

## End User License Agreement

This End User License Agreement (the "EULA") is a legal agreement between you (either in your individual capacity, or on behalf of an entity), hereafter sometimes referred to as "you," "Licensee," or "End User" and Tapptick Games in order to give you a license to use the Game as set forth in this Agreement under the conditions in this Agreement, as well as to use the additional (mandatory) services provided by Tapptick Games. By clicking the acceptance button that follows this EULA and/or using the Game (as defined below), you acknowledge that you have read this EULA, understand its terms and conditions, and agree to be bound by such terms and condition.

### 1. Definitions:

- a. The term "Game" means products supplied by Tapptick Games and it also includes any updates or upgrades,
- b. The term "User Account" means the online account that is necessary for the registration and authorization, for details please see: Privacy Policy.
- c. The term "Consumer" means a Licensee who is a natural person who licensed the Game.
- d. The term "Free Version" means Game that is provided by Tapptick Games to you for free.
- e. End – user licence agreement – sometimes referred to as "EULA" or "Licence".
- f. [Product] is the term used for the games which is made using Epic Games' Unreal Engine 4.
- g. [Licensor] is the term used for Tapptick Games.

### 2. Ownership/Intellectual Property Rights:

- a. You, as Licensee, through your downloading, installing or use of this product do not acquire any ownership rights to the Game. The Game is protected by intellectual property laws and treaties. The rights to use the Game as set out in this Agreement are licensed, not sold, to you by Tapptick Games.
- b. Third party trademarks, trade names, product names and logos may be the trademarks or registered trademarks of their respective owners. You may not remove or alter any trademark, trade names, product names, logo, copyright or other proprietary notices, legends, symbols or labels in the Game. This EULA does not authorize you to use Tapptick Games' or its licensors' names or any of their respective trademarks.
- c. As between you and Tapptick Games, Tapptick Games is the owner of all right, title and interest in and to the Game (including all copyrights, trademarks and patents) regardless of the media or form of the Game; whether online, by disk or otherwise.
- d. You shall not, at any time during or after the effective Term of the EULA, dispute or contest, directly or indirectly, Tapptick Games' exclusive right and title to the Game or the validity thereof.

e. You shall not attempt to develop any Game that contains the "look and feel" of any of the Game, or is otherwise derivative of the Game.

### 3. License grant:

#### a. Under the condition that:

You have legally acquired the rights to the Game,

paid the applicable price and

have registered and You hold valid User Account,

Taptick Games grants You a personal, limited, non-exclusive license to install and use the Game for your personal, noncommercial use solely as set forth in this License and any accompanying documentation. Any commercial use is prohibited. You are expressly prohibited from sublicensing, renting, leasing or otherwise distributing the Game or rights to use the Game. The term of your license shall commence on the date that you start to download, install or otherwise use the Game, and shall end on the earlier of the date that you dispose of the Game or Taptick Games' termination of this License. You may not translate, reverse engineer, decompile, disassemble, or create derivative works from the Game.

b. You may download the Game from an authorized source. The number of copies that you can download during a consecutive period of days may be limited. You may not make a copy of the Game available on a network where it could be used by multiple users at the same time. You may not make the Game available over a network where it could be downloaded by multiple users.

c. You acknowledge and agree that the Game may use information regarding your computer, hardware, media, software and your use of the Game to validate your license rights and to update the Game.

d. You agree that the Game may automatically download and install updates, upgrades and additional features that Taptick Games deems reasonable, beneficial to you and/or reasonably necessary. You acknowledge and agree that any obligation Taptick Games may have to support the previous version(s) may be ended upon the availability of the update, upgrade and/or implementation of additional features.

### 4. Consent to Collection and Use of Data.

a. During the process of registration and unlocking, updating or upgrading the Game and when technical support is provided, Taptick Games may collect and use technical information for improvement of the Game or for support purposes.

b. Taptick Games may track and collect information from your use of the Game and aggregate such Data. This Data is anonymous. You may decide whether or not this Data to be aggregated by Taptick Games.

c. Taptick Games knows that information about our customers is an important part of our business. Taptick Games would never sell Your personally identifiable information to anyone, nor would it ever use spyware or install spyware on users'machines.

d. Personal information that You give Taptick Games directly and information that Taptick Games collects as specified in section b. of this article will be used for purposes such as improving our products and services, troubleshooting bugs and otherwise to improve your user experience.

e. Further information about Taptick Games data collection and privacy policies for the user account can be found at Privacy Policy.

## 5. Conduct Settings

a. By installing and using Game you acknowledged and agrese that you will not to:

create a false identity for purposes of misleading others,

violate the rights of others, defame, abuse, harass, threaten, spam or otherwise interfere with others'use uf the Game,

publish, transfer or distribute any inappropriate, indecent, obscene, foul or unlawful conduct,

transfer, stream or otherwise make available materiál that contains viruses, Trojan horses, worms, time bombs, cancel bots, corrupted fines or any other similar material that may damage the device.

## 6. Limitation of Liability

a. Taptick Games shall only be liable without restriction according to the statutory provisions for any damages of the Licensee caused by intentional or gross negligent conduct of Taptick Games or its agents. The same applies to personal injury and damages according to the Hungarian Product Liability Act or comparable laws in other jurisdictions that may apply.

b. Otherwise, the liability of Taptick Games for damage claims – for whatever legal reason – is limited in accordance with the following conditions, unless otherwise provided by an explicit guarantee of Taptick Games for damages caused by slight negligence, Taptick Games is only liable insofar as they cause damage to contractual obligations (cardinal obligations). Cardinal obligations are those contractual obligations which must be fulfilled in order to ensure orderly implementation of the contract and in whose observance the Licensee should be able to trust. Insofar as Taptick Games is responsible for simple negligence hereafter, the liability of Taptick Games is limited to the typically foreseeable losses.

c. The above liability restrictions shall also apply to agents of Tapptick Games.

d. You agree that provisions in this License that limit liability are essential terms of this License.

#### 7. Indemnification:

a. Licensee agrees to indemnify, defend and hold harmless Tapptick Games and its affiliates and their respective officers, employees, directors, agents, licensees (excluding you), sublicensees (excluding you), successors and assigns from and against any and all liability, costs, losses, damages, and expenses (including reasonable attorneys' fees and expenses) arising out of any claim, suit, or cause of action relating to and/or arising from

(a) your breach of any term of this EULA;

(b) your violation of any rights of any third party; or

(c) your use or misuse of the Game.

Your indemnification obligations set forth in the immediately preceding sentence shall survive the termination of this EULA.

#### 8. Third Party Content and Game:

a. The Game may utilize or include third party content, software or other copyrighted material ("Third Party Content"). Your use of such third party material is governed by their respective terms and conditions. By accepting this EULA, you are also accepting the additional terms and conditions, of the third party. Tapptick Games expressly disclaims any all warranties in connection with the Third Party Content, and shall have no liability in connection therewith.

b. Your use of the Game may allow you to connect with third party applications or websites ("Third Party Applications"). Your use of the Third Party Applications is governed by the terms and conditions thereof. By accepting this EULA, you are also accepting the additional terms and conditions, if any, set forth therein. Tapptick Games expressly disclaims and all warranties in connection with the Third Party Applications, and shall have no liability in connection therewith.

c. Tapptick Games is not liable for costs arising out of services demanded by the Licensee that are not provided by Tapptick Games. This shall in particular apply to costs of data transfer from or to the Licensee's device to a third party.

#### 9. Termination of the License:

a. The Licensee may terminate this EULA at any time by destroying the Game together with all copies in any form. This EULA will also terminate automatically upon conditions set forth elsewhere in this EULA,

or if the Licensee fails to comply with any term or condition of this EULA, without notice to the Licensee. The Licensee agrees upon such termination to destroy the Game together with all copies in any form.

b. Tapptick Games may terminate this EULA immediately when Licensee breaches terms and conditions of this EULA. Tapptick Games is justified immediately to inhibit the Licensee to use the Game.

#### 10. Governing Law/Place of Performance and Jurisdiction/Dispute Resolution:

a. Exclusively Hungarian law applies, with the exception of the its conflicts- of- law rules, even if the Licensee has his/her residential or business seat abroad. If the Licensee is a Consumer, this choice of law shall not, however, have the result of depriving the consumer of the protection afforded to him by provisions that cannot be derogated from by agreement by virtue of the law which, in the absence of choice, would have been applicable.

b. For all present and future claims from this Agreement, the exclusive jurisdiction is Budapest. The same jurisdiction applies if the Licensee has no general jurisdiction inside Hungary, if he/she relocates his/her residence or habitual abode out of the country, or if his/her residence or habitual abode is not known at the time of institution of legal proceedings. Mandatory regulations of the Council Regulation (EC) on Jurisdiction and the Recognition and Enforcement of Judgments in Civil and Commercial Matters are unaffected hereby.

#### 11. General:

a. The Licensee can only offset claims of Tapptick Games with undisputed or legally established counterclaims. The Licensee can only exercise a right of retention if his/her counterclaim is based on the same contractual relationship. The transfer of the Licensee's claims against Tapptick Games is prohibited.

b. All rights not explicitly granted in this agreement are reserved.

c. The failure or delay of Tapptick Games to exercise any of its rights under this EULA or upon any breach of this EULA shall not be deemed a waiver of those rights or of the breach.

d. This agreement constitutes the complete and exclusive agreement between Tapptick Games and Licensee with respect to the subject matter hereof and supersedes all proposals, representations, understandings and prior agreements, whether oral or written, and all other related communication between the parties. All rights not explicitly granted in this agreement are reserved. Any clause in this agreement, which is found to be invalid or unenforceable shall be deemed deleted and the rest of this agreement shall remain unaffected.

e. Notwithstanding any provisions in this Agreement to the contrary, we agree that if Tapptick Games makes any future changes to this Agreement you may reject any such change by sending us written notice within 30 days of the change.

## 12. Disclaimers and Limitation of Liability

[Product] includes the Unreal® Engine code and other code, materials, and information (the “Epic Materials”) from Epic Games, Inc. (“Epic”). All Epic Materials are provided on an “as is” and “as available” basis, “with all faults” and without warranty of any kind. [Licensor], Epic, and Epic’s affiliates disclaim all warranties, conditions, common law duties, and representations (express, implied, oral, and written) with respect to the Epic Materials, including without limitation all express, implied, and statutory warranties and conditions of any kind, such as title, non-interference with your enjoyment, authority, non-infringement, merchantability, fitness or suitability for any purpose (whether or not Epic knows or has reason to know of any such purpose), system integration, accuracy or completeness, results, reasonable care, workmanlike effort, lack of negligence, and lack of viruses, whether alleged to arise under law, by reason of custom or usage in the trade, or by course of dealing. Without limiting the generality of the foregoing, [Licensor], Epic, and Epic’s affiliates make no warranty that (1) any of the Epic Materials will operate properly, including as integrated in the [Product], (2) that the Epic Materials will meet your requirements, (3) that the operation of the Epic Materials will be uninterrupted, bug free, or error free in any or all circumstances, (4) that any defects in the Epic Materials can or will be corrected, (5) that the Epic Materials are or will be in compliance with a platform manufacturer’s rules or requirements, or (6) that a platform manufacturer has approved or will approve this [Product], or will not revoke approval of this [Product] for any or no reason. Any warranty against infringement that may be provided in Section 2-312 of the Uniform Commercial Code or in any other comparable statute is expressly disclaimed by [Licensor] and Epic. [Licensor], Epic, and Epic’s affiliates do not guarantee continuous, error-free, virus-free, or secure operation of or access to the Epic Materials. This paragraph will apply to the maximum extent permitted by applicable law.

To the maximum extent permitted by applicable law, neither [Licensor], Epic, Epic’s licensors, nor its or their affiliates, nor any of [Licensor’s] or Epic’s service providers, shall be liable in any way for loss or damage of any kind resulting from the use or inability to use the Epic Materials or otherwise in connection with this [Agreement], including but not limited to loss of goodwill, work stoppage, computer failure, or malfunction, or any and all other commercial damages or losses. In no event will [Licensor], Epic, Epic’s licensors, nor its or their affiliates, nor any of [Licensor’s] or Epic’s service providers be liable for any loss of profits or any indirect, incidental, consequential, special, punitive, or exemplary damages, or any other damages arising out of or in connection with this [Agreement] or the Epic Materials, or the delay or inability to use or lack of functionality of the Epic Materials, even in the event of [Licensor’s], Epic’s, or Epic’s affiliates’ fault, tort (including negligence), strict liability, indemnity, product liability, breach of contract, breach of warranty, or otherwise and even if [Licensor], Epic or Epic’s affiliates have been advised of the possibility of such damages. These limitations and exclusions regarding damages apply even if any remedy fails to provide adequate compensation.

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 [Licensor], Epic, Epic’s licensors, its and their affiliates, and any of [Licensor’s] or Epic’s service providers shall be limited to the full extent permitted by law.

