



ASPHERE

Tern of Service

Welcome to Playpark and relevant websites (hereinafter referred to as the **“website”**). Asphere Innovations Public Company Limited (hereinafter referred to as the **“Company”**) is the owner and administrator of the website under the website terms and conditions of use ([read more at link of the website terms and conditions of use](#)). Prior to use of this website, subscription to PlayID or any relevant services, please thoroughly read such “terms and conditions”. The user (hereinafter referred to as **“You”**) accept that by using any services on the website and subscription to PlayID, it deems that you accept and agree with all terms and conditions of use of the Company’s website. If you want to subscribe to PlayID, you have to click the button **“Agree with the subscription conditions”** to affirm that you acknowledge the rights and legal obligations of you and the Company. If you disagree with the following terms and conditions of PlayID subscription, you will not be allowed to subscribe to PlayID service.

Additional Terms and Conditions of PlayID Service

1. The user of PlayID shall provide true information required by the Company. If the Company found that the user provides any false information, we reserve the right to cancel PlayID service and the user agrees to be solely liable for any damage incurred and/or possibly arising from use of false information or other person’s information without making any claim against the Company. As for any information provided by the user for the Company and/or information concerning use of services, the user agrees that such information will become in the possession of the Company and that the Company will disclose the user’s information and/or information concerning use of services to relevant government agencies upon request as deemed appropriate.
2. The user accepts and agrees that information marked by the Company as important information shall not be amended.
3. The user of PlayID agrees and abides by the rules, regulations and ethics stipulated by the Company and strictly complies with them. If any breach of such rules, regulations and ethics is found by the Company, the user agrees that the Company will have the right to cancel PlayID service and/or any relevant services under Playpark ID without any consent of the user and prior notice.
4. For security of the PlayID user information, the user is required to keep the ID and password confidential and not disclose to other persons. The user acknowledges that if the user’s ID and password has been lost or stolen or used by other persons, the user

accepts that the Company has put its place its due care and adequate security measures for overall services. In this regard, the user agrees to be solely liable for all such damage (including but not limited to damage caused by theft, unauthorized use of such ID by other persons, theft or transfer done by other persons against items obtained by the user from playing games or using other relevant services) and shall not claim for any remedy and/or damage caused by such event from the Company.

5. The user is prohibited from allowing other persons to use, jointly use the user's ID and password or reselling the same to other persons.
6. The user acknowledges and agrees that the subscribed PlayID and items are the Company's property that the user obtains from playing games, exchange made in the games and activities inside and outside the games. Exchange of items from prepaid transactions is intended to obtain the right to use such items in a definite period only, not to make any sale and purchase or enable the user to obtain the title in such items. The members agree that the Company may recall and/or suspend its services at any time without any objection.
7. The user is not allowed to use the services provided to infringe other persons' privacy and do any wrongful act or any act against the orderliness or morality of the publics. In case of any damage caused by such act, the user agrees that the Company may terminate PlayID service and that the user will not be able to use any game under such PlayID. In this case, the user agrees to be solely liable for any damages without making any claim against the Company.
8. The user acknowledges and agrees that the Company will collect, use, process or disclose the user's personal data (including sensitive personal data) as specified herein from use of services by the user or other sources for the purpose of performance of any contract or legal transaction between the user and the Company in compliance with the law, for the legal purpose of the Company and/or for the purpose of performing other operations of the Company, its affiliates and business partners. Therefore, the user agrees and gives consent to the Company to collect, use, process or disclose the user's personal data for such purposes according to the details and conditions stated in the personal data protection policy and website of the Company.
9. The Company reserves the right to suspend and cancel ID service at any time as deemed appropriate without prior notice. In the event that the user has not accessed the PlayID membership system or used any game under PlayID service for one consecutive year, the Company reserves the right to cancel such PlayID service.
10. Terms of use of any computer program under PlayID service constitute an integral part of these terms. Any statement that is contrary to these terms shall become valid and these terms shall prevail.

11. Registration for ID and online games provided by the Company under PlayID service shall be in accordance with these terms and conditions.
12. The user understands and accepts all terms and conditions stated herein. The user agrees not to make any claim against the Company for any damage incurred or possibly incurred if the user is terminated or suspended from using ID service and game ID or other services relevant to PlayID.
13. In case that the user is suspended from using any game ID under PlayID service, temporarily or permanently, the user acknowledges and agrees not to make any refund for any remaining amount or service fee paid by the user as well as any damage caused by inability to use items in the games obtained by converting money into such items or other damages caused by suspension of ID service in all cases.
14. The Company reserves the right to modify and change the terms and conditions of PlayID services or cancel the services without prior notice.
15. The user accepts and agrees that the Company may temporarily suspend PlayID service in case of any dispute such as dispute arising from any prepaid transaction or payment and dispute arising from breach of any rule and regulation of game playing until such dispute is settled.
16. In case that the Company is required by any relevant law, government agency, government officer and court to disclose the PlayID user's data, the user agrees that Company may disclose such data and that the user will make any claim against the Company for any damage incurred or possibly incurred.

Last updated : February 1, 2022