

Welcome to "SFF-Air support"! Please make sure to read following "SFF-Air Support Terms of Use" before start using this app. In addition, please note that this app does not guarantee a best performance for your motorcycle. It is just a tool for you to set up your SFF-Air TAC.

SFF-Air support Terms of Use

Introduction

These "SFF-Air support Terms of Use" (these "Terms of Use") set forth the conditions of using the application (the "Application") referred to as "SFF-Air support" for iPhone/Android terminals (the "Terminal") provided by Showa Corporation (the "Company"). Any person (the "User") to use the Application must agree in advance to all of the provisions prescribed in these Terms of Use. Minors may use the Application upon obtaining the prior consent of a legal representative such as a person with parental authority regarding these Terms of Use.

Article 1 [License]

The Company shall grant a nonexclusive, non-assignable license to the User for using the Application only in the User's Terminal in accordance with the conditions prescribed in these Terms of Use.

Article 2 [Ownership of Rights]

All intellectual property rights including copyrights, patent rights and trademark rights of the Application belong to the Company or a third party that owns such rights. The User will not acquire any rights in connection with the use of the Application.

Article 3 [[Disclaimer](#)]

1. The Company will not be liable in any way for any damage suffered by the User as a result of using the Application.
2. If the User causes damage to a third party as a result of using the Application, the User shall compensate such damage under its own cost burden and responsibility.
3. The Company will not be liable in any way for any damage arising due to the unavailability of the Application caused by a defect, error, failure or the like in the Application.
4. The contents, functions and performance of the Application are limited to the scope of such contents, functions and performance that can be reasonably provided by the Company at the time that the User downloads the Application. The Company will provide the Application as-is to the User, and does not guarantee to the User that the Application will run accurately under the usage environment of any User, or that all functions of the Application are being exhibited. In addition, the Company does not guarantee that the Application is effective for the User's specific purpose, the Application is commercially useful, or offer any other guarantee in relation to the Application.
5. While the Company may provide information or offer advice to the User as needed, the Company shall not be liable for the consequences thereof.
6. The Company will not be liable in any way for any defect, malfunction or failure arising in the User's Terminal as a result of using the Application.

Article 4 [Prohibited Matters]

The User must not engage in the following acts upon using the Application:

1. act of infringing upon, or act that may infringe upon, the copyrights, patent rights, trademark rights or other intellectual property rights of the Company, other Users or other third parties (collectively, "Others");
2. act of discriminating or defaming the Company or Others, or act of infringing upon, or act that may infringe upon, the reputation, credibility, privacy and other moral rights and property rights of the Company or Others;
3. act of implying, inducing, assisting or recommending illegal acts, criminal acts or antisocial acts;

4. excluding those approved by the Company, act of using the Application for business purposes or commercial purposes, or act of preparing to use the Application for business purposes or commercial purposes;
5. act of replicating, correcting, reproducing, modifying, changing, performing reverse engineering or reverse assembly to, decompiling or translating the functions provided by the Application;
6. act of obstructing, or act that may obstruct, the operation of the Application;
7. act of considerably impairing the business activities of the Company by making long calls to the Company or excessively making and repeating the same inquiry to the Company, or coercing obligations or groundless demands against the Company;
8. in addition to each of the foregoing items, act that is in violation of laws and ordinances or in breach of these Terms of Use, or act that is contrary to public order and morality;
9. act of placing a link to data or the like in which the act corresponding to any one of the foregoing items can be seen, for the purpose of assisting in such act;
10. act of allowing a third party, which has not agreed to these Terms of Use, to use the Application such as by leasing the Application to such third party; or
11. any other act that the Company deems inappropriate for the User.

Article 5 [Change and the like of Application]

Whatever the reason may be, the Company may change, add, discontinue, suspend or cancel all or a part of the Application without requiring any prior notice to the User and without having to offer any kind of guarantee. The Company will not be liable in any way even if the User or a third party consequently suffers any damage due to such change or the like.

Article 6 [Personal Information]

While the Application will request the User to arbitrarily provide personal information, such personal information will not be used for any purpose other than the purpose that is specified in the Application. The User's personal information will not be disclosed to a third party

unless the prior approval of the User is obtained or such disclosure is demanded based on laws and ordinances.

Article 7 [Changes to these Terms of Use]

If the Company determines that there is due cause, the Company may change these Terms of Use at any time, based on the Company's determination, without having to obtain the prior approval of the User. If these Terms of Use are changed, the new Terms of Use shall come into force at the time when they are displayed on the Application. If the User uses the Application after the changes to these Terms of Use come into force, it shall be deemed that the User has agreed to the new Terms of Use.

Article 8 [Compensation for Damage]

If the User breaches this Agreement, the Company may seek damages against the User.

Article 9 [Governing Law and Jurisdiction]

These Terms of Use shall be governed by, and interpreted in accordance with, the laws of Japan. If legal action between the User and the Company becomes required due to or in relation to the Application, the Tokyo District Court shall be the competent court of agreed jurisdiction for the first instance.