General terms and conditions of business

Operator:

archangel studio

Oliver Maslo 4662 Williamstown Blvd 33810 Lakeland, FL USA

- §1 Validity
- §2 Portal use, free of charge, subject to payment
- §3 Usernames
- §4 Account agreements
- §5 Service content
- §6 License agreement for paid goods, services or services
- §7 Right of withdrawal
- §8 Contract term and termination
- §9 Bugusing, Cheating
- §10 User obligations
- §11. Accessibility of the platform
- §12. Limitation of Liability
- §13. Note on data protection regulations
- §14. Choice of law/place of jurisdiction

§1 Validity

- All benefits and services in the game and for the game are provided on a general basis Terms and conditions provided.
- II. By accepting the terms and conditions, you are concluding a license agreement with the operator.
- III. Future changes to the terms and conditions by the operator can be made at any time.
 - a. If there is a change to the terms and conditions, the change will be noted in the forum also pointed out in the game news.
 - b. The user has the right to change the terms and conditions in the first 8 weeks after reject change. In case of rejection, the player has to contact the operator to inform support. If the terms and conditions have been rejected, they also expire License Agreement. The account cannot be used without a license agreement more is possible.
 - c. It is not necessary to agree to the terms and conditions again after a change. If If there is no objection to the General Terms and Conditions, the General Terms and Conditions are considered effective.

§2 Portal use, free of charge, subject to payment

- I The game is basically free to use.
- II. The user has the right to use paid services or services at any time Payment partner " Paymentwall Inc." can also be booked.
 - a. The operator is obliged to provide all services properly.
 - b. If paid services or services are not fully provided, this has to be done the user is entitled to a refund. The amount of the claim is determined by the Operator set in premium currency.

§3 Usernames

- I The player name and at the same time user name is a "pseudonym" when participating in the Game. There is no right to be assigned a specific username.
- II. Your chosen username can be chosen by the operator as well as by Game Master changed or deleted for technical, ethnic or legal reasons. One In this case, consent is not given.
- III. It is prohibited to choose a username that violates the rights of third parties (in particular Copyrights, personal rights, trademark rights, company rights, etc.) are violated or violated violates good morals, e.g. B. Religious feelings of third parties hurt, racist or is discriminatory. The operator expressly distances itself from such behavior.
- IV. to choose an e mail or Internet address as a username.

§4 Account agreements

- By concluding the license agreement (§1, II), the user receives an account and can Change your account details at any time using the options offered to you.
- II. Each user can have up to 3 accounts per world/instance
 - a. If more than one account is used, the additional account must be via the Support will be announced.
 - b. If additional accounts have not been reported, the operator or the Game Master block all accounts at any time.
- III. 3 accounts are permitted per IP address. In this case you will need to register with Support.
- IV. It is forbidden to use proxies to disguise your own IP address to operate multi-accounts that are not logged in.
- v. The user undertakes to keep login details for the account secret.
- VI. If the operator becomes aware that the account is being used by third parties without authorization the operator or the game master can block the account at any time to prevent abuse.
- VII. It is not permitted to use another player's account.
- VIII. If there is no login for 12 months, the account will be considered inactive.
- IX If there is no email validation 6 weeks after registration, the account will be considered considered inactive.

Inactive accounts can be deleted by the operator. A license agreement expires X with it.

§5 Service content

- I The game and other services are provided by the operator within the scope of the technical and operational opportunities provided. Every player is entitled to the performance of the game who has a license agreement.
- II. Oilimperium will be further developed by the operator at its own discretion in order to further develop the game
- to keep it as attractive as possible to a large group of users.

III.

The operator reserves the right to discontinue operation or parts of the game without giving reasons to set.

- a. Should the complete operation of the game be discontinued, the operator has this 3 to be announced months in advance.
 Important reasons (§5, III, b) are an exception.
- b. For legal, financial or technical reasons, gaming operations or Parts of the game may be discontinued at any time.

IV.

If virtual goods are given away without authorization due to technical disruptions, it will be retained the operator reserves the right to reclaim the unauthorized goods.

V.

If virtual goods are confiscated without authorization due to technical disruptions, you will receive this

the player has the right to reclaim these goods.

§6 License agreement for paid goods, services or services

- I <u>No</u> virtual goods can be purchased for a fee in the Oilimperium game .
- II. In the Oilimperium game, links to the payment partner "Paymentwall Inc." are offered. Virtual goods for Oilimperium can be purchased at Paymentwall.
 - a. The paid premium currency is "gold bars". By purchasing
 "Gold bars" can be purchased from other services in the game without having to repurchase
 costs incurred. The operator reserves it "gold bars" in one of him

set amount to be distributed free of charge. (e.g. for an Easter or Halloween event)

- b. The user has the right to a paid "economic subscription" (WP) or "platinum" Subscription" (PA). There are one-off costs when purchasing the WP or PA Acquisition of the virtual good.
- c. The operator reserves the right to offer additional economic and platinum packages which are debited monthly via a subscription-based payment method.

III.

The operator reserves the right to offer paid offers via the payment partner "Paymentwall" can be changed or discontinued at any time without giving reasons.

§7 Right of withdrawal

- I The buyer has the right to do so with every purchase of goods subject to a charge to cancel your purchase at least within 14 days without giving reasons.
 - a. Depending on the payment method chosen, the buyer is also responsible additional right of withdrawal of up to 12 months.
- II. To exercise the right of withdrawal, simply send an email to info [AT] archangels-studio.de . Please make sure to provide as many details about the purchase as possible. (Payment Method, date, user ID and world (instance)). Alternatively, you can contact support at any time Be informed.
- III. If a revocation occurs, the operator undertakes to report within 14 days same payment method to repay the transaction. In consultation with the withdrawer A different payment method can be selected.
- IV. No fee will be charged for a cancellation.

§8 Contract term and termination

- A license agreement is concluded for an indefinite period of time. Deviant Terms may apply to paid premium services.
- II. A license agreement can be terminated by the player at any time without giving reasons become.
- III. A license agreement can be concluded by the operator at any time without giving reasons be terminated if
 - a. there is misuse of the account.
 - b. there is a breach of the license agreement.
 - c. The technical operation of the platform is disrupted via the account.

d. despite a warning, you are culpably violating the game rules, laws or these terms and conditions

violates

e. if there is a criminal offense.

If §8, III applies, the right to the account expires. The account can be accessed through the Operators will be deleted based on necessity.

§9 Bugusing, Cheating

- You are not authorized to use any software, programs or mechanisms (e.g. macros). use that disrupt the game operation.
- II. It is forbidden to create bugs or errors in the programming of the games and in the course of the game

can represent an advantage for the user, for their own and/or third-party purposes

to exploit.

If you discover any bugs, you will report them to support immediately. If you have benefited from this, these must – where possible – be reimbursed. Were bugs or errors intentional? exploited or made public on the Internet, this may result in immediate termination of the contract

License agreement and lead to deletion of the account.

§10 User obligations

- I The user undertakes to provide all information when registering and using Premium to provide services truthfully.
- II. The user undertakes to make changes to the data provided by the operator communicate immediately. The changes to your own data take place in the game Settings under the forms for your own account.
- III. The user undertakes to follow the provisions of these General Terms and Conditions, to observe the game instructions and to follow the instructions of the operator or any employees or administrators, moderators, community managers or supporters.
- IV. The user undertakes to refrain from anything that affects the operation, the functionality as well endangers or disrupts the interaction between users.
- v. In particular is prohibited
 - a. engaging in identity theft
 - b. bullying, threatening, harassing, insulting or defamatory content use, post, publish or access such material to link to a third-party website
 - c. discriminatory content (e.g. making hate speech against groups of people,
 - particularly due to race, ethnic origin, religion, disability,
 gender, age, veteran status or sexual orientation), political,
 immoral, pornographic, morally reprehensible, offensive, violent,
 Content glorifying violence, sexist, right-wing or left-wing extremist content or against
 Laws, especially youth protection laws and the
 Youth Media Protection Treaty, to use and discontinue infringing content,
 to publish or link to corresponding material on a third-party website or that violates laws,
 in particular youth protection laws
 To advertise, offer or distribute products
 - d. to violate applicable laws or to encourage or encourage violations of the law link to relevant websites
 - e. to distribute protected content in the game, which is particularly against commercial Violate intellectual property rights (e.g. copyright, trademark, patent, design or utility model law), for example by uploading a company avatar violates the specified intellectual property rights.
 - f. to publish personal and confidential data without authorization to do so to be

§11. Accessibility of the platform

I. The operator guarantees an accessibility of 98% based on the annual average. Announced maintenance work is excluded from this.

§12. Limitation of Liability

- I The user is aware that the gaming software can never be 100% error-free.
- II. Defects or errors in the game can be reported to support at any time. Note that screenshots are often helpful and useful.
- III. The operator is not liable if defects are caused by external influences such as hacking attacks were created.
- IV. The operator is generally excluded from liability, unless due to mandatory liability according to the Product Liability Act and within the scope of § 44a TKG

§13. Note on data protection regulations

I. All details regarding the handling of personal data and the handling of stored data can be found separately in the data protection regulations of the portal.

§14. Choice of law/place of jurisdiction

- I The legal provisions of the European Union apply. The law of the Federal Republic of Germany applies in particular.
- II. The statutory place of jurisdiction applies to legal disputes with private individuals.
- III. In the event of disputes arising from legal transactions with merchants, legal entities Under public law, the place of jurisdiction has exclusive jurisdiction in all cases Frankfurt am Main agreed.

As of: August 2020

 $\ensuremath{\mathbb{C}}$ (Copyright) archangels studio Krista Lawrence - All rights reserved.