iNote Terms and Conditions

**Terms and conditions (Software Service Usage)**

Last Updated: 2020/04/27

Please read through these Terms of Service(Software Service Usage) carefully before using the (iNote Text Editor) operated and maintained by OffGrid, Inc.

Your access to and use of the Service of the iNote Text Editor is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, users and other who have access to or use the Service.

By accessing or using the Service you agree to be bound by these Terms. If you disagree with any part of the terms then you may not access the Service.

Termination regarding inproper use of account registration.

1. The user that registers his account with his personalized email address, will have that address saved to the software user configuration file. There can only be 1 system per account. Any failure to comply with this regulation will cause that the user in question’s account be removed or permanently disabled.
2. Any User that shares his login information with other users will be subjected to a strict penalty with a 30 day account deactivation. After 90 days of failing to comply will have the user in question’s account be terminated from OffGrid Servers. And will not be able to register another

account with that email adrress.

1. When registering the software the user will be allowed to use a business email, as long as the user’s Full Name and Password corresponds with the information from the server. If the user enters their information wrong an x amount of time, the user will be subjected to a cooldown period wherefore the user can reassure themselves of their account information
2. Should a user download a 3rd party software to obtain a lisence for the use of iNote, the email registered will be terminated with immediate effect.
3. Users should also be aware that only specific email address will be accepted when registering an account to ensure minimun amount of fake users and 3rd party software or patches to obtain the software.

Illegal Copying/Selling of Software

1. Illegal copying and or selling of the software listed above can be subjected to the maximum penalty allowed by the law. The user can also be fined for the damages and losses of income due to illegal selling of the software.
2. Any Plagiarism of the software found and marketed by a different company will be prosecuted under law and can be fined between $100 and $50,000 – and up to 1 year in prison. It can also be prosecuted under a felony charge in certain states and federal law. For example if a plagiarist copies and earns more than $2,500 from copyrighted material they can be subjected to a fine of up to $250,000 and up to ten years in jail.