



unityhacks
UNITYHACKS.COM

PREMIUM HACKS

Terms and conditions

Updated 09 January, 2019

In using this website you are deemed to have read and agreed to the following terms and conditions

The following terminology applies to these terms and conditions, data privacy statement, disclaimer notice and any or all agreements:

The providers (“Unityhacks”, “we”, “us”, “our”) of the service provided by this web site (“service”, “membership”, “premium membership”) are not responsible for any user-generated content and accounts (“content”). Content submitted express the views of their author only.

Severability clause

Should individual terms of this agreement be ineffective or lose their effectiveness due to later circumstances or should a loophole emerge in this agreement, the legal effectiveness of the other provisions is not affected. The invalid contractual provision shall be replaced or the loophole filled by an appropriate provision which comes as close as possible to what the parties to the Agreement would have wanted, had they considered the point.

1. Terms of service and rules

You agree to not use the service to submit or link to any content which is defamatory, abusive, hateful, threatening, spam or spam-like, likely to offend, contains adult or objectionable content, contains personal information of others, risks copyright infringement, encourages unlawful activity, or otherwise violates any laws.

All content you submit or upload may be reviewed by staff members. All content you submit or upload may be sent to third-party verification services (including, but not limited to, spam prevention services). Do not submit any content that you consider to be private or confidential.

We reserve the rights to remove or modify any content submitted for any reason without explanation. Requests for content to be removed or modified will be undertaken only at

our discretion. We reserve the right to take action against any account with the service at any time.

You are granting us with a non-exclusive, permanent, irrevocable, unlimited license to use, publish, or re-publish your content in connection with the service. You retain copyright over the content.

These terms may be changed at any time without notice.

If you do not agree with these terms, please do not register or use this service. If you wish to close your account, please contact us.

1.1 Usage of our logo and other media

Our logo and other media on our website is protected property of us. You are not allowed to use it in the name of your own project. Still we allow you to use, print or change it under the terms that the usage is not commercial and non-profit. It must not harm others or us. The logo must not be labeled with the name of a different project or company. You are allowed to print it to shirts, show it in your avatar on forums you don't own or put it into your signature. You can use it whenever referring to us in a positive or neutral way. Third-party suppliers are allowed to profit in order to provide their customer with a printed or modified version. All limitations apply to the end user only.

1.2 Premium Membership

Our premium memberships include access to the premium area of our forum, access to our products, user support and access to the marketplace. We reserve the right to extend or curtail the contents of the premium memberships anytime without any obligation. Once your membership is upgraded to premium by purchase, you lose the right to claim refund. All content in the premium area is protected property of us and must not be shared with anyone.

1.3 Account sharing

The usage of an account on our website is limited to one person. Sharing of your login or any kind of content available only with the premium membership is forbidden and can lead to a permanent deactivation of your account.

1.4 Multi accounts

Every individual person is allowed to register exactly one account on our website. If your account is deactivated for rule violations, any other registered account of the same person will be deactivated aswell. Any purchased product is linked to your account and might get deactivated.

1.5 Usage of our software

Usage of our software might break the terms and conditions of the game publisher you agreed to when installing the game. We do not assume any liability for any kind of damage or disadvantage done to your hardware, software or game account.

Our software is designed to be bound to your hardware. You can request a change of the binding to a different system, but the waiting time may take up to two days and won't be compensated under the terms of "service downtimes", as the service is still available on your current system. We may even reject changing the binding if we think that you are trying to share the software with someone else or sold the access.

1.6 Service downtime

Whenever our service is unavailable, we will compensate the downtime by extending your membership runtime as soon as the service is available again. Service downtime does not entitle you to claim refund.

1.7 Behavioral code

Violation of our behavioral code or any term of this agreement can lead to a temporary or permanent ban of your account. You will not be able to use any of our services for that time. Having your account banned does not entitle you to claim refund. Special terms regarding the marketplace section of our forum are shown in the premium area. You are committed to read them before making any use of the marketplace.

The instructions of our staff members must be followed. The following points are forbidden and will lead to a ban of your account:

- aggressive or offensive language against other members or the staff
- sharing of your account
- posting content of our premium area outside of our forum
- any infraction of the german law
- posting external links to content that requires registration or websites without a legal disclaimer
- undiscussed advertisement
- massive spam
- conversations, threads and posts in any language except german and english

2. Data privacy statement

We are committed to safeguarding the privacy of our website visitor. In this policy we explain how we will treat your personal information.

We will ask you to consent to our use of cookies in accordance with the terms of this policy when you first visit our website. By using our website and agreeing to this policy, you consent to our use of cookies in accordance with the terms of this policy.

2.1 Collecting personal information

We may collect, store and use the following kinds of personal information:

- information about your computer and about your visits to and use of this website including your IP address, geographical location, browser type and version, operating system, referral source, length of visit, page views and website navigation paths
- information that you provide to us when registering with our service
- information that you provide when completing your profile on our website including your name, profile pictures, gender, date of birth
- information relating to any purchases you make of our goods / services or any other transactions that you enter into through our website
- information that you post to our website for publication on the internet
- any other personal information that you choose to send to us

2.2 Using your personal information

Personal information submitted to us through our website will be used for the purposes specified in this policy or on the relevant pages of the website.

We may use your personal information to:

- administer our website and business
- personalise our website for you
- enable your use of the services available on our website
- send you goods purchased through our website
- supply to you services purchased through our website
- send statements, invoices and payment reminders to you, and collect payments from you
- send you non-marketing commercial communications
- send you email notifications or newsletters
- send you marketing communications relating to our business which we think may be of interest to you, by post or, where you have specifically agreed to this, by email or similar technology (you can inform us at any time if you no longer require marketing communications)

- provide third parties with statistical information about our users (but those third parties will not be able to identify any individual user from that information)
- deal with enquiries and complaints made by or about you relating to our website
- keep our website secure and prevent fraud
- verify compliance with the terms and conditions governing the use of our website including monitoring private messages sent through our website private messaging service

If you submit personal information for publication on our website, we will publish and otherwise use that information in accordance with the licence you grant to us.

Your privacy settings can be used to limit the publication of your information on our website, and can be adjusted using privacy controls on the website.

We will not, without your express consent, supply your personal information to any third party for the purpose of their or any other third party's direct marketing.

All our website financial transactions are handled through our payment services providers. We will share information with our payment services provider only to the extent necessary for the purposes of processing payments you make via our website, refunding such payments and dealing with complaints and queries relating to such payments and refunds.

2.3 Installing and executing our software

When installing and using any of our software products, additional data will be collected for the purpose of security:

- information about your system's hardware
- information about your installed software
- information about currently running software
- information about registry keys
- information about recently used files

2.4 Installing and executing our software

When installing and using any of our software products, additional data will be collected for the purpose of security:

- information about your system's hardware
- information about your installed software

2.5 Promise of responsible use of your data

We want you to feel safe when using our services. We will not give away any of your personal data to any third party company or any government unless we are forced to by law or it is required to provide you with our service. We do not sell any of the data you submit to us.

3. Imprint

Unityhacks as a brand and the website www.unityhacks.com are property of and provided by the SY 4 SOFT UG located in Werdohl, Germany. For project related contact, please use the support ticket system on our website. For any business matters, you may want to contact us by email instead.

SY 4 SOFT UG (Haftungsbeschränkt)
Neuenrader Str. 19
DE-58791 Werdohl

CRN / Handelsregisternummer: HRB 8303
STIN / Umsatzsteueridentifikationsnummer: DE301195436
Email: service@sy4soft.com