



Hot Rabbit EULA

Your access to and use of the Game automatically implies your unconditional acceptance of and compliance with these Terms. These Terms apply to all visitors, users and others who access or use the Game.

By accessing or using the Game you agree to be bound by these Terms, and you state that you have the authority and capacity to enter into these Terms. If you disagree with any part of the terms, then you should not access the Game.

Hot Rabbit game is offered to you as a user in the best way that we can. We solemnly pledge that we have done all we can and know to ensure a smooth-running game.

1. Access to the Game

1.1. OfficialCH grants you a non-transferable, non-exclusive, revocable, limited license to access the Game solely for your personal and non commercial use.

1.2. The rights granted to you in these Terms are subject to the following restrictions: (a) you shall not commercially exploit the Game in any conceivable way; (b) except as expressly stated herein, no part of the Game may be transferred to third parties in any form or by any means, unless otherwise indicated. Any future release, update, or other addition to the functionalities of the Game is automatically subject to these Terms.

1.3. OfficialCH reserves the right to change, suspend, or cease the Game with or without notice to you. By playing Hot Rabbit Game you approve that OfficialCH will not be held liable to you or any third-party for any change, interruption, or termination of the Game or any part of it.

1.4. You agree that OfficialCH has no obligation to provide you or other users with any support in connection with the Service.

1.5. Excluding any User Content that you may provide, you are aware that all the intellectual property rights, including copyrights, patents, trademarks, and company information, in the Game and its content are owned by OfficialCH or the providers of the OfficialCH Game. Note that these Terms and access to the Service do not give you any rights, title or interest in any intellectual

Copyright ©. All rights reserved. All trademarks, logos and service marks displayed in the Game are the property of OfficialCH or the property of other third-parties.

property rights, except for the limited access rights expressed in Section 2.1. OfficialCH and its suppliers reserve all rights not granted in these Terms.

1.6 Access to the game does not give you any right to modify the source code of the game for any purpose.

2. Links To Other Web Sites

The Game may contain links to third-party web sites or services that are not owned or controlled by OfficialCH. OfficialCH has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party web sites or services. You further acknowledge and agree that OfficialCH shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such websites or services.

We strongly advise you to read the terms and conditions and privacy policies of any third-party web sites or services that you visit.

3. Collected data and their uses

3.1 We do not directly collect your data and we do not sell it. However, we do use third party services from Google to manage your scores and advertising. These services may collect your data for statistical and marketing purposes. By playing the game you accept this possibility. We cannot be held responsible in case of mismanagement of your data by our third party partners.

3.2 The Google Admob service is used to provide you with targeted advertising in game.

3.3 The Google Play service is used to manage your score online. By playing the game you agree that your score and your Google Play nickname may be made public in the overall leaderboard.

4. Termination

4.1. If you violate these Terms in any way, to be determined by OfficialCH, we may terminate or suspend your account immediately, without prior notice or liability.

4.2. Upon termination, your right to use the Service will immediately cease. You do not need to terminate your account, since this automatically done as part of the termination process of our Service.

5. Governing Law

5.1. These Terms shall be governed and construed in accordance with the laws of your country, without regard to its conflict of law provisions.

5.2. Our failure to enforce any right or provision of these Terms will not be considered a waiver of those rights. If any provision of these Terms is held to be invalid or unenforceable by a court, the remaining provisions of these Terms will remain in effect. These Terms constitute the entire agreement between OfficialCH and its users regarding our Game, and supersede and replace any existing prior agreements regarding the Game.

Copyright ©. All rights reserved. All trademarks, logos and service marks displayed in the Game are the property of OfficialCH or the property of other third-parties.

6. Disclaimer

The Game is provided to you “as it is” and on an “as available” basis. We disclaim all warranties and conditions of any kind, including but not limited to statutory warranties, and the implied warranties of merchantability, fitness for a particular purpose, and non-infringement. We refute any claims and warranties regarding the reliability, timeliness, accuracy, and performance of our Game, and also regarding any information, advice, services, or goods obtained through or advertised on our Game.

7. Limitation of Liability

You agree that OfficialCH is not be liable for any direct or indirect damage, including but not limited to, damages for loss of profits, goodwill, data, or other intangible losses (even if any OfficialCH have been advised of the possibility of such damages).

8. Copyright/Trademark Information

Copyright ©. All rights reserved. All trademarks, logos and service marks displayed in the Game are the property of OfficialCH or the property of other third-parties. You are not permitted to use these Marks without our prior written consent or the consent of such third party which may own the Marks.

9. Contact us

If you have any questions about these Terms or for requests concerning the deletion of your data, please contact us.

E-mail: [officialch\[.\]gmail.com](mailto:officialch[.]gmail.com)