

END USER LICENSE AGREEMENT

LAST MODIFIED : July 2017

THIS SOFTWARE IS LICENSED, NOT SOLD.

Arimac Lanka (Private) Limited and its Affiliates (collectively, "ARIMAC", "IMI GAMES" or "We") reserves all rights not expressly granted to you hereunder. The product that is subject to this license is referred to in this license as the "Game Software". "Affiliate" means, with respect to any party, any person or entity which controls, is controlled by, or is under common control with, such party.

If you have any questions about this End User License Agreement ("Agreement"), you can reach ARIMAC at the address provided below.

This Agreement is a legal contract creating binding obligations between you and ARIMAC. Please review this Agreement carefully before installing, accessing or utilizing any Game Software and please inquire from us about anything you do not understand.

If you are a minor in terms of the laws of your jurisdiction or country, have your parents or guardian (as applicable) review this Agreement. By installing, copying and/or otherwise using the Game Software you are (and in the event of a minor, the parents or guardian (as applicable)) signifying your acknowledgement, acceptance and agreement to this Agreement.

IMPORTANT - READ CAREFULLY: BY INSTALLING, COPYING AND/OR OTHERWISE USING THIS GAME SOFTWARE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT AND THE TERMS SET FORTH BELOW. THE "GAME SOFTWARE" INCLUDES ALL SOFTWARE INCLUDED WITH THE VIDEO GAME, THE ASSOCIATED MEDIA, ANY UPDATES AND UPGRADES THAT REPLACE OR SUPPLEMENT THE SOFTWARE THAT ARE NOT DISTRIBUTED WITH A SEPARATE LICENSE, THE ASSOCIATED MEDIA, ANY SOFTWARE ASSOCIATED WITH THE ONLINE MODE OF THE VIDEO GAME, ANY PRINTED MATERIALS, ANY ONLINE OR ELECTRONIC DOCUMENTATION, AND ANY AND ALL COPIES OF SUCH SOFTWARE AND MATERIALS. THE AGREEMENT, AS AMENDED FROM TIME TO TIME AND PUBLISHED AT www.imigames.io INCORPORATES THE ARIMAC PRIVACY POLICY (PUBLISHED AT www.imigames.io BY OPENING THE GAME SOFTWARE, INSTALLING, AND/OR USING THE GAME SOFTWARE AND ANY OTHER MATERIALS INCLUDED WITH THE GAME SOFTWARE, AND ANY UPDATES AND UPGRADES THERETO, YOU HEREBY ACCEPT THE TERMS OF THIS AGREEMENT WITH ARIMAC. THE AGREEMENT APPLIES TO ALL USERS OF THE GAME SOFTWARE, INCLUDING USERS WHO ARE ALSO CONTRIBUTORS OF CONTENT, INFORMATION, AND OTHER MATERIALS OR SOFTWARE. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, YOU ARE NOT PERMITTED TO INSTALL, COPY OR OTHERWISE USE THE GAME SOFTWARE. YOUR REMEDY FOR DISSATISFACTION WITH THE GAME SOFTWARE OR ANY PRODUCTS, CONTENT, OR OTHER INFORMATION MADE AVAILABLE BY OR THROUGH ARIMAC, IS TO STOP USING THE GAME SOFTWARE. YOUR AGREEMENT WITH ARIMAC REGARDING COMPLIANCE WITH THE AGREEMENT BECOMES EFFECTIVE IMMEDIATELY UPON COMMENCEMENT OF YOUR USE OF THE GAME SOFTWARE. IF YOU DO NOT AGREE TO THE TERMS SET FORTH IN THIS AGREEMENT, DO NOT DOWNLOAD OR USE THE GAME SOFTWARE, AND ARIMAC SHALL NOT GRANT TO YOU THE LICENSE TO INSTALL AND USE THE GAME SOFTWARE.

1. USER'S ACKNOWLEDGMENT AND ACCEPTANCE OF TERMS

The Game Software is offered subject to your compliance with all of the terms and conditions contained herein and all other operating rules, policies and procedures. In addition, some applications offered through or in connection with the Game Software may be subject to additional terms and conditions promulgated by ARIMAC from time to time. Any material modifications to the Agreement will also be brought to your attention by posting on www.imigames.io Such material modifications will be effective immediately, and will apply to disputes arising under the Agreement from the date of posting forward. Your continued use of the Game Software after a modification has been made to the Agreement constitutes your acceptance of such modification. We encourage you to periodically review this Agreement to be informed of any modification of terms and you agree that the last modified version of this Agreement shall be governing between you and ARIMAC.

2. LIMITED USE LICENSE

Subject to your compliance with the terms and conditions of the Agreement, ARIMAC hereby grants you a non-exclusive, non-transferable, limited right and license use the Game Software solely and exclusively for your personal and non-commercial use. This Agreement shall also apply to any patches or updates you may obtain for the Game Software. IN ACCORDANCE WITH AND NOT INTENDING TO LIMIT ANY OF THE PROVISIONS OR PROTECTIONS SET FORTH HEREIN, DUPLICATION, COPYING OR ANY FORM OF REPRODUCTION OF THE GAME SOFTWARE OR RELATED INFORMATION, MATERIALS OR OTHER CONTENT TO ANY OTHER SERVER OR LOCATION FOR THE PURPOSES OF DUPLICATION, COPYING OR ANY OTHER FORM OF REPRODUCTION IS EXPRESSLY AND EXPLICITLY PROHIBITED. THIS LICENSE DOES NOT GIVE YOU ANY TITLE OR OWNERSHIP IN THE GAME SOFTWARE, AND SHOULD NOT BE CONSTRUED AS A SALE OR TRANSFER OF ANY INTELLECTUAL PROPERTY RIGHTS TO THE GAME SOFTWARE. All rights not specifically granted under this Agreement are hereby reserved by Arimac and, as applicable, by its licensors.

3. LICENSE CONDITIONS

You agree to only use the Game Software, or any part of it, in a manner that is consistent with this Agreement, and you SHALL NOT:

- (a) exploit the Game Software or any of its parts commercially, including, but not limited to, at a cyber (Internet) café, computer gaming center or any other location-based site;
- (b) use the Game Software or permit the use of the Game Software, embedded on other Applications, web sites and social media pages.
- (c) use the Game Software, or permit use of the Game Software, or make the Game Software available for use in a network, multi-user arrangement, remote access arrangement, including where it could be downloaded by multiple users;
- (d) sell, rent, lease, license, distribute or otherwise transfer this Game Software or any copies;
- (e) reverse engineer, derive source code, modify, decompile, disassemble, copy, or create derivative works of the Game Software, in whole or in part (except as the applicable law expressly permits, in which case all and any modifications, adaptations, copies, improvements, etc. shall belong to, vest in and be the exclusive property of Arimac and/or its licensors on creation, in any event);
- (f) remove, disable or circumvent any security protections, proprietary notices or labels contained on or within the Game Software;
- (g) export or re-export the Game Software or any copy or adaptation in violation of any applicable laws or regulations;
- (h) create data or executable programs which mimic data or functionality in the Game Software unless provided for in this Agreement; or
- (i) use the part of the Game Software which allows you to construct new variations ("Editor") to create new levels which:

- (i) can be used otherwise in connection with the Game Software;
- (ii) to modify any executable file;
- (iii) to product any libelous, defamatory or other illegal material or material that is scandalous or invades the rights of privacy or publicity of a third party or obscene material;
- (iv) to use the trademarks, copyright or intellectual property rights of any third party;
- (v) are then commercially exploited by you (through pay-per-play or timesharing services or otherwise). For the avoidance of doubt you are solely liable and responsible for any claims by IMI Games or a third party resulting from your use of the Editor.

Furthermore, you agree that you shall abide by the safety information, maintenance instructions or other relevant notices contained in the manual or other documentation accompanying the Game Software or notified to you from time to time.

4. NO RIGHT TO OWNERSHIP

YOU ACKNOWLEDGE AND AGREE THAT YOU SHALL HAVE NO OWNERSHIP OR OTHER PROPERTY INTEREST IN THE GAME SOFTWARE, AND YOU FURTHER ACKNOWLEDGE AND AGREE THAT ALL SUCH RIGHTS ARE AND SHALL FOREVER BE OWNED BY AND INURE TO THE BENEFIT OF ARIMAC. Except as expressly licensed to you herein, all right, title, and interest in and to the Game Software and any and all associated copyrights, trademarks and intellectual properties therein and/or related thereto and all copies thereof (including, but not limited to, any patches, updates, copies, derivative works, titles, computer code, themes, objects, characters, character names, stories, dialogs, catch phrases, locations, concepts, artwork, images, animation, sounds, musical compositions, audio-visual effects, text, methods of operation, moral rights, "applets" incorporated into the Game Software, and any related documentation) are owned by ARIMAC or ARIMAC's licensors.

The Game Software is protected by the intellectual property laws of Sri Lanka, international copyright treaties and conventions, and other laws. All rights are reserved. The Game Software contains certain licensed materials, and Arimac and Arimac's licensors may protect their rights in the event of any violation of this Agreement.

5. NO SALE OR ASSIGNMENT

ARIMAC does not recognize the transfer of the Game Software. Therefore, you may not give, sell, bargain, barter, market, trade, offer for sale, license, assign, novate or otherwise divest your rights, responsibilities or obligations under the Agreement, either in whole or in part, without the prior written consent of ARIMAC. Any attempt to do so shall be void and of no effect.

6. DISCLAIMER OF WARRANTIES; LIMITATION OF LIABILITY

TO THE FULLEST EXTENT PERMISSIBLE UNDER APPLICABLE LAW, YOU EXPRESSLY AGREE THAT THE USE OF THE GAME SOFTWARE IS AT YOUR SOLE RISK AND THAT THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY AND EFFORT IS WITH YOU. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, ALL MATERIALS AND GAME SOFTWARE ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS WITH ALL FAULTS AND WITHOUT WARRANTY OF ANY KIND, AND ARIMAC HEREBY DISCLAIMS ALL WARRANTIES AND CONDITIONS WITH RESPECT TO THE GAME SOFTWARE, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, OF SATISFACTORY QUALITY, OF FITNESS FOR A PARTICULAR PURPOSE, OF ACCURACY, OF QUIET ENJOYMENT, AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. WITHOUT LIMITING THE FOREGOING, WE MAKE NO WARRANTY THAT (A) THE GAME SOFTWARE WILL MEET YOUR

REQUIREMENTS, (B) THE GAME SOFTWARE WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE, (C) THE GAME SOFTWARE WILL BE INTEROPERABLE OR COMPATIBLE WITH OTHER SOFTWARE, OR (D) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE GAME SOFTWARE WILL BE EFFECTIVE, ACCURATE OR RELIABLE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY ARIMAC OR ITS AUTHORIZED REPRESENTATIVE(S) SHALL CREATE A WARRANTY. AT SOME POINT IN THE FUTURE THE GAME SOFTWARE MAY GO OUT OF DATE, AND ARIMAC MAKES NO COMMITMENT TO UPDATE SUCH GAME SOFTWARE. THE DISCLAIMERS OF LIABILITY CONTAINED IN THIS SECTION APPLY TO ANY DAMAGES OR INJURY CAUSED BY ANY FAILURE OF PERFORMANCE, ERROR, OMISSION, INTERRUPTION, DELETION, DEFECT, DELAY IN OPERATION OR TRANSMISSION, COMPUTER VIRUS, COMMUNICATION LINE FAILURE, THEFT OR DESTRUCTION OR UNAUTHORIZED ACCESS TO, ALTERATION OF, OR USE OF THE GAME SOFTWARE, WHETHER FOR BREACH OF CONTRACT, TORTIOUS BEHAVIOR, NEGLIGENCE, OR UNDER ANY OTHER CAUSE OF ACTION. THE USE OF THE GAME SOFTWARE OR THE DOWNLOADING OR OTHER ACQUISITION OF ANY MATERIALS THROUGH OR IN CONNECTION WITH THE GAME SOFTWARE IS DONE AT YOUR OWN DISCRETION AND RISK AND WITH YOUR AGREEMENT THAT YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM SUCH ACTIVITIES.

ARIMAC MAKES NO REPRESENTATIONS ABOUT THE SUITABILITY OF THE INFORMATION CONTAINED IN THE GAME SOFTWARE, INFORMATION AND/OR RELATED GRAPHICS PUBLISHED AS PART OF THE GAME SOFTWARE FOR ANY PURPOSE. THE GAME SOFTWARE, INFORMATION AND RELATED GRAPHICS PUBLISHED AS PART OF THE GAME SOFTWARE MAY INCLUDE TECHNICAL INACCURACIES OR TYPOGRAPHICAL ERRORS. You understand and agree that temporary interruptions of the Game Software may occur as normal events. You further understand and agree that we have no control over third party networks or software you may access in the course of the use of the Game Software, and therefore, delays and disruption of other network transmissions or software are completely beyond ARIMAC's control. YOU ACKNOWLEDGE AND AGREE THAT YOUR EXCLUSIVE REMEDY FOR ANY DISPUTE WITH ARIMAC IS TO STOP USING THE GAME SOFTWARE. IN NO CASE SHALL ANY LIABILITY OF ARIMAC TO YOU EXCEED THE AMOUNT THAT YOU PAID TO ARIMAC OR ITS AFFILIATES AND/OR DESIGNEES FOR THE APPLICABLE GAME SOFTWARE GIVING RISE TO ANY SUCH LIABILITY. IN NO EVENT SHALL ARIMAC OR ITS AFFILIATES BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY SPECIAL, PUNITIVE, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES OF ANY KIND, OR ANY DAMAGES WHATSOEVER, INCLUDING, WITHOUT LIMITATION, THOSE RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER OR NOT WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND ON ANY THEORY OF LIABILITY, ARISING OUT OF OR IN CONNECTION WITH THE USE OF THE GAME SOFTWARE, INCLUDING DAMAGES TO PROPERTY, LOSS OF GOODWILL, COMPUTER FAILURE OR MALFUNCTION AND, TO THE EXTENT PERMITTED BY LAW, DAMAGES FOR PERSONAL INJURIES, EVEN IF ARIMAC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. BECAUSE SOME STATES OR JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR THE LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, IN SUCH STATES OR JURISDICTIONS, THE LIABILITY OF ARIMAC AND THE ARIMAC PARTIES SHALL BE LIMITED TO THE FULLEST EXTENT PERMITTED BY LAW.

To the extent any law or regulation requires a specific release or limitation of liability, Parties agree that the terms of this Agreement shall be deemed and construed as specific and special release and limitation of liability of ARIMAC.

7. INDEMNIFICATION

Upon a request by ARIMAC, you shall defend, indemnify, and hold ARIMAC and its

Affiliates harmless from all liabilities, claims, losses, costs and expenses, including attorney's fees, that arise from (a) your use of, or activities in connection with the Game Software; (b) any violation of the Agreement by you; or (c) any allegation that any content that you make available via the Game Software infringes or otherwise violates the copyright, trademark, trade secret, privacy or other intellectual property or other rights of any third party. ARIMAC reserves the right, at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you will cooperate with ARIMAC in asserting any available defenses.

8. E-MAIL, MESSAGING, BLOGGING AND CHAT

ARIMAC may make email, messaging, blogging, or chat (collectively, "Communication Software") available through the Game Software, either directly or through a third-party provider. ARIMAC is not responsible for communications made by other users via the Communication Software. We are not responsible for communications made by you via the Communication Software. You acknowledge and agree that your communications made via the Communication Software are public and not private communications and that you have no expectation of privacy concerning your use of the Communication Software and that you shall be solely responsible for any communication made by you (including for libelous, obscene or defamatory communications). You acknowledge and agree that personal information that you communicate via the Communication Software may be seen and used by others and may result in widespread distribution of such information. We strongly encourage you not to disclose any personal information in your public communications via the Communication Software unless you wish such information to be made permanently available to the public.

9. INTERNATIONAL USE

Although the Game Software may be accessible worldwide, we make no representation that the Game Software or related materials are appropriate or available for use in locations outside Sri Lanka, and accessing them from territories where the content is illegal is prohibited. Those who choose to access the Game Software from other locations do so on their own initiative and are responsible for compliance with local laws, if and to the extent local laws are applicable. Any offer and/or information made in connection with the Game Software is void where prohibited. Without limiting the foregoing, the Game Software may not be exported or re-exported into any country or to any person sanctioned by (a) U.S. Department of Treasury, (b) U.S. Department of Commerce, (c) United Nations Security Council, (d) Her Majesties Treasury or (d) European Union. By accessing and using the Game Software, you represent and warrant that you are not located in, under control of, target of or a national resident of any such country or on any such list.

10. TERMINATION AND SURVIVABILITY OF TERMS

The Agreement set forth herein continue to remain in full force and effect until such time as terminated by either party. You agree and acknowledge that you are not entitled to any refund for any amounts which were paid to ARIMAC prior to any termination. You retain full discretion to end or terminate your account, if applicable, and discontinue use of the Game Software at any time, pursuant to the terms of this Agreement. Without prejudice to any other rights of ARIMAC, this Agreement shall terminate automatically if you fail to comply with its terms and conditions. Upon termination, you must destroy all copies of the Game Software. The provisions of Sections 4, 5, 6, 7, 8, 9, 10, 11 and 12 shall survive any termination of this Agreement.

11. INJUNCTION

Because ARIMAC would be irreparably damaged if the terms of this Agreement were not specifically enforced, you agree that ARIMAC shall be entitled, without bond or other

security or proof of damages, to take such action as may be required, including seeking an injunction and other equitable remedies, in addition to any other remedies available to it under the applicable law.

12. MISCELLANEOUS

This Agreement represents the complete agreement between you and ARIMAC concerning the Game Software and supersedes all prior agreements and representations, warranties or understandings between you and ARIMAC (whether negligently or innocently made), regarding the same subject matter. ARIMAC reserves the right to amend this Agreement at any time, at its sole discretion without prior notification. If any part of the Agreement is determined to be invalid or unenforceable pursuant to applicable law including, but not limited to, the warranty disclaimers and liability limitations set forth above, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision and the remainder of the Agreement shall continue in effect. Any failure by us to enforce or exercise any provision of the Agreement or related rights shall not constitute a waiver of that right or provision.

ARIMAC may assign this Agreement, in whole or in part, at any time. Notwithstanding, you may not assign, transfer or sublicense any or all of your rights or obligations under the Agreement without ARIMAC's express prior written consent. ARIMAC's performance of the Agreement is subject to existing laws and legal process, and nothing contained in the Agreement is in derogation of ARIMAC's right to comply with governmental, court, and law enforcement requests or requirements relating to your use of the Game Software or information provided to or gathered by ARIMAC with respect to such use. In addition to any excuse provided by applicable law, we shall be excused from liability for non-delivery or delay in delivery of the Game Software arising from any event beyond our reasonable control, whether or not foreseeable by either party, including but not limited to, labor disturbance, war, terrorism, fire, denial of service attack, internet outages, accident, adverse weather, inability to secure transportation, governmental act or regulation, and other causes or events beyond our reasonable control, whether or not similar to those which are enumerated above. The parties agree that all correspondence relating to this Agreement shall be written in the English language.

This Agreement shall be governed by and construed under the laws of Sri Lanka, and you consent to the exclusive jurisdiction of the courts in Colombo, Sri Lanka. You waive any right, defense or claim that you may have or bring on the basis of inconvenient forum or that the venue of the proceedings is improper.

You may contact ARIMAC at the following address:

Web - www.imigames.io

Postal - 216/17, Athurugiriya Rd
Kottawa,
Sri Lanka

Email - hello@arimaclanka.com

I HEREBY ACKNOWLEDGE THAT I HAVE READ AND UNDERSTOOD THE FOREGOING END USER LICENSE AGREEMENT AND AGREE THAT MY USE OF THE GAME SOFTWARE IS AN ACKNOWLEDGMENT OF MY AGREEMENT TO BE BOUND BY THE END USER LICENSE AGREEMENT.

TERMS OF USE

Your use of IMI Games web site ("Site"), and your use of any account you create at the Site ("Account") is subject to these Terms of Use ("Terms"), which we may update from time to time. Your use of this Site or your Account after we post any changes to these Terms constitutes your agreement to those changes. IMI games or Arimac may, in its sole discretion, elect to warn you if you have been found in violation of these Terms, however it retains the right and may at any time, discontinue or modify this Site or any part thereof, or may discontinue or modify your use of this Site or your Account, with or without notice to you at any time.

You agree that you do not have any rights in this Site and that IMI Games will have no liability to you if this Site is modified, discontinued or your ability to access it is terminated. If you do not agree with these Terms, you should immediately discontinue all use of this Site and your Account.

IMI Games Content

All content on this Site, including art work, graphics, images, screen shots, text, music, digitally downloadable files, trademarks, logos, product and character names, slogans, and the compilation of the foregoing ("Content") is the property of IMI Games and its licensors and is protected under trademark, copyright, and other intellectual property laws. For information about content posted by Users, please refer to Ownership of User Content and License Thereto below. Third party content, including trademarks, trade names, characters, and trademarks and copyrights is the property of the third parties that market or license that content, and is used by IMI Games subject to license, or subject to the fair use provisions of U.S. copyright or trademark law.

You agree not to display or use any Content or third party content located on the Site (excepting games listed under 'Games for Your Site') in any publications, in public performances, for any commercial purpose, in connection with products or services that are not those of IMI Games, in any other manner that is likely to cause confusion among consumers, that disparages or discredits IMI Games and/or its licensors, that dilutes the strength of IMI Games' or its licensor's property, or that otherwise infringes IMI Games' or its licensor's intellectual property rights. You further agree to in no other way misuse any Content that appears on this Site.

If you are a trademark or copyright owner and you believe that your trademark rights have been violated, please go to our Proprietary Rights Complaint Process page and follow the instructions at that area.

IMI Coins

These rules govern your purchase or use of the virtual currency we offer (hereafter "IMI Coins"), and these rules are applied together and concurrently with the provisions of our "Terms and Conditions", which are prescribed within this statement. By purchasing or using our IMI Coins, we regard that you have agreed on the content of these rules. These rules are applied together and concurrently with "Terms and Conditions" and other related rules and constitute a part of "Terms and Conditions."

Users can purchase IMI Coins to play the Games. By using IMI Coins, you can play and enjoy pay-contents of the Games. Users who have several IDs of the Games should

confirm that Users cannot add and consolidate IMI Coins given separately by each ID. IMI Coins can be used only in the Games and does not represent any conserved value or remainder of equivalent items. IMI Games may at any time terminate or suspend use of IMI Coins without any reasons and notices.

Users can purchase IMI Coins with the prices presented on the confirmation screen about currency purchase in the IMI Coins purchase screen. Minors must obtain consent by their legal custodians before purchasing IMI Coins. The IMI Coins is not refundable regardless of any reasons once they are purchased.

Users pay purchase price of IMI Coins by such method as may be otherwise prescribed. IMI Games will not issue receipts or other documents for payment of IMI Coins. For minors, depending upon the age of users, we may make upper limits for the purchasable amount per certain period of time for IMI Coins. If any disputes arise between Users and payment agencies on payment or other issues, such disputes should be solved between the parties and IMI Games is released from any liability for the disputes.

When the IMI Coins of a user is not displayed correctly on the IMI Coins details due to the malfunction of the system, IMI Games will be able to adjust it by its discretion and modify it into correct IMI Coins indications.

When IMI Games determines that Users obtained IMI Coins unlawfully or with fraud, without complying with our rules and Terms and Conditions, IMI Games may cancel the IMI Coins concerned.

When Users violate the Terms and Conditions for using the Games written in these rules and the Games, IMI Games may terminate to provide the Games or suspend use by Users or take other appropriate measures. When we suspend, terminate or abolish the system for a user, IMI Games will not refund for remainder of IMI Coins, if any, kept by the user.

IMI Games will not refund IMI Coins for whatever reasons, unless otherwise enforced by laws and ordinances. You agree to pay taxes and incidental expenses if such cost is incurred by purchase or use of IMI Coins or use of the Games.

You agree that IMI Games may suspend or terminate to provide the Games or IMI Coins at any time without any notices to Users, when we need to perform periodical or urgent maintenance of the facilities necessary for providing the Games and IMI Coins, when system errors occurred to the facilities, or when IMI Games determines necessary.

You agree that IMI Games may terminate handling of IMI Coins based upon revisions or abolishment of laws and ordinances, changes of social situations, changes of environment surrounding IMI Games, or other cases where IMI Games determines necessary.

IMI Games shall be released from any liability for lost profit or damages arising from loss of opportunities to use IMI Coins by computing system errors or maintenance, unless otherwise caused by our malice or gross negligence.

If Users are stolen or plagiarized their ID, password or others, or involved in similar accidents, IMI Games shall be released from any liability for the damages caused by disappearance of IMI Coins, unless otherwise caused by our malice or gross negligence. Even if minors purchased IMI Coins more than the prescribed upper limits IMI Games will not accept the subsequent purchase cancellation offer.

Posting User Content

On certain areas of our Site you will be allowed to create an Account and through that Account or otherwise you may be able to chat with other users, and submit texts, files, images, photos, videos, sounds, musical works, works of authorship, text postings (including through the posting of online games) and other materials and content ("User Content"). Your posting of User Content is subject to these Terms and the following posting rules ("Posting Rules"). Users found in violation of these Posting Rules or the Terms may have their Accounts terminated by IMI Games, or may otherwise have their access to the Site restricted by IMI Games.

No Illegal, Infringing or Abusive Message Content or Conduct: You understand and acknowledge that you are responsible for your User Content, and agree not to post any content that is unlawful, harmful, tortious, defamatory, libelous, obscene, invasive of the privacy of another person, threatening, harassing, abusive, hateful, racist, infringing, or otherwise objectionable or inappropriate. You further agree that you will not otherwise engage in, or encourage others to engage in, illegal or abusive conduct or activities. You also agree not to submit false or harassing reports or complaints to IMI Games about other users.

No Violations of Third Party Rights: You agree that you will not post any content that contains personal information about any individual, violates the privacy of any other individual or entity, or anything that you are under a contractual obligation to keep private or confidential. You agree that you will not impersonate any person or organization, including without limitation, the personnel of IMI Games. You further agree that you will not misrepresent an affiliation with another person or organization, nor will you post any content that contains slanderous or libelous comments about others, or that infringes any copyright, trademark, patent, trade secret or other intellectual property right of a third party.

No Commercial Use: This Site is intended to allow information exchanges, and for users to express their opinions. It is not a commercial site. Therefore, you agree that unless specifically permitted by IMI Games, you will not post any content that contains business solicitation of any type, including advertising a product or service, offering a product or service for sale, or directing readers to a location for more information about a product or service. Notwithstanding the foregoing, you may submit "adver-games," i.e., games that advertise a specific product or service, provided that you execute a Game Uploading Agreement and provided that the User Content otherwise conforms to these Posting Rules and Terms.

No Viruses, Corrupting Files, Interference, or Cheat Software: You agree that you will not post any software, files or links to other sites except as may be specifically permitted by IMI Games, and that you will not post any content that contains viruses, corrupted files, or any other similar software or programs that may adversely affect the operation of the Site, or feature of the Site. You further agree that you will not use or distribute any cheat utility, software or macro programs or applications that allow you or other users to cheat on online games posted at this Site or elsewhere, nor will you use robots, spiders, or other means to cheat in online games at the Site or otherwise engage in fraudulent activity such as "click fraud."

Account Information: You may not share or transfer your Account or your Account password or other access information with any other party, temporarily or permanently. You shall bear sole responsibility for all use of your Account and for the

confidentiality of your password. You represent that all information submitted to create your Account is accurate and truthful.

Responsibility of Postings: You understand and acknowledge that User Content is solely your responsibility, and that IMI Games is not responsible for the information, data, text or other materials that may appear in User Content. Opinions expressed in User Content do not necessarily reflect the opinions of IMI Games, and IMI Games does not endorse and has no control over User Content. User Content is not necessarily reviewed by IMI Games prior to posting and IMI Games makes no warranties, express or implied, as to the User Content or to the accuracy and reliability of the User Content.

No Monitoring/Violation Notices: Notwithstanding the foregoing, IMI Games does not necessarily monitor any materials posted, transmitted, or communicated to or within the Site. If you believe that something on the Site violates these Posting Rules or otherwise violates these Terms, please follow our Posting Rules Dispute Process.

Account Termination/No Ownership of Account: You understand and agree that you have no ownership rights in your Account. IMI Games may cancel your Account and delete all User Content associated with your Account at any time, and without notice, if IMI Games deems that you have violated these Posting Rules, the Terms, the law, or for any other reason. IMI Games assumes no liability for any information removed from our Site, and reserves the right to permanently restrict access to the Site or a user Account.

No Confidentiality: The nature of this Site is interactive and public. By posting User Content, you understand and acknowledge that any materials, ideas or other communications you transmit in any manner and for any reason will not be treated as confidential or proprietary. Furthermore, you acknowledge and agree that any ideas, concepts, techniques, procedures, methods, systems, designs, plans, charts, or other materials you transmit to IMI Games may be used by IMI Games anywhere, anytime, and for any reason whatsoever subject to the terms of the User Content License described in Ownership of Posted Content and License Thereto, below.

Ownership of Posted Content and License Thereto

After posting your User Content to the Site, you continue to retain all ownership rights in such User Content, and you continue to have the right to use your User Content in any way you choose, subject to these Terms and the license described herein ("User Content License"). IMI Games may delete any User Content that in the sole judgment of IMI Games violates these Terms or the Posting Rules.

Scope of License: By displaying, publishing, or otherwise posting any User Content on or through the Site, you hereby grant to IMI Games a limited, non-exclusive, sub-licensable, worldwide, fully-paid, royalty free license to use, modify, publicly perform, publicly display, reproduce, and distribute such User Content. This license will terminate at the time you remove your User Content from the Site.

Representations: You represent and warrant that you own the User Content displayed, published or posted by you on the Site and otherwise have the right to grant the license set forth herein, and the displaying, publishing or posting of your User Content does not violate the privacy rights, publicity rights, copyrights, contract rights or any other rights of any person. You agree to pay for all royalties, fees, and any other monies owing any person by reason of any User Content displayed, published or posted by you to the Site. Except for your User Content, you may not copy, modify, translate, publish, broadcast, transmit, distribute, perform, display, or sell any User Content appearing on this Site.

Indemnification

You agree to indemnify and hold IMI Games, its parents, subsidiaries, officers, employees, and website contractors harmless from any claims and expenses, including reasonable attorney's fees, related to your violation of these Terms, including the Posting Rules, or any violations thereof by your dependents.

Privacy/Children

On certain areas of our Site, you may be given the ability to provide us with personally identifiable information. Children under the age of 13 are not permitted to register for an Account or use other interactive features of our Site. Please read our Privacy Policy for more information about our information collection and use practices.

Third Party Websites

This Site may hyperlink to sites not maintained or related to IMI Games. Hyperlinks are provided as a service to users and are not sponsored by or affiliated with this web site or IMI Games, and IMI Games makes no representations or warranties about the content, completeness, or accuracy of those third party sites. Information you submit at a third party site accessible from this Site is subject to the terms of that site's privacy policy, and IMI Games has no control over how your information is collected, used, or otherwise handled.

Representations, and Limitations of Liability

IMI Games makes no representations about the reliability of the features of this Site, the Content, User Content, or any other Site feature, and disclaims all liability in the event of any service failure. You acknowledge that any reliance on such material and/or systems will be at your own risk. IMI Games makes no representations regarding the amount of time that any Content or User Content will be preserved. THIS SITE IS PROVIDED ON AN "AS IS, AS AVAILABLE" BASIS. NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THOSE OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ARE MADE WITH RESPECT TO THIS SITE OR ANY INFORMATION OR SOFTWARE THEREIN. UNDER NO CIRCUMSTANCES, INCLUDING NEGLIGENCE, SHALL IMI GAMES BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES THAT RESULT FROM THE USE OF OR INABILITY TO USE THIS SITE, NOR SHALL IMI GAMES BE RESPONSIBLE FOR ANY DAMAGES WHATSOEVER THAT RESULT FROM MISTAKES, OMISSIONS, INTERRUPTIONS, DELETION OF FILES, ERRORS, DEFECTS, DELAYS IN OPERATION OR TRANSMISSION, OR ANY FAILURE OF PERFORMANCE WHETHER OR NOT CAUSED BY EVENTS BEYOND KONGREGATE'S REASONABLE CONTROL, INCLUDING BUT NOT LIMITED TO ACTS OF GOD, COMMUNICATIONS LINE FAILURE, THEFT, DESTRUCTION, OR UNAUTHORIZED ACCESS TO THIS SITE'S RECORDS, PROGRAMS, OR SERVICES. IN NO EVENT SHALL KONGREGATE'S TOTAL LIABILITY FOR ALL DAMAGES, LOSSES, AND CAUSES OF ACTION EXCEED FIVE DOLLARS (US \$5.00). SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES; AS A RESULT, THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.

Miscellaneous

Both you and IMI Games acknowledge and agree that no partnership is formed and neither of you nor IMI Games has the power or the authority to obligate or bind the other.

These Terms operate to the fullest extent permissible by law. If any provision of these Terms is unlawful, void or unenforceable, that provision is deemed severable from these Terms and does not affect the validity and enforceability of any remaining provisions.

IMI Games is a product solely owned by Arimac Lanka (Pvt) Ltd. All these agreements are in accordance with the internal laws of Sri Lanka. These Terms constitute a binding agreement between you and IMI Games, and is accepted by you upon your use of the Site or your Account. These Terms constitutes the entire agreement between you and IMI Games regarding the use of the Site and your Account.