

Application for Participating Membership

Date: _____

The Board Director Training Institute of Japan
Representative Director

We hereby understand and agree with BDTI's objectives and the attached Participating Members' Rules and Agreement, and apply to become a corporate participating member. We have never been punished under either administrative or criminal law. We have never been related in any way to anti-social forces.

Signature _____

COMPANY			
ADDRESS	(〒 —) (Postal Code:)		
	Last Name	First Name	M.I.
Person in charge			
DEPT. / TITLE			
PHONE		FAX	
E-Mail			
<p>We give our approval to BDTI to publicly disclose that the Company is a participating member on its web site and other materials.</p> <p style="text-align: center;"> <input type="checkbox"/> YES <input type="checkbox"/> NO </p>			

Annual Dues	<input type="checkbox"/> ¥100,000 per unit <input type="checkbox"/> "Unlimited e-Learning" Purchaser
# of Units	<i>(Purchasers of "Unlimited e-Learning" leave blank)</i> _____ Units
Total	<i>(Purchasers of "Unlimited e-Learning" leave blank)</i> ¥ _____

- Purchasers of "Unlimited e-Learning" will be considered as applying for one "unit". In this case, please leave blank the spaces for "# of units" and "Total", and contact us if your company wishes to apply for more than one unit.
- BDTI will subsequently notify you by email as to whether your application has approved or not. Please note that this sometimes takes about a week.
- For applicants who have not purchased Unlimited e-Learning, if/when you receive notification of acceptance of your application, kindly please pay your annual dues by following the payment instructions set forth in that email notification.
- BDTI will save and handle your personal information with care, and will only use it for the purposes of confirming your identity, background checks in connection with your application for participating membership, sending various notifications of events, programs and other offerings, and other matters related to the provision of services by BDTI.
- Qualification as a participating member will continue for the one-year period following the payment of annual dues (for purchasers of Unlimited e-Learning, the one year period following notification of acceptance), and will pertain to all public seminars and director training programs offered by BDTI during that period. However, in special circumstances BDTI may apply the benefits of membership to seminars or programs that are held prior to the date of receipt of dues, on condition of subsequent acceptance of application and receipt of dues.

Participating Members' Rules and Agreement

Article 1 (Purpose)

This Agreement (hereinafter, the "Agreement") sets forth the rules for participating members of The Board Director Training Institute of Japan (hereinafter, "BDTI") with respect to admission, payment of dues, and other matters.

Article 2 (Participating Member)

A "participating member" shall refer to only those individuals, juridical persons, or other organizations which have applied to be such in compliance with all provisions of this Agreement, and which BDTI has accepted as such.

Article 3 (Admission)

1. A person or organization desiring to become a participating member must submit the participating member application form in the format determined by BDTI. The applicant must set forth in the form the number of membership units it wishes to obtain.
2. After the aforementioned application form has been submitted, BDTI will promptly determine whether the applicant is qualified to become a participating member, and if so, will notify the applicant.

Article 4 (Annual Dues)

1. Each year, participating members will pay to BDTI annual dues in the amount set forth on a chart that has been approved by the board of directors of BDTI.
2. Payment of the aforementioned dues shall be made by the method and at the timing determined by BDTI separately from this Agreement.
3. The dues referred to in this Article shall in no case be refundable, irrespective of the expulsion of (or withdrawal by) a particular participating member, or for any other reason.

Article 5 (Benefits)

Participating members may receive benefits as decided by BDTI separately from this Agreement, depending on the number of "units" held by each participating member.

Article 6 (Withdrawal or Expulsion)

1. At any time, a participating member may withdraw its membership, by submitting the withdrawal application in the format as separately determined by BDTI.
2. In any case where it has been revealed that a participating member has mis-represented any of the facts in the participating member application form, or a participating member has violated a provision of this Agreement, damaged the reputation of BDTI in some way, or where there is any other just cause such as affiliation with organized crime or other just cause, BDTI may expel that person or organization as a participating member following a decision to do so by BDTI's board of directors.

Article 7 (Loss of Qualification as a Participating Member)

In addition to the provisions of the preceding Article, a participating member will lose its qualification to remain as such if any of the following conditions exist:

- (1) The participating member has died, or (if an organization) has been liquidated or dissolved; or
- (2) The payment described in Article 4 above has been in arrears for one month or more.

Article 8 (Publication/Disclosure of Participating Members' Industry and Name)

If given permission by a participating member, BDTI may publish and disclose the name and industry type of that participating member in any materials explaining about BDTI, including BDTI's web site.

Article 9 (Detailed Matters and Rules)

The Representative Director of BDTI may determine any other more detailed matters or rules, as required for implementation of this Agreement.

Article 10 (Changes)

Any changes to this Agreement can and shall be made based on decisions by BDTI's board of directors.

Notes:

1. This Agreement came into force in its original form on September 28, 2010, and has been implemented ever since.
2. This revised version of the Agreement (this version) has been implemented since June 8, 2012. An additional amendment was made on March 24th, 2016.