

		Current wordings in “TERMS AND CONDITIONS OF GLOBAL PASS MEMBERSHIP”		New wordings in “TERMS AND CONDITIONS OF GLOBAL PASS MEMBERSHIP”
Article 7 Lending and Handling of the Card		<Add>	7.9	Notwithstanding the provisions of Article 1, the Cards issued on or after the designated date specified on our website will not be equipped with the iD function. For the Cards that do not have the iD function, provisions related to the iD function, such as iD transactions, in these Terms and related special provisions shall not apply.
Article 11 Card Reissuance	11.1	If the Card is lost, stolen, damaged, or destroyed and the Member submits a notice prescribed by the Bank, and if the Bank considers it appropriate, the Bank will reissue the Card. <u>In such case, the Member shall pay the card reissuance fee prescribed by the Bank.</u>	11.1	If the Card is lost, stolen, damaged, or destroyed and the Member submits a notice prescribed by the Bank, and if the Bank considers it appropriate, the Bank will reissue the Card.
Article 22 Method of Payment in Case of Insufficient Designated Account Balance	22.1	In the event that the Bank is unable to debit from the Designated Account of any Member, due to insufficient funds, (i) the amount equivalent to the Trade Payable owed to the Bank pursuant to the provisions of Article 18 less the amount equivalent to the Trade Payable already debited, (ii) the annual membership fee for the Card, <u>(iii) the Card reissuance fee, or (iv) all or part of any other debts under these Terms and Conditions, the Bank may appropriate such debts in the order and manner considered appropriate by the Bank.</u>	22.1	In the event that the Bank is unable to debit from the Designated Account of any Member, due to insufficient funds, (i) the amount equivalent to the Trade Payable owed to the Bank pursuant to the provisions of Article 18 less the amount equivalent to the Trade Payable already debited, (ii) the annual membership fee for the Card, <u>or (iii) all or part of any other debts under these Terms and Conditions, the Bank may appropriate such debts in the order and manner considered appropriate by the Bank.</u>
Article 27 Cancellation of Membership Qualification	27.1	(6)The Member constitutes an organized crime group, <u>an organized crime group member, a person for whom a period of five years has not elapsed since the Member was an organized crime group member, a quasimember of an organized crime group, a corporation affiliated with an organized crime group, a shareholder meeting extortionist (sokaiya ) or the like, a corporate extortionist acting under the guise of a social movement or political activity (shakai undo-to hyobo goro ), a group or individual that in the context of having a relationship with an organized crime group plays a key part in structural injustice using force or through a financial connection with an organized crime group (tokushu chino boryoku shudan ), or any other person similar to any of these entities or individuals (an “Organized Crime Group Member, Etc.”), or a person to whom either of item (i) or (ii) below applies.</u> <u>(i) A person who has a relationship through which an Organized Crime Group Member, Etc. is considered to be unjustly used for the purpose of pursuing illicit gains for the person or a third party, causing damage to a third party, or for any other similar purpose.</u> <u>(ii) A person who has a relationship through which it is considered to provide funds or benefits to an Organized Crime Group Member, Etc. or otherwise be involved with an Organized Crime Group Member, Etc.</u>	27.1	(6)The Member constitutes an organized crime group; <u>a member of an organized crime group; a former member of an organized crime group who has withdrawn from that group but less than 5 years have passed since; a quasi-member of an organized crime group; a related company or association of an organized crime group; a corporate racketeer; a rogue person proclaiming himself/herself as a social activist; an organized special intellectual crime group; and any other person or entity equivalent to any of the foregoing (“Anti-Social Forces”), or fall under any of the following categories:</u> <u>(i) an entity having such relationship with Anti-Social Forces that indicates the control of Anti-Social Forces over the entity’s management;</u> <u>(ii) an entity having such relationship with Anti-Social Forces that indicates the substantial involvement of Anti-Social Forces in the entity’s management;</u> <u>(iii) an entity having such relationship with Anti-Social Forces that indicates reliance on Anti-Social Forces for the purpose of unfairly benefiting itself or third parties, or of damaging third parties;</u> <u>(iv) an entity having such relationship with Anti-Social Forces that indicates provision of funds, benefits or services from the entity to Anti-Social Forces; and</u> <u>(v) an entity where any of the directors and officers or other personnel substantially involved in its management is engaged in socially condemnable relationship with Anti-Social Forces.</u>
		TERMS AND CONDITIONS OF GLOBAL PASS MEMBERSHIP shall become effective as of <u>May 20, 2025.</u>		TERMS AND CONDITIONS OF GLOBAL PASS MEMBERSHIP shall become effective as of <u>October 1, 2025.</u>

		Current wordings in “SPECIAL PROVISIONS FOR ANA MILEAGE CLUB GLOBAL PASS”		New wordings in “SPECIAL PROVISIONS FOR ANA MILEAGE CLUB GLOBAL PASS”
Article 2 Card Functions and Services		(4) iD function		(4) iD function ( <u>excluding newly issued Cards</u> )
		SPECIAL PROVISIONS FOR ANA MILEAGE CLUB GLOBAL PASS shall become effective as of <u>October 1, 2019</u> .		SPECIAL PROVISIONS FOR ANA MILEAGE CLUB GLOBAL PASS shall become effective as of <u>October 1, 2025</u> .