

End-User License Agreement (EULA) of Infinite Realms

This End-User License Agreement ("EULA") is a legal agreement between you and Megavoid Studios GmbH .

This EULA agreement governs your acquisition and use of our Infinite Realms software ("Software") directly from Megavoid Studios GmbH.

Please read this EULA agreement carefully before completing the installation process and using the Infinite Realms software. It provides a license to use the Infinite Realms software and contains warranty information and liability disclaimers.

If you register for a free subscription tier of the Infinite Realms software, this EULA agreement will also govern that tier. By installing and/or using the Infinite Realms software, you are confirming your acceptance of the Software and agreeing to become bound by the terms of this EULA agreement.

If you are entering into this EULA agreement on behalf of a company or other legal entity, you represent that you have the authority to bind such entity and its affiliates to these terms and conditions. If you do not have such authority or if you do not agree with the terms and conditions of this EULA agreement, do not install or use the Software, and you must not accept this EULA agreement.

This EULA agreement shall apply only to the Software supplied by Megavoid Studios GmbH herewith regardless of whether other software is referred to or described herein. The terms also apply to any updates, supplements, Internet-based services, and support services for the Software, unless other terms accompany those items on delivery. If so, those terms apply.

License Grant

Megavoid Studios GmbH hereby grants you a personal, non-transferable, non-exclusive licence to use the Infinite Realms software on your devices in accordance with the terms of this EULA agreement.

You are permitted to load the Infinite Realms software (for example a Mac, PC, laptop, mobile or tablet) under your control. You are responsible for ensuring your device meets the minimum requirements of the Infinite Realms software.

The license is granted via a user account created by you. This user account is personal, is non-transferable and may not be made available to third parties.

You are not permitted to:

- Edit, alter, modify, adapt, translate or otherwise change the whole or any part of the Software nor permit the whole or any part of the Software to be combined with or become incorporated in any other software, nor decompile, disassemble or reverse engineer the Software or attempt to do any such things
- Reproduce, copy, distribute, resell or otherwise use the Software for any commercial purpose
- Allow any third party to use the Software on behalf of or for the benefit of any third party
- Use the Software in any way which breaches any applicable local, national or international law
- Use the Software for any purpose that Megavoid Studios GmbH considers is a breach of this EULA agreement

Intellectual Property and Ownership

Megavoid Studios GmbH shall at all times retain ownership of the Software as originally downloaded by you and all subsequent downloads of the Software by you. The Software (and the copyright, and other intellectual property rights of whatever nature in the Software, including any modifications made thereto) are and shall remain the property of Megavoid Studios GmbH .

Megavoid Studios GmbH reserves the right to grant licences to use the Software to third parties.

Termination

This EULA agreement is effective from the date you first use the Software and shall continue until terminated. You may terminate it at any time upon written notice to Megavoid Studios GmbH .

It will also terminate immediately if you fail to comply with any term of this EULA agreement. Upon such termination, the licenses granted by this EULA agreement will immediately terminate and you agree to stop all access and use of the Software. The provisions that by their nature continue and survive will survive any termination of this EULA agreement.

Governing Law

This EULA agreement, and any dispute arising out of or in connection with this EULA agreement, shall be governed by and construed in accordance with the laws of Germany.

Severability clause

Should individual provisions of this contract be invalid or unenforceable or become invalid or unenforceable after conclusion of the contract, the validity of the rest of the contract shall remain unaffected.

The invalid or unenforceable provision shall be replaced by a valid and enforceable provision the effects of which most closely approximate the economic objective pursued by the contracting parties with the invalid or unenforceable provision. The above provisions shall apply mutatis mutandis in the event that the contract proves to be incomplete.