LICENSING AGREEMENT (OFFER)

1. Parties

1	I iconsor	ΝΙΝΔΙ	INTERNATIONAL	I TD
	LICCHSUL.			LID.

Licensees: Any persons using the Licensor's intellectual property, whether by downloading the distribution or otherwise, who commit to acting solely for non-commercial purposes (hereinafter referred to as "Licensees").

2. Subject of the Agreement

The Licensor grants Licensees non-exclusive rights to use the intellectual property associated with the computer game "Prime World", specifically:

- □ Identity, designs, and narratives related to the game.
- □ Open access to the game's source code for purposes of study and modification.

3. Term of the License

This license is granted for an indefinite period. The Licensor reserves the right to revoke the license at any time at its discretion. Revocation of the license is effected by publishing an appropriate notice on the Licensor's website. From the moment of such publication, Licensees are required to cease use of the intellectual property within three calendar days unless written consent is obtained from the Licensor to continue such use.

4. Obligations and Liability

The Licensee agrees to:

- Comply with the terms of this Agreement.
- □ Not use the Licensor's intellectual property for commercial purposes.
- □ Immediately cease using the intellectual property upon the publication of a revocation notice on the website.

In the event that any person uses the Licensor's intellectual property for commercial purposes, a penalty of not less than EUR 10,000 shall be imposed. If the revenue derived from such use exceeds this sum, the penalty shall be no less than 80% of such revenue, with the minimum penalty amount not being less than EUR 10,000. The higher of the two amounts will be applied.

Limitation of Liability

THE LICENSOR SHALL BEAR NO RESPONSIBILITY FOR ACTIONS TAKEN BY LICENSEES OR ANY OTHER PERSONS RELATED TO THE USE OF THE INTELLECTUAL PROPERTY, INCLUDING ITS USE WITH RESPECT TO THIRD PARTIES. THIS INCLUDES, BUT IS NOT LIMITED TO, ANY OPERATIONAL FAILURES, COMPLETENESS OF THE CODE, EMOTIONAL DISTRESS, ETC.

ANY USE OF THE LICENSOR'S INTELLECTUAL PROPERTY IS CARRIED OUT BY THE LICENSES AT THEIR OWN RISK, AND THEY ASSUME ALL RISKS ASSOCIATED WITH SUCH USE. FURTHERMORE, THEY AGREE NOT TO HOLD THE LICENSOR LIABLE FOR ANY CLAIMS, LEGAL ACTIONS, AND SO FORTH.

5. Final Provisions

Acceptance of the terms of this offer is made by the Licensee through the commencement of use of the Licensor's intellectual property. The Licensor reserves the right to amend the terms of this Agreement with subsequent notification to the Licensees by publication of the changes on the website.

Effective Date of the Agreement: APRIL 17th 2024 Licensor's Contact Information:

Address: Address:	30 Panagioti	Tsangari,	Office No. 1	1, 4041, Lim	assol, Cyprus

□ Registration Number: HE 416098

☐ E-mail: legal@nival.com