (1) month notice to the applicant and user.

Article 8 (Copyright, etc.)

- 1. The copyright and other intellectual property rights to all text, images, video, audio, programs and other content provided through Deliveru belong to the Company or the content provider, and the user may not reproduce or reprint the content without the prior consent of the Company and the organizer.
- 2. If a dispute arises in violation of the provisions of this section, the user shall resolve the dispute at his or her own expense and responsibility, and shall not cause any damage to the Company or any third party.

Article 9 (Force majeure)

- 1. The Company shall not be held responsible for any damage to the Users that is caused by viruses, power outages, server failures, line failures, damage due to natural disasters, or other reasons beyond the Company's control (hereinafter referred to as "Force Majeure") that cannot be prevented by normal measures.
- 2. We do not warrant that data managed or provided by Deliveru will not be erased or altered as a result of force majeure.

Article 10 (Company's Non-Warranty)

- 1. The Company does not warrant that (A) the provision of Deliveru will be free from defects, errors, or failures, (B) the information obtained from Deliveru will be accurate, or (C) the services and information available through Deliveru will meet the expectations of users.
- 2. The user acknowledges that Deliveru does not warrant or guarantee the up-to-date, truthful, legal, safe, appropriate, useful, certainty of acceptance or any other effect of the information provided on Deliveru, and shall use Deliveru at its own risk. The Company will not be held responsible for any problems that may arise in connection with this information. However, this does not apply in the event that such a problem occurs due to the intentional or gross negligence of the Company.

Article 11 (Equipment and Communication Charges for Use of Deliveru)

In order to use Deliveru, the User shall prepare the communication environment, including communication terminals and communication equipment, at its own cost and responsibility. The Company shall not bear any communication costs necessary for the use of Deliveru.

Article 12 (Exclusion of Anti-Social Forces)

- 1. You represent and warrant that you have not been and will not be subject to any of the following.
- (1) An organized crime groups.
- (2) A member of an organized crime group.
- (3) A related company or association of an organized crime group, and any other equivalent person of above.
- (4) A person who is likely to commit violent and illegal acts in pursuit of illicit profits against companies, etc., and who poses a threat to the safety of citizens' lives.
- (5) Those who are likely to commit violent and illegal acts in pursuit of unfair profits and pose a threat to the safety of citizens' lives by disguising or embodying a social or political movement or activity.
- (6) In addition to the persons listed in the preceding items, groups or individuals who are at the core of structural injustice through the use of force or financial connections with gangs, based on their relationship with gangs.
- (7) Any other person equivalent to the above.

Article 13 (Responsibility of the Company)

We shall not be liable for any damage caused by the applicant or user in connection with the website and services provided by Deliveru or any other third party that can be accessed through Deliveru, except in the event of intentional or gross negligence on our part.

Article 14 (Amendments to the Terms and Conditions)

- 1. The Company may change these terms and conditions and precautions without prior notice to users.
- 2. You will be deemed to have accepted these terms and conditions as amended by the time you use Deliveru after they are posted on Deliveru.

Article 15 (Personal Information)

The handling of personal information shall be in accordance with the privacy policy set forth by the Company.

Article 16 (Separation Clause)

In the event that any provision of these Terms and Conditions or the Notes is found by a court of competent jurisdiction to be invalid, such provision shall be modified or interpreted to the fullest extent permitted by law to give effect to the original intent of the provision and shall not affect the validity of any other provision of these Terms and Conditions or the Notes.

Article 17 (Governing Law and Jurisdiction)

The Terms and Conditions shall be governed by the laws of Japan, and all disputes related to the Terms and Conditions shall be subject to the exclusive jurisdiction of the Tokyo District Court or the Tokyo Summary Court as the court of first instance.

Prepared and Applied on Nov 1st 2016

Due to the Protection of Personal Information Act in Japan, you are requested to change your password.





<u>Step 4</u>

Confirm Your New Password

パスワード変更確認



<u>Step 5</u>



New Password Change Completed

パスワード変更完了





Click the event





You will see the below before livestream starts

🗮 📰 主催会社 : AIMA	ده (۵)	こそ AIMA_TEST_USER_02 さん
☆ ホーム □1 ライブ 目 アーカイブ		<u>ホーム</u> > イベント配信
	文字の大きさ: 中 大 ご チャットエリア拡大 督問のある方は、ここに記入してください。	
This event will start at 9:55am Japan time on Sep 30 th	AIMA_TEST_USER_02 さん のお名前で投稿されます。	送信
AIMA_TEST_20200828 AIMA Speakers AIMA Japan Ann	ual Forum 2020 will start at 9:55am Japan time	
概要/補定 <u>資料ダウン</u> Please REFRESH the イベントの概要が入ります。	page if you are unable to start the live stream at 9:55a	m



Session replay: A replay of the forum will be available on our virtual event platform from 12th Oct to 31st Oct, and on our AIMA Japan Annual Forum 2020 website thereafter.
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Forgotten Password (Step 1)





ようこそ	。 ログインしてイベントに参加しましょう。	
参加者ID	u0pUQII	
パスワード	•••••	
	ログイン パスワードを忘れました	

CLICK HERE to receive a new password if you have forgotten yours after resetting it the first time

Forgotten Password (Step 2)







If you have questions, please contact Kana Someya at ksomeya@aima.org.