

Terms of Use for the online game „Talk To Me“

Date: December 2020

In these terms of use I inform you about your rights and obligations as a user of the online game „Talk To Me“.

1 Who is operating „Talk To Me“?

These Terms of Use shall govern the relationship of use in relation to „Talk To Me“. I, Victoria Schrank, Postfach 4 04 52, 10062 Berlin, Germany, am legally responsible for „Talk To Me“. There is no contractual relationship between you and me, but a pure usage relationship with regard to „Talk To Me“

2 What does „Talk To Me“ do and how may you use it?

2.1 „Talk To Me“ is an online game with an offline effect. It should help you to communicate more constructively with COVID-19 conspiracy followers from your environment. You can use „Talk To Me“ for free without registration or login. However, you have no right to use „Talk To Me“.

2.2 „Talk To Me“ is a non-profit project, i.e. I run it without the intention of making a profit and with correspondingly limited resources. I have created the contents in „Talk To Me“ to the best of my knowledge and belief on the basis of what I consider to be the current state of science or current scientific recommendations. However, I cannot promise that the contents always correspond to the current state of science or that I can continuously adapt „Talk To Me“ to this state of the art. Therefore I ask for your understanding.

2.3 I am entitled to make changes to „Talk To Me“ at any time, in particular to modify the structure as well as functionalities, to set up new features, to change them or to remove them completely or partially.

2.4 I grant you the simple, non-sublicensable, non-transferable, at any time revocable right to access the current version of „Talk To Me“ by means of telecommunication and to use the associated functionalities. You do not receive any further rights, in particular to „Talk To Me“ or the software application on which the online game is based.

2.5 You may not use „Talk To Me“ or have it used by third parties or make it available to third parties beyond the use permitted under these Terms of Use.

2.6 In the context of your use of „Talk To Me“ the following is prohibited:

- to copy, reproduce, distribute, display or use „Talk To Me“ in any way not expressly authorized in this agreement;
- sell, lend or otherwise transfer „Talk To Me“;
- reverse engineer „Talk To Me“, derive, modify, adapt, translate, decompile or disassemble the source code or create derivative works based on it;
- to use „Talk To Me“ to infringe the rights of third parties, in particular intellectual property rights (such as image rights);
- to use „Talk To Me“ to violate applicable law in the context of the use.

3 What about liability?

I am liable according to the legal regulations for intent and gross negligence. The same applies to the assumption of guarantees or any other assumption of liability regardless of fault as well as to claims under the German Product Liability Act („Produkthaftungsgesetz“) or culpable injury to life, body or health. Since I provide you with „Talk To Me“ free of charge, I am not liable for slight negligence.

4 What about Privacy?

I process your personal data in accordance with the applicable law, as set out in our Privacy Policy www.talktome.games/en/legal. The Privacy Policy is available within „Talk To Me“ at any time.

5 How and where can I save these Terms of Use?

You can access and save these Terms under www.talktome.games/en/legal