

Viviross City Terms of Service

Last Revised: 31st of January, 2018

1. Introduction

a. Purpose

Viviross City and its affiliates ("Viviross City", "Viviross", "we", "our", "us", "Viviross City Ltd." (Israel) or "Viviross City GmbH" (Germany) welcome you ("User", "Citizen" or "you") to our innovative, simulation based, interactive, e-commerce platform (the "Service(s)" or the "Platform"). Viviross attempts to be the virtual city you've dreamed of.

We designed our Services in order to provide you with an easy way to, amongst other things, explore, travel and visit online stores and even create your own online store ("User Store(s)", by virtually walking in Viviross City, through our website [www.viviross.city, www.vivirosscredit.city] ("Website").

b. Legal agreement

By entering to, connecting to, accessing or using the Service, you acknowledge that you have read and understood the following terms of service including the terms of the Privacy Policy available at [www.viviross.city, www.vivirosscredit.city], which is incorporated hereto by reference (the "Privacy Policy", and collectively - the "Terms"). Further, you agree to be bound by them and to comply with all applicable laws and regulations regarding your use of the Service, and you acknowledge that these Terms constitute a binding and enforceable legal contract between Viviross City and you.

If you do not agree to these Terms, please do not enter to, connect to, access or use the Service(s) (or any part thereof) in any manner whatsoever.

The Service (or any part thereof) is not allowed for use by individuals who are under the age of sixteen (16) years old or of the legal age of majority in your jurisdiction.

c. User account

In order to access our Services you must first become a Viviross Citizen by registering and creating a Viviross City account through our Website by providing us with the following information: 1) Your first and last name 2) Your country of residence 3) Your e-mail address ("User Account").

d. We may reject your application for an account for any reason whatsoever, at our sole discretion. In addition, we reserve the right to bar you from using any of the Website or the Services or any part of the Services, and suspend or cancel any action carried out on the Website, including your User Account, at our sole decision and for any reason we deem fit. Having said that, we will usually refrain

from barring Citizens from Viviross City, and use such penalty as one of our last actions.

2. Registration to Services

- a. At our sole decision, the access to certain Website services may be subject to additional terms and conditions or limited to Users who satisfy and continue to satisfy certain criteria (including geographical location, professional capacity or certain credit score), who have subscribed to the Website (the “Account”), who have provided us with certain information, certification and details, or who are current in the payment of certain subscription fees.
- b. For details regarding protection of required information and the way such information is to be used and handled by us, please refer to the Privacy Policy (the acceptance of which constitutes an integral part of these terms and conditions).
- c. It is clarified that information submitted by User must not contain partial or inaccurate data – only the full, true and accurate details required.
- d. We strongly encourage you to keep the log-in credentials of your User Account confidential, and allow such access only to people you trust, as you will be solely and fully responsible for all activities that occur under your User Account and/or User Stores (including for any representations, warranties, and undertakings made therein), whether or not specifically authorized by you, and for any damages, expenses or losses that may result from such activities.
- e. If User is required to set or change a password for the User Account, and so as to avoid any unauthorized access to the User Account as well as any possible damage in the event such password is exposed or unlawfully obtained:
 - i. User shall not disclose password to any third party nor shall user present, enter or use this password with respect to any third party service.
 - ii. User shall change his password periodically.
 - iii. Password shall not contain, whether in straight forward form or reverse order, any of the following: User’s name; identity, social security, passport, phone number or a significant date.
- f. User shall notify us immediately of any suspicion regarding unauthorized access to the Website through User’s Account.
- g. We reserve the right to suspend any Account and condition access to Account on presentation of proof that these terms and conditions have not been violated.
- h. For the avoidance of doubt, the User Account and any privileges granted with respect to such User Account, is personal and non-transferrable. You may not assign, transfer or share access to the Account or to any Website services which are subject to additional terms and conditions or which are limited to User’s who have subscribed to the Website. Where the individual registering the Account is doing so on behalf of a corporate entity, the Account must be registered using the entity’s details.
- i. If anyone other than yourself accesses your User Account and/or any of your User Stores’ settings, they may perform any actions available to you (unless as specifically stated otherwise on the Viviross City Services), make changes to your User Store(s) and User Account, and accept any legal terms available therein,

make various representations and warranties and more – and all such activities will be deemed to have occurred on your behalf and in your name.

THOUGH WE MAINTAIN REASONABLE MEASURES TO SECURE AND PROTECT USER ACCOUNTS CONTENTS AND INFORMATION REGARDING THE USERS ACCESS TO WEBSITE, WE CAN NOT ENSURE DEFINITE PROTECTION FROM EXPOSURE DUE TO MALICIOUS ACTS, AND SHALL NOT BE LIABLE TO ANY DAMAGES, WHETHER DIRECT, INDIRECT, INCIDENTAL OR CONSEQUENTIAL, INCURRED BY USER DUE TO ANY SUCH EXPOSURE OF ACCOUNT CONTENTS OR INFORMATION REGARDING USER'S ACCESS

3. Purchase and Sale of Products

- a. In the course of the use of the Website, and by creating User Store(s) you may be granted the ability to purchase or sell certain goods and services (the "Goods").
- b. In order to consummate certain transactions in course of the use of the Services, certain Goods may be purchased using Viviross' virtual currency ("Credits"). Such Credits may be purchased by you in accordance with the provisions set forth in Section 4 hereunder.
- c. In purchasing Goods ("Purchaser"), you explicitly acknowledge as follows, and waive and disclaim any claim to the contrary –
- d. Goods are presented for sale on the Website by other Users ("Sellers"), through a process which is, fully or partially, automatic. Accordingly, we cannot authenticate or verify the identity of the Seller or otherwise assure the validity of the transaction proposed.
- e. Goods are offered for sale and sold at the sole responsibility of Sellers, and we are not, and will never be deemed sellers, advertisers or suppliers of Goods.
- f. Due payment for the Goods, whether by way of Credits or any other way applicable ("Payment") shall be deemed received by and in the full control of Seller alone, and we shall have no responsibility or liability with respect thereof.
- g. Without imposing any responsibility or liability upon us, with respect to the relationship between Purchaser and Seller, return of Goods or cancellation of purchase transactions shall only be permitted as and to the extent mandatory under Israeli law.
- i. With respect to purchased Credits, it is hereby declared that Viviross City will only be obligated to refund Users to the extent required by applicable law.
- h. As Seller, you –
 - i. Explicitly acknowledge, and waive and disclaim any claim to the contrary, that (i) Goods may be ordered through a process which is fully or partially automatic, thus we cannot authenticate or verify the identity of the Purchaser or otherwise assure the validity of the transaction proposed, and (ii) Payment is the sole responsibility of Purchaser, and Viviross City is in no event to be deemed responsible for the Payment for Goods purchased.
 - ii. Explicitly undertake to immediately return Viviross City any Payment transferred through their services, should we be forced to return such Payment

to Purchaser, and reimburse them for any loss, damage or expense incurred by them in connection with the transfer and return of such Payment.

- i. Whether as Purchaser or Seller, you explicitly acknowledge as follows, and waive and disclaim any claim to the contrary –
 - i. Our involvement in any event consists of no more than making available the Website and its Services, and, if applicable, making the Credits available for the purpose of Payment .
 - ii. Purchase of Goods and facilitation of Payment may be subject to certain fees or commissions (whether for the benefit of Viviross City or any of its affiliates), as shall be presented from time to time on the Website. We reserve the right to change the aforementioned fees and or commissions from time to time at our sole discretion.
 - iii. Bartering transactions are taxable as any other transaction and Seller and Purchaser shall be subject to and comply with the applicable Law with respect to such transactions. It is clarified that it is your sole responsibility to verify and ensure carrying out the purchase transaction does not result in violation of Applicable Law.
 - j. In carrying out a purchase transaction, you explicitly represent and confirm, for the benefit of Viviross City and the party to the transaction, to possess all permits and licenses required of you under Applicable Law with respect to the purchase of the Goods, and that your performance of the purchase transaction shall not, and is not intended to, violate or circumvent any Applicable Law.
 - k. FOR THE AVOIDANCE OF DOUBT, VIVIROSS CITY, THEIR OFFICERS AND EMPLOYEES SHALL NOT BE LIABLE IN ANY EVENT TO ANY DIRECT, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, WHATSOEVER, INCURRED BY USER DUE TO ANY BEHAVIOR OF ANOTHER USER.

4. Credits

- a. During the course of your use of the Services, you might be granted the ability to receive or transfer our virtual currency, the Viviross City Credits.
- b. To the extent applicable, the Credits shall be purchased from Viviross by several ways of payment, including but not limited to cryptocurrency (such as Bitcoin and Ethereum).
- c. You are only allowed to purchase Credits from us or if applicable our authorized partners through the Services, and not in any other way. We prohibit and do not recognize any transfer of Credits in any form, whether throughout the Services or in the “real world”, unless we explicitly authorize or make such transfer available. Any such unauthorized transfer or attempted transfer shall be deemed void and null, and we may cancel any Credits transferred, assigned or sold in violation of these terms. We may change the rules and policies for transferring, receiving or assigning Credits at any time, for any reason, and at our sole discretion.
- d. You hereby agree and declare that no rights or titles with respect to any Credits you may receive or obtain in connection with the Services, regardless of how they were received. Without derogating from the aforementioned, the Credits will

grant you a limited right to use the Credits while using certain features provided via the Viviross City Services.

- e. For the removal of any doubt, all purchases of Credits made through the Services shall be final and non-refundable unless we explicitly determine otherwise, or unless such refund is required under applicable law. It is clarified that Credits have no actual monetary value and as such, are not redeemable in any manner, Credits are exercisable as expressly set forth herein.
- f. You hereby agree and undertake to pay all fees and/or applicable taxes incurred by you or anyone using an Account registered by you. Further, as mentioned, transactions consummated by Users are made available by Viviross, who shall have no obligation and/or commitment towards the Users with respect thereto. Therefore, Users shall bear any and all tax incurred by transactions made available in course of the Services.
- g. It is hereby declared that the pricing of Credits may be revised from time to time at our full and absolute discretion.

5. Your Obligations

- a. You are granted a limited, revocable, nonexclusive permission to use the Services of the Website and perform activities subject to your full compliance with the provisions of this Terms of Services. The Services, in whole or in part, may not be reproduced, duplicated, copied, sold, resold, visited, or otherwise exploited for any commercial purpose without our prior written express consent. You will not:
- b. Use the Services for any purposes other than the purpose expressly allowed by us herein;
- c. Rent, lease, loan, sell, resell, sublicense, distribute or otherwise transfer the licenses granted herein or any materials contained in the Services;
- d. Use the Services for any illegal purpose, harmful manner, or in violation of any local, state, national, or international law, including, without limitation, laws governing intellectual property and other proprietary rights, and data protection and privacy;
- e. Remove, circumvent, disable, damage or otherwise interfere with security-related features of the Services, features that prevent or restrict use or copying of any content accessible through the Services, or features that enforce limitations on the use of the Services;
- f. Reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the Website or the applications or any part thereof;
- g. Modify, adapt, translate or create derivative works based upon the Services; the content of the Services or any part thereof, except and only to the extent foregoing restriction is expressly prohibited by applicable law; or
- h. Intentionally interfere with or damage operation of the Services or any user's enjoyment of them, by any means, including uploading or otherwise disseminating viruses, adware, spyware, worms, or other malicious code;
- i. Use the Services in order to provide similar services to any third party or for competing with our Service;
- j. Use our Services or content on any platform or website not provided and approved by us, make any misrepresentations or abuse our Services, or otherwise

violate anyone's rights or any applicable laws. Failure to abide by any of these rules may bring us to cancel your account and stop providing you with any Services.

- k. you acknowledge that you are solely responsible for complying with applicable laws regarding use of the Service, or any other interaction and/or transaction you make through or in connection with the Service, including but not limited to the determination of whether User Generated Content and/or use of the Service complies with the terms of the jurisdictions and laws applicable to you and all other parties of your engagement, for the avoidance of doubt, the ability to access our Website or the Services does not necessarily mean that your use of the Services is legal under applicable laws, regulations and directives;
- l. you agree and acknowledge that your use of the Service is entirely at your own risk.

6. Content and Ownership

a. Your Intellectual Property

You own all rights in and to any content uploaded by you ("User Content"), including any designs, images, animations, videos, audio files, fonts, logos, illustrations, compositions, artworks, interfaces, text, literary works and any other materials, or otherwise have (and will continue to have) the full power, title, licenses, consents and authority, in and to the User Content, as necessary to legally use, publish, transfer or license any and all rights and interests in and to such User Content;

the User Content is (and will continue to be) true, current, accurate, non-infringing upon any third party rights, and in no way unlawful for you to possess, post, transmit or display in the country in which you or your User Store's visitors and users ("End Users") reside, or for Viviross City and/or your End Users to use or possess in connection with the Viviross City Services;

You have obtained all consents and permissions required under all applicable laws, regarding the posting, transmission and publication of any personal information and/or image or likeness of any person, entity or property which is part of the User Content, and you will adhere to all laws applicable thereto.

You hereby grant Viviross City a royalty-free, perpetual, irrevocable, non-exclusive, transferable and sublicensable right and license to use your User Content and the User Generated Content (as defined herein) (in whole or in part) worldwide in order to provide you with the Viviross City Services.

VIVIROSS CITY IS NOT IN ANY WAY RESPONSIBLE FOR THE CONDUCT OR BEHAVIOR OF USERS WHO ARE USING THE SERVICE, NOR FOR ANY USER CONTENT POSTED BY USERS AND/OR ANY THIRD PARTY WEBSITES EMBEDDING AND DISPLAYING THE SERVICES. VIVIROSS CITY SHALL NOT BE RESPONSIBLE NOR LIABLE FOR ANY DAMAGE OR LOSS THAT MAY RESULT FROM YOUR OR ANY OTHER USERS' USE OF THE SERVICE, AND/OR FOR THE DELETION OR FAILURE TO

STORE ANY DATA OR OTHER CONTENT, INCLUDING USER GENERATED CONTENT, MAINTAINED OR TRANSMITTED BY THE SERVICE. VIVIROSS CITY DOES NOT IN ANY WAY ENDORSE ANY PRODUCT OR SERVICE WHICH MAY BE MENTIONED OR OTHERWISE PRESENTED BY USERS ON THE SERVICE AND/OR ANY THIRD PARTY WEBSITES

b. User Generated Content

The Service allows you to travel the virtual city provided by the Platform and/or create an online store, under the course of your activity on the Platform you will be able to upload, post, publish and make available, materials such as literary works, text, images, photos, videos, trademarks, service marks, trade secrets and any other proprietary materials (collectively with the User Content, "User Generated Content").

You hereby represent, warrant and agree that:

- i. you are solely responsible for any User Generated Content posted and/or published by you and the consequences of the posting or the publishing of such User Generated Content on the Service, in any way;
- ii. you own all rights, consents and permissions required under any applicable laws, in and to the User Generated Content, or otherwise have (and will continue to have) the full and exclusive power, title, licenses and authority, including any existing intellectual property rights, in and to the User Generated Content, as legally required to use, publish, transfer or license any and all rights and interest in and to the User Generated Content;
- iii. you hereby grant each User of the Service a non-exclusive and royalty-free license to access the User Generated Content through the Service, and to use such User Generated Content solely for personal and non-commercial purposes;
- iv. User Generated Content does not violate the Terms or any applicable law, and does not contain any content which is unlawful for you to possess, post or upload in the country in which you are resident, or in the event that the content refers to a certain person, the User Generated Content will not be deemed unlawful under any applicable law, statute, or regulation. or any User Generated Content which would be unlawful for Viviross City and/or other users to use or possess in connection with the Service;
- v. the User Generated Content is true, current, accurate and complete;
- vi. the User Generated Content does not infringe any third party rights;
- vii. the User Generated Content is non-confidential;
- viii. the User Generated Content does not include any unsolicited promotions, advertising, contests or raffles;
- ix. you are solely responsible for creating backup copies of any User Generated Content that you post or store on the Service, at your sole expense;
- x. Viviross City may, at its sole discretion and with no obligation to do so, screen, monitor, remove or edit, without giving any prior notice, any User Generated Content available on the Service at any time and for any reason; and

xi. Viviross City takes no responsibility and assumes no liability for any User Generated Content uploaded, posted, published and/or made available by you or any third party on and/or through the Service, for any use by any party of any User Generated Content or for any loss or damage thereto or thereof or any loss, damage, cost or expense that you may suffer or incur as a result of or in connection with uploading and/or accessing and User Generated Content, nor is Viviross City liable for any mistakes, defamation, libel, falsehoods, obscenity, pornography, incitement and/or any other unlawful and/or infringing User Generated Content you or any other third party may encounter.

c. Misconduct and Copyright Agent

- i. If you believe a User acted inappropriately including (but not limited to) offensive, violent or sexually inappropriate behavior, please report immediately such User to the appropriate authorities and to us at [ceo@viviross.city].
- ii. If you believe that your work has been copied or otherwise used in a way that constitutes copyright infringement, please provide the following information in writing to Viviross City Copyright Agent: (i) the contact details of the person authorized to act on behalf of the owner of the copyright; (ii) a description of the copyrighted work that you claim has been infringed; (iii) a description of the material that you claim to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information sufficient to permit Viviross City to locate the material (including URL address); (iv) a statement that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and (v) a statement that the information in the notification is accurate and, under penalty of perjury, that you are the copyright owner or are authorized to act on behalf of the owner of a copyright that is allegedly infringed. Our Copyright Agent can be reached through the address specified above.

d. Viviross City Intellectual Property

All content included on the Website, such as, but not limited to, images, text, graphics, logos, and button icons, is the sole and exclusive property of Viviross City, and is protected by copyright laws. The arrangement and compilation of all content on the Website are the exclusive property of Viviross City and are protected by copyright laws.

Certain marks used on our Services are our registered trademarks or service marks, owned by our suppliers or partners worldwide. Certain graphics, logos, page headers, button icons, scripts, and service names are our trademarks or service marks or owned by our suppliers, partners or affiliates.

By agreeing to the Terms of Services as a Viviross City User you authorize Viviross City to potentially list your company as a customer and to use your Company's logo for promotional purposes. If you wish to opt-out of this pre-authorization please

email [ceo@viviross.city]. Our trademarks and service marks may not be used for any commercial or other purposes by any party without our prior written express consent. All other trademarks and service marks not owned by us that appear on this Website and Applications are the property of their respective owners, who may or may not be affiliated with, connected to, or sponsored by us.

7. Privacy

The terms of our Privacy Policy (located at www.viviross.city, www.vivirosscredit.city) constitute an inseparable part of these Terms and Conditions – by expressing your consent to these Terms and Conditions you hereby agree to the terms of the Privacy Policy.

8. Cancellation

Unless we are required to do so under applicable law, Viviross City is not obligated to provide you a refund at any time. Having said that, if you choose to cancel your account you will not be refunded in whole or in part. If you choose to downgrade your subscription level during your subscription term, you will not receive a cash refund at any time. For the removal of doubt, unless to the extent required by any applicable law, Viviross City is under no obligation to refund unused Credits.

- a. You may cancel your Account at any time by emailing ceo@viviross.city and then following the specific instructions given to you by our agents.
- b. Upon termination of the Services by either party for any reason:
 - i. You will no longer be able to access your Account.
 - ii. You will not be entitled to any refunds whole or in part.
 - iii. Any outstanding balance owned to Viviross City for your use of the Services will immediately become effective and payable in full.
 - iv. Should you own a User Store, it will be taken offline.
- c. Loss of data content and capacity

If your User Account or any Viviross City Services or Third Party Services (as defined herein) related to our your User Account are cancelled whether at your own request or at our sole discretion, it may cause or result in the loss of certain content, features, or capacity of your User Account, including any User Content, User Generated Content or other usage data retained herein, and including any User Store(s) name reservation or registration that was included in the Services (“Capacity Loss”). Viviross City shall not be liable in any way for such Capacity Loss, or for retaining a backup of your User Account, User Content or User Generated Content.

- d. Subject to these Terms, we may, at any time if we suspect that you have engaged in fraudulent activity, terminate your User Account and take your User Store(s) offline.

9. Third party services

- a. Certain Hyper-Links used in the Website may refer or direct to websites managed or owned by third parties. It is clarified that any links to such websites are supplied solely for the convenience of the User, and that we did not examine

these websites and do not support them or their content and cannot verify their security. You are solely responsible and are required to use full caution when browsing, purchasing products, submitting information or otherwise using these websites.

- b. It is emphasized that there is no distinction between internal links and external links, and it is your sole responsibility to verify the URL a link refers to before following it.

10. Limitation of liability

VIVIROSS CITY, AS WELL AS THEIR OFFICERS AND EMPLOYEES, SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, WHATSOEVER, INCURRED BY USER DUE TO ANY USE OF THE WEBSITE'S SERVICES, INCLUDING BUT NOT LIMITED TO THE TRANSFER, PURCHASE AND/OR FACILITATION OF CREDITS, OR DUE TO THE NON-AVAILABILITY OF THE WEBSITE SERVICES. WITHOUT DEROGATING FROM THE ABOVE, SHOULD ABOVE EXCLUSION BE HELD BY THE COMPETENT COURTS AS UNENFORCEABLE OR VOID, THE CUMULATIVE LIABILITY TO USER FOR ANY AND ALL CLAIMS RELATING TO USE OF THE SERVICES OR DUE TO THE NON-AVAILABILITY OF THE WEBSITE SERVICES, INCLUDING WITH RESPECT TO THE USE OF CREDITS OR ANY EXPOSURE OF ACCOUNT CONTENT OR INFORMATION, SHALL NOT EXCEED THE HIGHER OF THE TOTAL AMOUNT PAID BY USER AS CONSIDERATION FOR THE SERVICES OR \$100. VIVIROSS CITY DOES NOT WARRANT THAT THE SERVICE WILL BE UNINTERRUPTED, SECURE OF ERROR-FREE, AND DOES NOT WARRANT THAT THE QUALITY OF ANY PRODUCTS, SERVICES, OR OTHER MATERIALS, CREDITS OR GOODS PURCHASED OR OBTAINED BY YOU THROUGH THE SERVICES WILL MEET YOUR EXPECTATIONS.

11. Indemnification

You agree to defend, indemnify and hold harmless Viviross City and any of our affiliates from and against any and all claims, damages, obligations, losses, liabilities, costs, debts, and expenses (including but not limited to attorney's fees) arising from: (i) your use of the Service; (ii) your violation of any term of these Terms; (iii) your violation of any third party rights, including without limitation any intellectual property rights or privacy right of such third party; and (iv) any damage of any sort, whether direct, indirect, special or consequential, you may cause to any third party with relation to the Service, including without limitation in relation to the User Generated Content you or your users submit. It is hereby clarified that this defense and indemnification obligation will survive these Terms of Service.

12. Misc.

- a. Changes of TOS or services

We may change the Terms from time to time, at our sole discretion and without any notice, including the Privacy Policy, or any other policies incorporated thereto. Changes we find substantial will be first notified on the Service. Such

substantial changes will take effect seven (7) days after such notice was provided. Otherwise, all other changes to these Terms are effective as of the stated "Last Revised" date and your continued use of the Service after the Last Revised date will constitute acceptance of, and agreement to be bound by, those changes. Please note that in the event that the Terms should be amended to comply with any legal requirements, the amendments may take effect even immediately, or as required by the law and without any prior notice.

b. Notices

We may provide you with notices in any of the following methods: (a) via the Viviross City Services, including by a banner or pop-up within our Website, including by a banner or pop-up within the Website, User Account or elsewhere; (b) by-email, sent to the e-mail address you provided us with; and/or (c) through any other means, including any phone number or physical address you provided us with.

c. Governing law and jurisdiction

These Terms shall be construed and governed by the laws of the State of Israel. Any dispute arising from the terms of this agreement, the use or misuse of the Services, Website, or any of the Website's services shall be subject to the exclusive jurisdiction of the competent courts in the District of Tel Aviv, Israel.

d. Relationship

These Terms do not, and shall not be construed to create any relationship, partnership, joint venture, employer-employee, agency, or franchisor-franchisee relationship between the parties hereto.

e. Entire agreement

These Terms and any other legal or fee notices provided to you by Viviross City shall constitute the complete and exclusive agreement between you and Viviross City. You agree that you will make no claim at any time or place that these Terms have been orally altered or modified or otherwise changed by oral communication of any kind or character. You further agree that you are not relying upon any promise, inducement, representation, statement, disclosure or duty of disclosure of Viviross City in entering into these Terms

f. Assignment

You may not assign these Terms without the prior written consent of Viviross City, which Viviross City may refuse in its sole discretion. Any attempt to assign these Terms without prior written consent from Viviross City will be deemed null and void. Viviross City may assign this Agreement at any time.

g. Severability and waivers

If any provision of this Terms is found to be unenforceable or invalid, that provision will be limited or eliminated to the minimum extent necessary so that this Terms will otherwise remain in full force and effect and enforceable. The failure of Viviross City to exercise or enforce any right or provision of these Terms will not constitute a waiver of such right or provision.

h. Customer service contact

If you have any questions, comments or Feedbacks (as defined herein) concerning the Terms, you are welcome to send us an e-mail to the following address, and we will make an effort to reply within a reasonable timeframe: [ceo@viviross.city]

i. Feedback and Suggestions

If you provide us with any suggestions, comments or other feedback relating to the Services (whether existing, suggested or contemplated) which are or may be subject to any Intellectual Property Rights (“Feedback”), such Feedback shall be exclusively owned by Viviross City. By providing such Feedback to Viviross City, you (a) represent and warrant that such Feedback Is accurate, complete and does not infringe any third party rights; (b) irrevocably assign Viviross City any right, title and interest you may have in such Feedback; (c) Explicitly and irrevocably waive any and all claims relating to any past, present or future moral rights or any other similar rights worldwide in or to such Feedback.