# Penetration Testing with Kali Linux Application Form

e Country	
□25-49 □500-999	□50-99 □1000+
n (L-TOWER 12F)	
Date: 201 / / Name in Type	(year/month/date)
	□25-49 □500-999 □ (L-TOWER 12F)

- -By signing here, and submit this formal application form to the following email address, and it will be considered a formal application.
- •We will secure the seat by submitting this application form. However, if you submit this application, please note that the cancellation fee of 100% of the total amount of the tuition will be incurred in accordance with the provisions of the back side (cancellation clause).

<Privacy Policy>

- a) Personal Information obtained from this Application and Contract is to be used for the purpose to deliver announcements of other events, conferences and the related marketing services Nano Opt Media (NOM) organizes and operates. NOM will not disclose registered personal information to a third party without your consent.
- b) NOM may have firms or groups selected by NOM manage the above personal information for the purpose of data management. In that case, NOM supervises firms or groups to treat personal information properly.

  Click here for details.(http://nanooptmedia.jp/privacy#eng)

Cyber Security Expert Training Office Tel: +81(3)6258-0590 Fax: +81(3)6258-0598

E-mail: contact@f2ff.jp

For office use only

Sales:
Approval:
Date:

# Penetration Testing with Kali Linux **Terms of Application**

# Terms and Conditions of Participation in training

1. Application and compliance with this agreement
This contract shall be applied to training program attendance contracts (hereinafter referred to as "the training").

#### Formation of attendance contract.

- 1) The attendance contract is established when the NANO OPT Media Inc. (hereinafter referred to as "NOM") receives an official form application form on the front side by e-mail.
- (Hereinafter, the applicant of the attendance contract is referred to as "Delegate".)
- (2) The training fee depends on the price list on the front.
  (3) If the amount of the training fee stated on the formal application form differs from the calculated value according to the price list on the front side, it is deemed to be an application for attendance at the calculated price according to the price list on the front
- (4) Upon application of the attendance contract, Delegate is deemed to have agreed to approve these Terms and to comply with these Terms.

#### 3. Payment of attendance fee

- 1) Delegate shall pay the total price in accordance with the request from NOM within 14 days from the contract establishment date.
- (2) The total fee refers to the sum of the course fee plus the consumption tax calculated from the consumption tax rate applied at application date.
- (3) Payment of the total fee will be made by the method of transferring to the bank account specified by NOM (bank charge shall be borne by the user).

(1) In the training that Delegate cancels all or part of attendance contract on his / her own circumstances after the contract established. Delegate will pay the following cancellation fee (hereinafter referred to as "Cancellation Fees") to NOM. (Refer to the table below.)

Cancellation date	Cancellation fees
After the contract is established	100%

(2) Delegate shall agree for any cancellation fee, including expenses incurred by NOM for operating the training subject to attendance contract, loss of opportunity for NOM to provide other attendees with seats, compensation for damages suffered by NOM.

#### 5. Prohibited activity.

less otherwise agreed by prior written consent by NOM, Delegate may not transfer or resell the right to take the third party.

#### 6. Consent and compliance with other conditions and regulations.

addition to this agreement, Delegate shall agree for any additional terms and conditions that NOM will arrange for adequate and safe operation of this training and comply with the contents stipulated in these agreements.

## Cancellation of attendance contract

- (1) After the attendance contract is established, if any of the following items falls under the following items, NOM can cancel the attendance contract without requiring any notice.
- When NOM judges that it is not appropriate due to the nature of this training
- When NOM judges that it will hinder the smooth progress of this training, such as the troubles of the other participants in this training
  When Delegate have acted to inconvenience other participants in this training
- 🕟 It is found out that officials and officials of Delegate or persons concerned are found to fall under a gangsters or other anti-social forces Others When we judge that Participation in this training is
- (5) When Delegate violates Article 3, paragraph 1 6 When Delegate violates Article
- When Delegate violates Article 6 or When Delegate violates these Terms and does not correct the violation immediately after the demand regardless of the demand from NOM
- (2) In the training that the attendance contract is canceled pursuant to the preceding paragraph, Delegate will pay to NOM an amount equivalent to the total fee as a penalty.

## 8. Governing Law and Jurisdiction.

- 1) Attendance contracts are interpreted by Japanese law
- (2) For all disputes arising from attendance contracts, the Tokyo District Court has jurisdiction of exclusive agreement of the first instance.

## 9.Stopping etc. of training

- (1) In cases we have to stop the training due to war, fire, strikes, earthquakes, regulations, natural disasters, cessation of public transportation or utility services, or other causes (hereinafter referred to as "force majeure") The venue of the training, the period of holding and the opening time can be changed. Upon such change, you may not cancel the enrollment contract or cancel the application for attendance
- (2) When the whole or a part of this training has been suspended due to force majeure or this training is not held, NOM will not refund the total amount of the fee paid by Delegate.

- (1) NOM is not responsible for Delegate for any damage, loss and expenses arising from natural disasters such as accidents, thefts, earthquakes, etc. at this training which is not the responsibility of NOM.
- (2) NOM shall not bear any responsibility for the dispute that occurred between Delegate and other Delegate in this training, and that dispute shall be resolved by Delegate himself. (3) NOM does not assume the responsibility even if Delegate can not reach the purpose in this training.
- (4) Even if NOM would be liable for any damages due to attendance contracts or this training, the upper limit shall be the total fee of attendance contract.

## 11. Handling of personal information

- Delegate accepts the contents described in each of the following items concerning personal information out of the information entered by Delegate concerning attendance contract or participation in this training and submitted to NOM. (Note that NOM is obligated to disclose / provide by law, etc., Unless otherwise agreed to by the other party, we will not disclose or provide the personal information to any third party.)

  ① To use personal information for IT related conferences held by NOM, trainings, marketing services related to these.
  ② In the use of the preceding paragraph, NOM may sometimes delegate the handling of personal information to the company selected by NOM. (In the case of the outsourcing, NOM manages the contractor to
- handle personal information appropriately.)