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TERMS OF SERVICE OF THE WEDGE MOBILE APP

Article 1: object

The Wedge mobile application (the "Application", "we", "us", "our") is a game which aims to allow its Users ("Users", "you", "your" "your ") to bet daily on events, current affairs or social issues (the "Bets") for those who have previously downloaded the application on their mobile and have previously registered.

Users will be able to create their own Bets and bet on different Bets with other Users of the WEDGE application. The WEDGE application does not offer real betting or games of chance. The winner of a bet wins tokens.

Bets made in the app have no real monetary value and are for entertainment purposes only.

These General Conditions of Use (the "T&Cs") and the license agreement ("The License") govern the use of the services offered by the WEDGE application, belonging to the WEDGE GROUP SÀRL, company incorporated under Swiss law no. CHE-471.969.431 located at 20 rue du Vully, in Neuchâtel (2000), SWITZERLAND.

Article 2. FIELDS OF APPLICATION - ACCEPTANCE OF THE CGU

2.1. FIELDS OF APPLICATION: These T&Cs as well as their updates apply, without restriction or reservation, to the use of the services and technological tools made available to Users by the Application as soon as the User registers on the application and makes use of it.

They apply regardless of the clauses that may appear on the User's documents, and in particular any general conditions of purchase.

These General Terms and Conditions apply exclusively on French territory (including in the French Overseas Territories).

2.2. ACCEPTANCE OF THE T&Cs: By checking the box "I have read and accepted these T&Cs" the User confirms:

- that he has read and understood these General Terms and Conditions as well as all the documents referring to them, including the Confidentiality Charter.
- that he is a natural person aged eighteen (18) years or older. Otherwise you cannot use the WEDGE application.

If you reject these T&Cs, please do not install and/or use the WEDGE application. In this case, no license can be granted to you and WEDGE cannot be used.

The User can download them at any time, store them on a computer and/or on a durable medium, send them to themselves by email or print them on paper in order to keep these T&Cs.

2.3. MODIFICATION OF THE T&Cs: WEDGE reserves the right to modify these T&Cs at any time.

Modifications to these T&Cs are binding on Users of the Application from the time they are put online. The modified T&Cs must be accepted when restarting the application or purchasing paid services.

Users are informed of modifications to the T&Cs when launching the Application or as part of the purchasing process.

For paid services and in-app purchases, additional conditions may be imposed by the relevant app stores.

Users have the right to object to the modified T&Cs. In the event of opposition, WEDGE will block the User's access to their account.

WEDGE will indicate in the notification of modifications to the T&Cs the right of opposition, the deadlines and the consequences of an opposition. WEDGE will endeavour to give the User reasonable time.

Replacement of paid services in the event of termination due to opposition is excluded, unless the conditions of PLAYSTORE or APPSTORE provide otherwise.

Article 3. ACCESS TO THE APPLICATION AND USE OF OUR SERVICES

3.1. ACCESS TO THE APPLICATION: The WEDGE application can only be downloaded from the PLAYSTORE or APPSTORE. Any illegal download or non-compliant version may be subject to criminal prosecution.

Access to the WEDGE application requires an internet connection. WEDGE is not an internet solution provider and declines all responsibility in the event of mobile charges billed by your operator.

3.2. CREATION OF AN ACCOUNT: Registration and creation of an account on the WEDGE application are a prerequisite for access to all the features of the Application. Registration requires the collection of personal data such as the User's email address.

When registering, the User must choose a pseudonym and a password.

WEDGE reserves the right to refuse pseudonyms that it deems inappropriate and reserves the right to delete the account of the User whose pseudonym is inappropriate. It reserves the right to refuse the registration of a User due to doubt about the identity or age of the User. The pseudonym is visible to other Users. The User undertakes to choose a pseudonym which is available and legal. The choice of pseudonym must not in particular infringe any intellectual property right (use of a protected brand, use of the name of a protected work, etc.), commercial name or personality rights of third parties.

The User undertakes to provide accurate and precise data. If the User provides, or if WEDGE can reasonably assume that the User has provided, erroneous, inaccurate, not current or incomplete information, or if WEDGE reasonably considers that the User has failed to fulfil these obligations under these terms and conditions, WEDGE has the right to suspend or terminate the User's account and prohibit current and/or future use of the Application.

In the event of loss of identifiers, the User is able to modify them directly via a reset by e-mail.

Registration implies acceptance of these T&Cs as well as the Confidentiality Charter.

3.3. PERSONAL USE OF OUR SERVICES: Any connection will be presumed to have been made by the User who must refrain from communicating their connection information to any other person. WEDGE cannot be held responsible for the use of your identifiers and any resulting action, unless such use is the exclusive fault of WEDGE.

Creating an account on the WEDGE application and using our services is strictly personal. In the event of non-compliance, WEDGE reserves the right to delete your account.

Each natural person can only register one account. The registration of multiple accounts by the same person is prohibited and may result in the closure of all accounts concerned.

The User cannot make commercial or lucrative use of his WEDGE account. He/She cannot transfer, assign or sell his/her WEDGE account to a third party.

In this case, WEDGE will terminate the User's account.

The User is required to keep his access data secret and protect them against access by third parties. The User is obliged to immediately report to WEDGE any misused or unauthorized use of his identifiers, password and therefore of his user account of which he would be aware. If misuse of the account is suspected, WEDGE must be informed immediately.

This notification must be sent to WEDGE by e-mail to the address support@wedge.vip which will then prohibit any access to the application, using this identifier and this password, within a maximum period of twenty-four (24) hours following receipt of this notification.

The User is solely responsible for his/her User account and his identifiers.

The User must obviously use the Application for fun and disinterested purposes only and in strict compliance with the terms of these T&Cs.

Article 4. USE OF THE APPLICATION

4.1. ACCESS TO THE FREE VERSION: Access to the basic version of the WEDGE application is free for registered Users and offers several standard services and content.

This free use includes access to basic functions and content in order to enjoy the gaming experience on the WEDGE application.

Subscribing to additional paid options is free and does not limit the User's use of the Application.

4.2. OPERATION OF THE APPLICATION: The User logs in with their username and password to access the application.

He accesses the WEDGE interface where he has the choice of accessing:

- Invitations in progress
- My open bets
- My open downloads
- Public betting.

Then to:

- Higher bets per amount
- Higher stakes compared to the number of users
- Ranking.

Please note that stakes are virtual and do not correspond to any monetary value.

To create a new Bet, the user can click on add new Bet.

The user must create a title, set a deadline, and choose a minimum and maximum bet. He must define the category of Bets that he/she wishes to create.

The user can choose whether the Bet is public or not.

The user must add a description and decide how the closing of the Bet is carried out.

The User will be able to validate their Bet.

Bets involving rewards, money or real values are prohibited. Bets can only take place within the framework of the application and are not authorized for any other framework.

WEDGE may offer, in addition to the basic functions, additional services that offer specific advantages or extensions compared to the standard version of the application.

4.3. TOKENS: The WEDGE application uses virtual tokens called “tokens”. Tokens are tokens that can only be used on the WEDGE application. Tokens cannot be sold, assigned, refunded or transferred.

Tokens have no commercial or fungible value. Any token balance does not reflect any stored value and does not represent any monetary value. Tokens cannot be sold, transferred, assigned, refunded, or exchanged for any monetary sum, money or service.

Any contrary use would be punished by the immediate termination of the User's access. WEDGE reserves the right to also prohibit itself from contracting again with the User in the future.

The User is not the owner of the tokens which are the property of WEDGE. WEDGE reserves all rights attached thereto and, in particular, all intellectual property rights and other property rights.

When the User purchases tokens, he has a limited, personal and revocable right to use them.

4.4. Paid SERVICES: These services are described in the application in a transparent manner so that Users understand exactly what they are receiving and how these services can enrich their gaming experience on the application. This concerns all of the virtual services or content offered by WEDGE.

When using such paid services, the contract is concluded by integrating the latest T&Cs in force, made available by WEDGE and the suppliers of the APP STORE or PLAYSTORE. When purchasing paid services, the T&Cs currently in force are clearly indicated and Users must give their agreement before finalizing the transaction.

Users must pay attention to the information, content, operation and prices of the application's premium services before their purchases.

Prices for paid services are displayed clearly and transparently in the app.

WEDGE reserves the right to set prices and modify them.

WEDGE reserves the right to create new paid services, modify the offering of paid services or interrupt the various services.

During such changes, Users who have already invested in paid services may continue to use them for a transitional period.

WEDGE must inform Users in good time and in detail when it decides to delete or modify a paid service.

The User may either accept the new paid services or request termination of the paid services.

Termination will take effect within 10 days of receipt. The User may continue to use WEDGE but without this paid service.

4.5. PURCHASE OF TOKENS: WEDGE offers Users the possibility of acquiring tokens by direct purchase from it. No purchases from third parties are permitted, even through account redemption (solution not permitted and prohibited by WEDGE). The prices and number of tokens are presented clearly and precisely.

The purchase of Virtual Content may be subject to the terms of use and user agreement of your platform provider.

4.6. VOLUNTARY ALLOCATION OF TOKENS: WEDGE may offer Users tokens temporarily or on the occasion of special events. These actions are announced in advance and communicated transparently to Users.

The conditions of withdrawal and reimbursement are subject to common law.

4.7. OBTAINING TOKENS VIA ADVERTISING: The User can obtain free tokens as a reward for viewing advertising content in the application.

Before the launch of each advertising video, the User is informed of the number of tokens that will be won. WEDGE reserves the right to modify at any time the principle of allocation of tokens through advertising or the amount of tokens offered for viewing.

Article 5. PRICE

5.1. PRICE: The price of paid services and tokens are indicated on the Application in euros and all taxes included.

WEDGE reserves the right to modify the price of each subscription plan.

Any increase in VAT (Value Added Tax) will be reflected automatically and immediately in WEDGE prices. The same will apply in the event of the creation of any new tax which would be based on the price and for which WEDGE would become liable.

Please note that connection and communication costs (Internet and mobile Internet) linked to the use of the Application are not covered by WEDGE and remain the responsibility of the User.

5.2. PAYMENT: Payment of the price of the subscription or package is offered on the Application and is made by bank card (bank cards).

Payment by credit card is irrevocable, except in the event of fraudulent use of the card. In this case, the User may request as soon as possible the cancellation of the payment and the restitution of the corresponding sums.

WEDGE will not be required to provide the paid services or tokens ordered by the User if the price has not been previously paid in full under the conditions indicated above.

No additional costs, greater than the costs borne by WEDGE for the use of a payment method, may be invoiced to the User.

In the absence of contrary information provided by the User, the computerized records, kept in the computer systems of WEDGE and its partners under reasonable security conditions, will be considered as proof of communications, orders, validations and payments. intervened between the User and WEDGE. The archiving of these elements is carried out on a reliable and durable medium so as to correspond to a reliable copy in accordance with article 1379 of the civil code.

Article 6. ALERT PROCEDURE

The User may report, as part of the alert procedure described below, any fraudulent use of the Application of which he is aware and in particular any mention whose content contravenes the prohibitions stated above or more generally the laws and regulatory provisions in force.

Likewise, any person who considers that there is a violation in the Application of a right which he or she may hold has the possibility of reporting it to WEDGE (in accordance with article 6-1-5 of the law of June 21, 2004 n°2004-575) by mail with acknowledgment of receipt, specifying all of the following information:

- their identifier: if it is a natural person: surname, first name, date of birth, nationality, address and profession. If it is a legal entity: its form, its corporate name, its registered office and the body which legally represents it.
- the description of the disputed facts and their precise location on the Application.
- the reasons for which the content must be removed, including mention of the applicable legal provisions.

The User is informed that WEDGE has the right to remove, in accordance with the law, any information or content, or to make access to it impossible, as soon as it becomes aware of their manifestly illicit nature.

Article 7. TERMINATION

7.1. BY THE USER: The User may terminate their account on the WEDGE application at any time.

The User may terminate his account by performing the appropriate action on his account accessible through the Application. He/She can also request the termination of his/her player account by mail to the WEDGE address (support@wedge.vip). In his letter, the User mentions all relevant information that he considers useful as well as his/her Username and email address.

Termination requests will be processed by WEDGE as quickly as possible and within a period not exceeding 10 days from receipt of the request.

7.2. BY WEDGE: Without prejudice to any damages that WEDGE may seek, WEDGE reserves the right to terminate your User account and the license granted to you if you have violated:

- non-compliance by the User with these T&Cs, and in particular,
- violation of the intellectual property rights of WEDGE and/or third parties,
- circumvention or attempted circumvention of the technical protection measures put in place by WEDGE,
- providing false information when registering with WEDGE.
- total or partial non-payment by the User;
- content that is inappropriate or contrary to the Rules of Conduct (Article 8);
- prohibited actions (Article 9):
- transfer of tokens or a Wedge account,
- actions contrary to WEDGE's commercial interests.
- Violation of applicable legislation.

If you believe that a decision to delete your account was made in error, please contact us at support@wedge.vip. We will reinstate any Virtual Content and/or game functionality if WEDGE has reasonable grounds to believe that the actions taken were not sufficiently justified.

If the User pays for paid services monthly, he or she may cancel payment for this service.

WEDGE will notify you of such termination to the extent possible.

Article 8. RULES OF CONDUCT

The User undertakes to comply with all legislative and regulatory provisions in force when using the WEDGE application. The User also undertakes to respect the rules of the WEDGE game.

The User uses the WEDGE application with respect for other Users and in particular refrains from engaging in any form of harassment, threats, insults or nuisance. The User is required to respect the privacy of other Users of the application and is prohibited from disseminating any personal or confidential information of other Users.

The User must use the WEDGE application with respect for human dignity.

Any distribution of illegal, harmful, defamatory, obscene or objectionable content is strictly prohibited. The dissemination of content of an advertising, religious, political or philosophical nature disrupting the respectful and neutral environment of the WEDGE application, particularly with regard to the content of the bets.

Users are prohibited from cheating, devising or assisting in devising cheating schemes.

In the event of non-compliance with the aforementioned obligations, WEDGE reserves the right to terminate the account of the offending User and, in the most serious cases, reserves the right to initiate civil and/or criminal proceedings.

Article 9. PROHIBITED ACTIONS

WEDGE is in no way a publisher of the content and comments created by the User in these sharing spaces. The User is fully and entirely responsible for the comments he makes and the content he shares in these spaces.

In particular, it is prohibited to use these communication and expression spaces for:

- transmit any illegal, threatening, abusive, harassing, defamatory, insulting, violent, vulgar, obscene, shocking, hateful, discriminatory, racist content.
- transmit any content which could constitute, without the following being restrictive, an apology or incitement to the commission of crimes and offences, incitement to suicide, incitement to the use of drugs or substances prohibited, incitement to commit attacks.
- transmit any message whose content violates any intellectual property right or personality right.
- in general, transmit any objectionable content, contrary to public order and good morals and/or contrary to French, European or international laws.
- publish or transmit any “shocking” or sexual or pornographic image.
- publish or transmit chain letters, pyramid schemes or monetary arrangements.
- “spamming” by posting messages that are too frequent, unwanted or unrelated to the Games and Services.
- publish articles inciting piracy, hacking, cheating.
- transmit any content containing computer viruses or any other code, file or program designed to interrupt, destroy or limit the functionality of any software, computer, computer system or telecommunications tool, without this list being exhaustive.
- publish complaints against WEDGE.
- publish messages advertising a User's site, its services, a competing game/site, its commercial products, or for a friend's site;
- publish controversial subjects such as politics, religions.
- publish personal attacks against other Users.
- disrespect administrators, moderators or any WEDGE staff.
- pass the User off as a representative or member of WEDGE and circulate false information.

It is prohibited to use the WEDGE application for the purpose of:

- commit any illegal or fraudulent act
- disseminate content that is unlawful, harmful, defamatory, obscene or otherwise objectionable.

- disrupt the operation of the application, use software or malicious programs with the aim of harming the WEDGE application.
- extract or attempt to extract any information from the software, particularly the source code.

Commercial use of the WEDGE application is strictly prohibited. Users cannot then:

- use the WEDGE application to bet, wager or practice any similar activity aimed at winning a monetizable prize directly or indirectly.
- use the WEDGE application in a manner contrary to current anti-money laundering regulations.
- sell the content or their account on the WEDGE application.
- violate WEDGE's intellectual property rights.

In the event of non-compliance with the aforementioned obligations, WEDGE reserves the right to terminate the account of the offending User and, in the most serious cases, reserves the right to take legal action.

Article 10. LICENSE AND INTELLECTUAL PROPERTY

10.1. INTELLECTUAL PROPERTY - LICENSE GRANTED: WEDGE remains the owner of its content. Its services are granted under a personal, limited, revocable, non-exclusive, and non-transferable license allowing you to use its services to which you have access for non-commercial and entertainment purposes only, on the express condition that these T&Cs are respected. It is strictly limited by the terms of these T&Cs.

In the event of termination, this license to use terminates immediately. The User is never authorized to sell, copy, exchange, lend, reverse engineer, decompile, derive source code, translate, rent, grant security, transfer, publish, assign or distribute a otherwise the Application or WEDGE's intellectual property, including any computer code or Virtual Content. The User may not reproduce, redistribute, transmit, assign, sell, broadcast, rent, rent, share, loan, modify, adapt, edit, or otherwise transfer or use any Course or create derivative works or sublicense any this without having received explicit authorization from WEDGE.

The User may not extract or use the source code or data from WEDGE services, unless expressly authorized by WEDGE.

The User in no way acquires ownership of any Content or WEDGE services.

10.2. CONTENT: By publishing content on the Application, you grant WEDGE a non-exclusive, irrevocable, free, transferable and transferable license to intellectual property rights allowing us to reproduce, represent and adapt the content by any means. The User grants WEDGE the right to reproduce and make accessible to the public the content made available by him as part of the Application (photos, etc.).

The content created by Users within the framework of the Application is thus made available free of charge and to WEDGE in order to reproduce it and make it accessible to the public within the framework of the Application.

The User waives the right to exercise his or her rights over the creations.

Article 11. LIABILITY

11.1. JOINT RESPONSIBILITY: The liability of the WEDGE application towards the User can only be engaged for facts which are directly attributable to it, and which would cause the User direct damage, to the exclusion of any indirect damage as part of the application. WEDGE only commits to its Users within the framework of an obligation of means.

WEDGE implements the necessary means to ensure the security of the Customer Account. However, WEDGE cannot be held responsible for any lack of vigilance on the part of Users in storing their username and password (article 3).

The User is responsible for the information and content he publishes on the application. WEDGE may reject, refuse to publish or delete any User Content if it contravenes these T&Cs.

WEDGE does not guarantee Users that the services and content are completely free from errors, defects or defects, and that they will specifically meet the User's needs and expectations. WEDGE does not claim to provide an individualized service specifically meeting the User's specific needs.

It appears that the liability likely to be incurred by WEDGE hereunder is strictly limited to proven direct damage suffered by the User. In particular, WEDGE cannot be held responsible for any damage resulting from:

- any case of force majeure as usually defined by the French courts, i.e. cases resulting from abnormal or unforeseeable circumstances beyond its control, and the consequences of which would have been inevitable despite all its efforts to the contrary, in accordance with the Article 13 hereof.
- blocking, restriction or cancellation of the WEDGE application.
- any loss or alteration of data, unless caused by a deliberate failure on the part of WEDGE.
- any indirect damage.
- any loss of profit, operating loss, loss of opportunities, loss of customers, damage to image, loss of data, computer failure or other non-material loss.

The liability of the application is excluded in the event of misuse of its services by the User or fault on their part. Nor can it be held liable for acts attributable to a third party.

11.2. RESPONSIBILITY FOR PAID SERVICES: The services offered for sale by WEDGE have performances compatible with non-professional uses. The User benefits automatically and without additional payment from the legal guarantee of conformity and the legal guarantee against hidden defects.

11.2.1. Legal guarantee of conformity: WEDGE guarantees, in accordance with legal provisions and without additional payment, the User against any lack of conformity of the paid services ordered. These services comply with the regulations in force in France. WEDGE cannot be held liable in the event of non-compliance with the legislation of the country in which the services are provided, which it is up to the User, who is solely responsible for the choice of the services requested, to verify.

In the event of a lack of conformity, the User may demand that the defective services be brought into conformity, the free provision of a new compliant service or, failing that, a reduction in the price or the cancellation of the sale, under the legal conditions.

It may also suspend payment of all or part of the price or delivery of the benefit provided for in the contract until WEDGE has satisfied its obligations under the legal guarantee of conformity, under the conditions of articles 1219 and 1220 of the civil code as well as article L224-25-17 of the consumer code.

It is also up to the User to request from WEDGE the compliance of defective services or the free provision of a new compliant service in accordance with article L224-25-18 of the Consumer Code. Compliance takes place without undue delay. If the requested compliance is impossible or entails disproportionate costs under the conditions provided for in article L224-25-19 of the Consumer Code, WEDGE may refuse it. If the conditions provided for in article L224-25-19 of the Consumer Code are not met, WEDGE may, after formal notice, continue the forced execution in kind of the solution initially requested, in accordance with articles 1221 et seq. of the civil code.

The User may finally demand a price reduction or cancellation of the sale (unless the lack of conformity is minor) in the cases provided for in article L224-25-20 of the Consumer Code.

When the lack of conformity is so serious that it justifies the reduction of the price or the immediate resolution of the sale, the User is then not required to first request the bringing into conformity of the defective services or the free provision of a new compliant service.

The price reduction is proportional to the difference between the value of the service provided and the value of this service in the absence of the lack of conformity.

In the event of cancellation of the sale, the User is reimbursed the price paid at the latest within the following fourteen days, with the same means of payment as that used by the User during payment, unless expressly agreed by the latter and in any circumstances at no additional cost.

The preceding provisions are without prejudice to the possible award of damages to the User, due to the damage suffered by the latter due to the lack of conformity.

11.2.2. Legal guarantee against hidden defects: WEDGE is liable for hidden defects within the framework of the legal guarantee against hidden defects resulting from a fault in the design or production of the services ordered.

The User may decide to implement the guarantee against hidden defects in the services in accordance with article 1641 of the Civil Code; in this case, he can choose between cancelling the sale or reducing the sale price in accordance with article 1644 of the Civil Code.

11.2.3. Exclusion of guarantees: WEDGE cannot be considered responsible or defaulting for any delay or subsequent non-performance:

- upon the occurrence of a case of force majeure,
- cases of misuse, use for professional purposes.

Article 12. PARTIAL NULLITY

If one or more stipulations herein are held to be invalid or declared as such in application of a law, a regulation or a final decision of a competent court, the other stipulations will retain all their force and scope.

Article 13. FORCE MAJEURE

The Parties cannot be held responsible if the non-performance or delay in the performance of any of their obligations, as described herein, results from a case of force majeure, within the meaning of article 1218 of the Civil Code or in particular strikes, terrorist activities, riots, insurrections, wars, cyberattacks or major computer viruses, government actions, epidemics, natural disasters or defects attributable to a third-party telecommunications provider.

The party noting the event must immediately inform the other party of its inability to perform its service and justify this to the latter. The suspension of obligations cannot under any circumstances be a cause of liability for non-performance of the obligation in question, nor lead to the payment of damages or late payment penalties.

Performance of the obligation is suspended for the entire duration of the force majeure if it is temporary and does not exceed a duration of thirty (30) days. Consequently, as soon as the cause for the suspension of their reciprocal obligations disappears, the parties will make every effort to resume the normal execution of their contractual obligations as quickly as possible. To this end, the prevented party will notify the other of the resumption of its obligation by registered letter with acknowledgment of receipt or any extrajudicial act. If the impediment is definitive or exceeds a duration of thirty (30) days, each Party may terminate the contractual relations governed hereby, and WEDGE, the partner banking institution, and the User will then be released from their obligations. respective, without any compensation being due by any of the Parties as a result.

Article 14. WITHDRAWAL

14.1. RIGHT OF WITHDRAWAL: The User has a right of withdrawal within fourteen (14) days to waive free of charge the license contract for use of the Application / or the contract for use of paid services of the Application.

This period runs from the day on which the contract concerned is concluded.

The right of withdrawal can be exercised by the User without penalty or compensation, and the User does not have to provide any just reason.

The User is required to notify WEDGE of his decision to renounce by sending the withdrawal form in Appendix 1 by registered letter with acknowledgment of receipt to Wedge's headquarters or by means of an unequivocal declaration on plain paper. An e-mail complying with these content requirements may also be sent for this purpose to the following address: support@wedge.vip.

As such, if the User wishes the contract for the use of paid services of the application to be executed before the expiry of the withdrawal period, he must check a box indicating his agreement to the execution of the service. of service before the expiry of the period of fourteen (14) days. He will thus recognize the loss of his right of withdrawal, once WEDGE has been fully executed, in accordance with article L.228-1, 1° and 13° of the Consumer Code.

In the event of withdrawal by the User from the contract, WEDGE will reimburse all payments it has received as soon as possible.

To make the reimbursement WEDGE uses the same means of payment that the User used for the initial transaction, unless expressly agreed otherwise.

14.2. CONSEQUENCES OF THE RIGHT OF WITHDRAWAL: In the event of withdrawal, WEDGE will reimburse you for all payments it has received from you, including delivery costs (with the exception of additional costs resulting from another choice of delivery method than that offered by WEDGE which has opted for the cheapest standard delivery offered), without delay and at the latest within fourteen days following the date on which you were informed of your decision to withdraw from this contract.

To make this reimbursement, WEDGE uses the same payment method that you used for the initial transaction, unless you choose another payment method. Unless it has been expressly agreed otherwise with you; under no circumstances will WEDGE charge you any fees for this reimbursement. WEDGE may refuse reimbursement until the virtual content has been reimbursed by the User or until the latter has proof that a reimbursement has taken place, the date chosen being the earliest date.

Article 15. APPLICABLE LAW

These General Conditions of Use are governed and interpreted in accordance with French law.

Any dispute arising from the validity, interpretation or execution hereof will fall within the jurisdiction of the courts of Strasbourg or any other territorially competent court under applicable law.

ANNEX 1 – WITHDRAWAL FORM

WITHDRAWAL FORM MODEL

(Please complete and return this form only if you wish to withdraw from the contract.)

To the attention of

WEDGE SARL

20 rue du Vully,

in Neuchâtel (2000)

support@wedge.vip (email)

I/we (*) hereby notify you of my/our (*) withdrawal from the contract for the sale of the goods (*)/for the provision of services (*) below:

Ordered on (*)/received on (*):

Name of consumer(s):

Address of the consumer(s):

Signature of the consumer(s) (only if this form is notified on paper):

Date :

(*) Delete what is unnecessary.