

Please read carefully the following terms and conditions ('these Terms') which apply to the Top L2JBrasil ('we') service ('DIGITAL SERVICE') and which apply in addition to the L2JBrasil privacy policy and EULA as set out on the L2JBrasil websites. By using the Service you agree to be legally bound by these Terms. If you do not agree, do not use the Service.

You can print off these Terms, or store them in your computer, for future reference.

These Terms may be updated by us from time to time without notice to you.

You should review the L2JBrasil websites periodically for changes to these Terms, your continued use of the Service after any such changes constitutes your acceptance of the new Terms.

1. INTERPRETATION

1.1 In these Terms:

'we', 'us', 'L2JBrasil' - means L2JBrasil team who provide this service or support.

'Content' - means digital media such as images, videos, text and website or all other material on the Site made available for download/streaming;

'Contract' means the contract for the provision of the Service to you on the basis of these Terms;

'Service', 'Digital Service' means the announcement camping through media or text on a specific space on one of your websites on l2jbrasil.com or social media pages.

'Site', 'Website' means L2JBrasil's website at l2jbrasil.com, or any other site hosted on ns.l2jbrasil.com server.

'Software' means the L2JBrasil software product(s) and digital asset(s) which may include associated software components;

'Standard Charge' means L2JBrasil's standard charge for supply of the Service, as set out on the Site or as varied from time to time;

'Territory' means the world and the universe;

'Users', 'you' or 'your' means the person who has use our Site and for whom we has agreed to provide the Service in accordance with these Terms, and includes any individual who uses the Service on behalf of that person.

'announcement', 'ads' means a camping with banner, text or other 'Content' thats represents you or your product/website on L2JBrasil's websites

'service time' means time of service, counted by days.

1.2 In these Terms and on the Site the "purchase" of Content refers to downloading the Content which you can then keep for an unlimited period of time, and the "renting" a announcement on our website for a limited period of time.

2. The DIGITAL SERVICE

2.1 As a "DIGITAL SERVICE" It can not be refunded in case of system failure, abandonment, death or any other nature.

2.2 Upon payment of this invoice you agree that is hiring specified time of announcement as a "DIGITAL SERVICE" on <http://top.l2jbrasil.com>.

2.3 The described "hours" means the all time of this "DIGITAL SERVICE" relative to hours on a days, one month represents 30 days.

3. REFUND POLICY

3.1 All sales are final and all charges from those sales are non-refundable unless faulty. Due to the nature of the service it is not possible to cancel your purchase after you have utilized it.

3.2 While Our system will send you an e-mail notification of every valid purchase on L2JBrasil receives from you, We cannot guarantee that the notification will be received by you, or that it will be legible and uncorrupted.

3.3 You must observe and comply with all applicable laws when you utilized and/or stream any product from the Site.

3.4 You shall be entitled to notify L2jbrasil of any faulty purchased service by you within two (2) days of the start of service. We shall permit you to change a digital content of announcement replacement of the original faulty Content at no cost if you still enjoys time available to contracted service.

3.6 If not made notification within the stipulated time will not indemnify any service time spent with faulty or corrupted content provided by you.

4. Our Responsibilities.

4.1 We shall:

(i) provide Our basic support for the Purchased Services to You at no additional charge, and/or upgraded support if purchased separately, use commercially reasonable efforts to make the Purchased Services available on commercial time on Brazil, 6 hours a day, 5 days a week, except for health issues or on holydays.

(ii) send you email to report any planned interruption on our services.

(iii) keep the website online all the time as possible, and can not be held responsible for malfunctioning software or unavailability of hosting services as far as DNS servers or cache and the Internet as a global network.

5. THE SERVICE & YOUR USE OF THE SITE

5.1 The Site provides digital content of games and other internet related contents.

5.2 The use of any part of the Site or Service, except for use of the Site or Service as permitted in these Terms, is strictly prohibited and may result in the infringement of the intellectual property rights of others, subjecting you to civil and criminal penalties, including possible monetary damages, for copyright infringement. You also agree that you will not use the Site or Service for any purposes prohibited by any applicable law.

5.3 You agree you will not (or support others to) circumvent or modify any security technology or Software that is part of the Site.

5.4 You agree that you will not use the Service in any manner that could damage, disable, impair or overburden the Site and will not attempt to gain unauthorised access to any part of the Site through hacking, password mining or any other means.

5.5 You will be responsible for any losses and costs resulting from your breach of these Terms.

5.9 If you choose to access the Site from locations outside the Brazil, you do so on your own initiative and are responsible for compliance with local laws.

6. AGE RESTRICTION & CHILD SUPERVISION

6.1 You must be at least 18 years of age to register for use of the Site and Services. If you are under 18 but at least 13 years of age you must present these Terms to your parent or legal guardian and he/she may register on your behalf, otherwise you are not entitled to use the Site or the Services.

6.2 Parents/guardians allowing children access to and use of the Site should supervise such access and use. Certain Content may not be suitable for minors and we will give an indication of this where possible. It is your responsibility to determine what is suitable for them to access.

7. PAYMENT

7.1 Once you have selected the slot to announce you wish to purchase and click the 'commit to purchase' button this will constitute an offer to buy the Content. We will then process your transaction and will send you an email receipt for your purchase. L2JBrasil's email receipt for your purchase of Content brings into existence a legally binding contract between you and us. If our website is unable to accept your purchase for any reason we will notify you as soon as possible by email.

7.2 If you don't purchase the announcement as described on item 7.1 it's possible to rent it by email, and all transaction can be used as proof of agreement of this terms if you agree to purchase and receive a invoice or payment request.

7.2 In consideration of the supply of the Service, you agree to pay to L2JBrasil the Standard Charge in relation to each announcement or a group of them described on invoice or payment request.

7.3 We shall, at its sole discretion, be entitled to vary the Standard Charge from time to time without notice to you.

7.4 All payments under the Contract shall include VAT (or the equivalent).

7.5 Payment of L2JBrasil's charges by you for the use of the Service can be made by any method of payment and in any currency shown on the checkout page of the Site.

8. PRIVACY POLICY

8.1 We or third parties acting on our behalf shall maintain appropriate administrative, physical, and technical safeguards for protection of the security, confidentiality and integrity of Your Data. We shall not (a) modify Your Data, (b) disclose Your Data except as compelled by Brazilian and International laws .

8.2 This terms apply all Paypal Privacy Policy
<https://www.paypal.com/en/webapps/mpp/ua/privacy-full>

9. SEVERANCE

9.1 If any of these Terms should be determined to be invalid, illegal or unenforceable for any reason by any court of competent jurisdiction then such Term or Condition shall be severed and the remaining Terms shall survive and remain in full force and effect and continue to be binding and enforceable.

10. TERMINATION

10.1 We has the right to terminate your access to any or all of the Services at any time, without notice, for any reason, including without limitation, breach of these Terms . We may also, at its sole discretion, discontinue the Site/Services or any part thereof without prior notice and you agree that We shall not be liable to you or any third party for any termination of your access to the Site/Service.

Any issue please contact at top@l2jbrasil.com.