

TERMS OF USE

Here we explain our terms of use. When you use www.noblesseswiss.com , you are agreeing on all the rules stated below.

By using this website (the “Site”) and services (together with the Site, the “Services”) offered by NOBLESSE LLP (together with its subsidiaries, affiliates, agents, representatives, consultants, employees, officers, directors – collectively, “NOBLESSE”), you are agreeing to these legally binding rules (the “Terms”). You are also agreeing to our Privacy Policy and agreeing to follow any other rules on the Site.

We may change these terms from time to time. In such event, we will let you know about any changes by notifying you on the Site or by sending an e-mail. Abovementioned changes will never apply retroactively – we will always inform you on the date they enter into force. If you keep using the Site after a change, it means you accept the new terms.

To sign up for an account on the Site you need to be 18 or over. You are responsible for your account and all the activity on it.

You can browse NOBLESSE without registering for an account, but to use its functions, you will need to register, choose an account name and set a password. Do not choose names that are offensive or that violate anyone’s rights. If you do not follow these rules, we may cancel your account.

You are responsible for all the activity on your account and for keeping your password confidential.

To sign up for an account, you need to be at least 18 years old.

This section is a list of things you probably already know you shouldn’t do — lie, break laws, abuse people, steal data, hack other people’s computers, and so on. Please behave yourself.

Do not do any of these things on the Site:

- *Do not break the law.* Do not take any action that infringes or violates other people’s rights, violates the law, or breaches any contract or legal duty you have toward anyone.
- *Do not lie to people.* Do not post information you know is false, misleading, or inaccurate. Do not do anything deceptive or fraudulent.
- *Do not offer prohibited items.* Do not offer any rewards that are illegal, violate any policies, rules, or guidelines, or violate applicable law, statute, ordinance, or regulation.
- *Do not harm anyone’s computer.* Do not distribute software viruses, or anything else (code, films, programs) designed to interfere with the proper function of any software, hardware, or equipment on the Site (whether it belongs to NOBLESSE or another party).

We also need to make sure that the Site is secure and our systems function properly. So do not do any of these things

- *Do not try to interfere with the proper workings of the Services.*
- *Do not bypass any measures we have put in place to secure the Services.*
- *Do not try to damage or get unauthorized access to any system, data, password, or other information, whether it belongs to the Site or another party.*
- *Do not take any action that imposes an unreasonable load on our infrastructure, or on our third-party providers. (We reserve the right to determine what is reasonable.)*
- *Do not use any kind of software or device (whether it is manual or automated) to “crawl” or “spider” any part of the Site.*
- *Do not take apart or reverse engineer any aspect of the Site in an effort to access things like source code, underlying ideas, or algorithms.*

Illegal Activity

Compliance with Laws; Fraud. The Site and Services only may be used for lawful purposes and in a lawful manner. You agree to comply with all applicable laws, statutes and regulations regarding use of the Services. You may not register under a false name or use an invalid or unauthorized credit card. Such fraudulent conduct is a violation of laws. Fraudulent conduct may be reported to law enforcement, and NOBLESSE will cooperate to ensure that violators are prosecuted to the fullest extent of the law.

Stuff We Don't Do and Aren't Responsible For

NOBLESSE is not liable for any damages or losses related to your use of the Services. We do not become involved in disputes between users, or between users and any third party relating to the use of the Services. When you use the Services, you release NOBLESSE from claims, damages, and demands of every kind — known or unknown, suspected or unsuspected, disclosed or undisclosed — arising out of or in any way related to such disputes and the Services. All content you access through the Services is at your own risk. You are solely responsible for any resulting damage or loss to any party.

Other Websites

If you follow a link to another website, what happens there is between you and them — not us.

www.noblesseswiss.com may contain links to other websites. When you access third-party websites, you do so at your own risk. We do not control or endorse those sites.

NOBLESSE collaborates with other companies (such as PayPal) for payment processing. You are also agreeing to the payment processor's terms of service.

Deleting Your Account

You can delete your account at any time by sending us written request at info@noblesseswiss.com.

Warranty Disclaimer

We provide you with services, but we cannot guarantee everything will always work perfectly. This site is presented as-is, without warranties.

You use our Services solely at your own risk. They are provided to you "as is", "as available", and without warranty of any kind, express or implied.

Indemnification

If you do something on the Site that winds up getting us sued, you have to help defend us.

If you do something that gets us sued, or break any of the promises you make in this agreement, you agree to defend, indemnify, and hold us harmless from all liabilities, claims, and expenses (including reasonable attorneys' fees and other legal costs) that arise from or relate to your use or misuse of Kickstarter. We reserve the right to assume the exclusive defense and control of any matter otherwise subject to this indemnification clause, in which case you agree that you will cooperate and help us in asserting any defenses.

Limitation of Liability

If something bad happens as a result of your using the Site, we are not liable (beyond a small amount).

To the fullest extent permitted by law, in no event will NOBLESSE, its directors, employees, partners, suppliers, or content providers be liable for any indirect, incidental, punitive, consequential, special, or exemplary damages of any kind, including but not limited to damages (i) resulting from your access to, use of, or inability to access or use the Services; (ii) for any lost profits, data loss, or cost of procurement or substitute goods or services; or (iii) for any conduct of content of any third party on the Site. In no event shall our liability for direct damages be in excess of (in the aggregate) one hundred U.S. dollars (\$100.00). (subject to discussion)

Dispute Resolution and Governing Law

We are located in , Ukraine,Kiev, and any disputes with us have to be handled in Kiev under Ukraine law.

The Rest

These Terms and the other material referenced in them are the entire agreement between you and NOBLESSE with respect to the Services. They supersede all other communications and proposals (whether oral, written, or electronic) between you and NOBLESSE with respect to the Services and govern our future relationship. If any provision of these Terms is found to be invalid under the law, that provision will be limited or eliminated to the minimum extent necessary so that the Terms otherwise will remain in full force and effect and enforceable. The failure of either you or NOBLESSE to exercise any right provided for in these Terms in any way will not be deemed a waiver of any other rights.

These Terms are personal to you. You cannot assign them, transfer them, or sublicense them unless you get our prior written consent. We have the right to assign, transfer, or delegate any of its rights and obligations under these Terms without your consent. We will provide you notice via email, written notice, or by conspicuously posting the notice on our Site.