

THESE TERMS AND CONDITIONS, AS AMENDED FROM TIME TO TIME, ARE A LEGAL AGREEMENT BETWEEN Freakxapps.com (“Freakxapps.com” OR “WE”) AND YOU (“YOU”). PLEASE READ THESE TERMS AND CONDITIONS BEFORE USING Freakxapps.com’S WEB PAGE, BLOGS, PRODUCTS, GAMES, SERVICES AND ANY APPLICATIONS OWNED, OPERATED, LICENSED OR CONTROLLED BY Freakxapps.com. APPLICATIONS CREATED BY Freakxapps.com MAY ALSO BE AVAILABLE THROUGH SOCIAL NETWORKING SITES (COLLECTIVELY THE “SERVICES”). BY USING THE SERVICES YOU AGREE TO BE BOUND BY THESE TERMS AND CONDITIONS INCLUDING, WITHOUT LIMITATION, DISCLAIMERS OF WARRANTIES, LIMITATIONS OF LIABILITY AND A REQUIREMENT THAT YOU MEET SPECIFIED AGE REQUIREMENTS. IF YOU DO NOT AGREE TO ALL OF THESE TERMS, DO NOT ACCESS OR USE THE SERVICES.

Freakxapps.com makes the Services available to you subject to these terms and conditions (“Terms and Conditions”).

Changes to These Terms of Use

Freakxapps.com reserves the right to change or modify any of the Terms and Conditions at any time, in its sole discretion, by posting changes on Freakxapps.com’s website. Your continued use of the Services following the posting of such changes or modifications will constitute Your acceptance of such changes or modifications. If You do not agree to these Terms and Conditions or any changes or updates Your only remedy is not to use Freakxapps.com’s Services and to cancel any Service you have signed up for. Freakxapps.com reserves the right to discontinue the Services or change the content of the Services with or without prior notice for any reason. You agree that Freakxapps.com will not be liable for any discontinuation of or changes to the Services, and You understand that You shall not be entitled to any refund of fees for discontinuation of or changes to the Services.

Ownership

All right, title and interest in and to the Services and all content and other materials contained therein, including without limitation all copyright, trademark, patent and other intellectual property rights therein, shall be and remain solely with Freakxapps.com or its licensors. Freakxapps.com, the Freakxapps.com logos, and all game names are trademarks of Freakxapps.com and may not be used without express written permission of Freakxapps.com. You do not acquire any ownership rights by using the Service, downloading material from or uploading material to the Service, or by purchasing any Virtual Goods. You agree not to copy, redistribute, publish or otherwise exploit material from the Services, except as expressly permitted herein. All comments, feedback, suggestions, ideas, and other submissions (“Ideas”) disclosed, submitted, or offered to Freakxapps.com in connection with the use of the Services shall be the exclusive property of Freakxapps.com. Freakxapps.com may use, sell, exploit and disclose the Ideas in any manner, without restriction and without compensation to You.

Disclaimer

Freakxapps.com DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS, IMPLIED OR STATUTORY REGARDING THE SERVICES OR THE USE THEREOF BY YOU TO THE FULL EXTENT PERMITTED BY LAW. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, THE SERVICES PROVIDED BY Freakxapps.com ARE PROVIDED "AS-IS" AND WITHOUT WARRANTIES OF ANY KIND, INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OF PERFORMANCE OR IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NONINFRINGEMENT. FURTHER, Freakxapps.com DOES NOT MAKE, AND HAS NOT MADE, ANY REPRESENTATION OR WARRANTY THAT THE SERVICES ARE ACCURATE, COMPLETE, RELIABLE, CURRENT, ERROR-FREE, FREE FROM VIRUSES OR OTHER HARMFUL COMPONENTS OR NOT INTERFERE WITH OTHER FUNCTIONS, FEATURES OR SERVICES ON YOUR PERSONAL COMPUTER. YOU ACKNOWLEDGES AND AGREES THAT ADVERTISEMENTS MAY INCLUDE LINKS TO OTHER WEBSITES OR RESOURCES AND THAT Freakxapps.com HAS NO CONTROL OVER (AND IS MERELY A PASSIVE CONDUIT WITH RESPECT TO) ANY ADVERTISEMENT OR SUCH LINKS TO WEBSITES OR OTHER RESOURCES THAT MAY BE SUBMITTED OR submitted BY ANY ADVERTISER OR OTHER THIRD PARTY. Freakxapps.com IS NOT RESPONSIBLE FOR THE AVAILABILITY OF SUCH THIRD PARTY WEBSITES OR RESOURCES AND DOES NOT ENDORSE AND IS NOT RESPONSIBLE OR LIABLE FOR ANY CONTENT, ADVERTISING, PRODUCTS, OR OTHER MATERIALS ON OR AVAILABLE FROM SUCH THIRD PARTY WEBSITES OR RESOURCES. YOU ACKNOWLEDGE AND AGREE THAT Freakxapps.com SHALL HAVE NO RESPONSIBILITY OR LIABILITY WHATSOEVER FOR ANY DAMAGE OR LOSS CAUSED OR ALLEGED TO BE CAUSED BY OR IN CONNECTION WITH USE OF OR RELIANCE ON ANY CONTENT, GOODS OR SERVICES AVAILABLE ON OR THROUGH ANY SUCH THIRD PARTY WEBSITE OR RESOURCE. ALL CORRESPONDENCE OR BUSINESS DEALINGS WITH, OR PARTICIPATION IN PROMOTIONS OF, ADVERTISERS FOUND ON OR THROUGH ANY ADVERTISEMENT, INCLUDING PAYMENT AND DELIVERY OF RELATED GOODS OR SERVICES AND ANY OTHER TERMS, CONDITIONS, WARRANTIES OR REPRESENTATIONS ASSOCIATED WITH SUCH DEALINGS, ARE SOLELY BETWEEN YOU AND SUCH ADVERTISER. Limitation of Liability YOU ACKNOWLEDGE AND AGREE THAT TO THE MAXIMUM EXTENT PERMISSIBLE BY LAW Freakxapps.com IS NOT LIABLE FOR ANY ACT OR FAILURE TO ACT BY IT OR ANY OTHER PERSON REGARDING CONDUCT, COMMUNICATION OR CONTENT ON THE SERVICES OR USE OF THE Freakxapps.com SERVICES. YOU ACKNOWLEDGE AND AGREE THAT YOUR SOLE AND EXCLUSIVE REMEDY FOR ANY DISPUTE WITH Freakxapps.com IS TO STOP USING THE SERVICE, AND TO CANCEL YOUR ACCOUNT(S). IN NO EVENT SHALL Freakxapps.com, ITS SUBSIDIARIES, AFFILIATES, OR ANY OF THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES OR AGENTS, BE LIABLE TO YOU OR ANY OTHER PERSON OR ENTITY, UNDER ANY THEORY, INCLUDING WITHOUT LIMITATION NEGLIGENCE, FOR DAMAGES OF ANY KIND ARISING FROM OR RELATED TO THE SERVICES, OR ANY INFORMATION, CONTENT OR MATERIALS IN OR ACCESSIBLE THROUGH THE SERVICES, INCLUDING, BUT NOT LIMITED TO, DIRECT, INDIRECT, ACTUAL, INCIDENTAL, PUNITIVE, SPECIAL OR CONSEQUENTIAL DAMAGES, LOST INCOME, REVENUE OR PROFITS, LOST OR DAMAGED DATA, OR OTHER COMMERCIAL OR ECONOMIC LOSS, THAT RESULT FROM YOUR USE OF, OR INABILITY TO USE, THE SERVICES EVEN IF ANY OF THOSE PERSONS OR ENTITIES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR SUCH DAMAGES ARE FORESEEABLE. IN NO EVENT WILL THE TOTAL LIABILITY OF Freakxapps.com OR ANY OF THE ABOVE-REFERENCED PERSONS OR ENTITIES, UNDER ANY THEORY, ARISING OUT OF OR RELATING TO THE SERVICES EXCEED THE COMPENSATION YOU HAVE PAID TO Freakxapps.com DURING THE PRIOR ONE (1) MONTH PERIOD FOR THE APPLICABLE SERVICES GIVING RISE TO ANY SUCH LIABILITY. 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 Freakxapps.com SHALL BE LIMITED TO THE FULLEST EXTENT PERMITTED BY LAW.

Questions/Contact Information.

If you have any questions about these Terms of Use, please feel free to give us your feedback using the contact page.