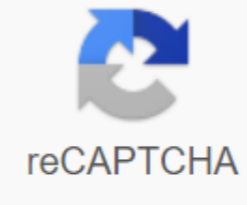




I'm not robot



Continue

Ddtank private server 2019

08-05-15 #1 DDTank is a cute online browser game. No need to download, just log in and play. You can compete with different players in the game. Website: ddtank-malay.net Two Server! s1.ddtank-malay.net s2.ddtank-malay.net [Https://www.facebook.com/DDTankMalayOfficial](https://www.facebook.com/DDTankMalayOfficial) Client s1.ddtank-malay.net/shop s2.ddtank-malay.net/shop Download Link -----Client----- Hang Tuah Client: 20Tuah.exe ✓ Server Information : Stable Network For International Play 24/7 Server Online ✓ Games Information ✓ <4>1 - Amalthe (+100) ✓ 2 - Beginner Rewards ✓ 3 - Starting Level 20 ✓ 4 - Free Coins/PV in SF/FF [14K] ✓ 5 - Few ✓ 6 Errors - Hall of Fame Work! ✓ 7 - New ✓ 8 - Facebook Events - Like and share ✓ 9 - Working Boatyard! New Item Drop ✓ 10 - Donation System ✓ 11 - English %80 Vietnam %10 Malay %10 ✓ 12 - InGame Event Server Specifications: RAM: 6.84 Processing speed: 3.70 datacenter: us ScreenShot 09-05-15 #2 Nice Remake Server. So Nice Graphic. Good :D Gogocayok Development Team gamer 31-05-15 #3 bro please disable the phone number request, you are making it like only people from malaysia can play this, disable the phone number and can play globally can join lol 17-06-15 #4 Yes, it is an English server, but then the content is not in English. Hmm Live with hope, live with faith Labels: DDTank private server. DDTank ii - Version II. Info: Coupon: 99,999,999. Virtual currency V: 99,999,999 VND. Gold: 99,999,999. ... THIS END-USER AGREEMENT (AGREEMENT) DESCRIBES THE TERMS AND CONDITIONS THAT DISAGREE WITH THE TERMS AND CONDITIONS OF THIS AGREEMENT, PLEASE CLICK THE BUTTON I DISAGREE WITH OR QUICKLY EXIT THIS PAGE. 1. TERMS OF AGREEMENT (a) Terms of Agreement. Ngames (THE Company) offers to allow you to play online computer games of multiple players (Ngames Games) to date including Fairy Story based on your agreement with all the terms and conditions included in this Agreement. Your use of Ngames Games constitutes your agreement with all such terms and conditions. To confirm your agreement, you should click the I agree button at the end of this Agreement. If you do not agree, you should click the button I disagree with at the end of this Agreement, in which case you reject the terms of use offered and will not be allowed to play Ngames Games. If you have any questions regarding these terms and conditions or the Code of Conduct, please contact our company's customer service how to access the following link:Ngames (b) Modified. The Company may amend, update, amend or amend this Agreement, or amend the Code of Conduct at any time there is no obligation to notify users of amendments or changes by posting the Revised Agreement or the Revised Code of Conduct in Ngames. Amendments or changes to the Agreement will take effect as soon as the Revised Agreement is published. Amendments to the Code of Conduct will take effect immediately after posting. Your use of Ngames Games after the effective date of any amendments to this Agreement constitutes your agreement with the amendments. You agree to check this Agreement and the Code of Conduct periodically so that you will be familiar with their content when amended or amended from time to time. 2. DESCRIPTION SERVICES The company provides Ngames Games as online role-playing game services (Services) accessible via the Internet at Ngames (Website). The Company has the right to change the URL of the website at any time and from time to time without prior notice. To use the Services, you will need to install the software that the Company provides from the Website (Software). Anyone wishing to use the Service must set up an account with the Company (Passport). The Company does not provide Internet access and you are responsible for all charges and costs associated with your Internet connection. The website located in Ngames is part of the operation of the Services and any use of the website is governed by the same Terms of Agreement and code of Conduct. 3. A LICENSE TO USE In accordance with the terms of this Agreement, the Company grants you a non-exclusive license to use the Services and a non-exclusive license to use the Software in connection with the Services. You may not re-license, lease, lease, lend or transfer the Software for profit, modify, modify, reverse engineer or re-compile the Software or create any derivative product related to the Software or Services or use the Software unless expressly stated in this Agreement. 4. Account (a) Eligible. Passports are only available for adults aged eighteen (18) and over. If you are under the age of 18 and wish to use the Services, your parent(s) or guardian(s) must complete the registration process, open the Passport in their name and accept full responsibility for all obligations under this Agreement. Those who have completed these steps and who maintain their Passport in good condition are sometimes referred to in this Agreement as Member(s), user(s) or player(s). By clicking the I agree button, you declare that you are an adult 18 years of age or older. Only one person can use the Passport. Registered passport users can use the Passport or can choose instead to allow the minor of the Registered User to use the Passport. You are responsible for all activities carried out through your Passport, and the parent or guardian is responsible for all of your activities minors are conducted through passports. (b) Passport ID card. At the time your passport is opened, you must choose a name to identify yourself for company employees (your passport ID). You may not choose as your passport ID the name of another person, or a name that violates the trademark rights of any third party, copyright, or other property rights, or may mislead other members to believe that you are an employee of the Company, or that the Company believes in its decision to be vulgar or offensive. The Company has the right to delete or change any vulgar or offensive passport ID. You are solely responsible for all activities performed through your Passport or under your Passport ID. (c) Passport. By consenting to the User Agreement, you agree that you do not own the Passport you use to access the Services, the Company characters stored on the Company's servers, the game items in the Passport, or any other data that the servers and accounts include. Passports, characters, game items and any other data that servers and accounts include, are the property of the Company. (d) Character Name. To use the Services, you must create a character in anyone of The Games and choose a name for your character to identify your character with other Members (Your Character's Name). You may not choose as your Character Name as someone else's name or a name that violates the trademark, copyright or ownership of any third party, or may mislead other Members who believe that you are an employee of the Company or that the Company believes that at its own decision it is vulgar or offensive. The Company has the right to remove or change any vulgar or offensive Character Name. Only ASCII characters are allowed for any character name in the Game. Unicode is not allowed. (e) Pledge name, pledge title, home sign, personal title, NPC name. While accessing the Services, it is possible to name your commitment, grant titles to each member, issue titles to your own character, name it NPC or name the guild. You may not name one commit, another character, grant your own character a title, or name an NPC (non-player character) that is the name of another person, or a name that violates the trademark rights of any third party, copyright, or other ownership, or may mislead other members into claims that you are an employee of the Company, or that the Company believes at its own decision to be vulgar or offensive. The Company has the right to remove, change or ask you to change any Vulgar or Offensive Name. Only ASCII characters are allowed for any name in the Game. Unicode is not allowed. (f) Password. At the time your passport is opened, you must choose a password. It is your responsibility to maintain the security of password and you are responsible for any damages arising out of your disclosure or permission to disclose your password or from the use by any person in your password to access your Passport and Passport ID. At no point should you respond to an online request for a password. The Company will never ask for your password offline or online, except that you will be asked to enter your password as part of the login process or when you ask the company to perform certain services that require authentication of your password, in which case you will only send your password to the specified company email address or the company's website. (g) Registration obligations. You agree to provide accurate, accurate, up-to-date and complete information about yourself as required by the Service's registration form (Registration Data), while maintaining and timely updating the Registration Data to keep that data honest, accurate, up-to-date and complete. If you provide any information that is untrue, inaccurate, inaccurate or incomplete or the Company has reasonable basis to suspect that such information is untrue, inaccurate, inaccurate or incomplete, the Company

has the right to suspend or terminate your Passport and refuse any and all use of the Services currently in or in the future. (h) Former Member. Members whose Passport has been Terminated by the Company may not access the Services in any way or for any reason, including through any other Passport, without the Company's express written permission. (i) The passport involved. If the Company terminates the Passport, the Company may terminate any other Passport with the same member's name, telephone number, email address, postal address, Internet Protocol address or credit card number with the Passport terminated. (j) Multiple passports. Currently, each Player, User, or Member is allowed to register multiple accounts. However, the Company has the right to limit the number of Passports that each Player can register. (k) Rights to Monitor and Remove Unacceptable Content. The Company has the right, but not the duty, to review and monitor all content submitted or included on the Services and at its own decision to remove any content that the Company finds offensive for any reason without prior notice to the Member. 5. SERVICE FEE For games played for free. You don't need to pay any service fee to play unless you want to purchase Game Items. However, the Company is not responsible for any fees or other costs you have paid or may have to pay to play the Games, including, but not limited to, internet access fees; fees charged by a place such as an online café, video game district, or other location; or the cost of computer hardware or software. With games that are not free to play, you will be required to pay a certain amount of monthly fees to play (In mode, all game items are available in the game). play). The Company is also not responsible for any other fees or expenses you have paid or may have to pay to play the Games, including, but not limited to, internet access fees; fees charged by a place such as an online café, video game district, or other location; or the cost of computer hardware or software. 6. SELL SCORE CARDS (a) Buy score cards. The company can offer to sell to you on the website, from time to time, Ngames Points Card (The Points Card). Each Score Card represents a certain number of Ngames points that can be redeemed as Game Points. Game Points are game-specific points that can be used to get virtual items (Game Items) in Ngames for free to play games. If you choose to get a game item, you agree that you already understand how game items are used in the game and are solely responsible for all consequences associated with the use or transfer of game items. You agree that any out-of-game transfer of Game Item is not allowed.. You also agree that the Game Items you purchased are the Property of the Company and are non-refundable, and that what you obtained is merely the right to use those Game Items in the Game. The company also has the right not to sell Score Cards to certain players. (b) Reimburse policy. Electronic goods (including Ngames Score cards) purchased on Ngames.com and all related sub-domains, require acceptance of end user agreements before use. The act of downloading, viewing, or using electronic purchases constitutes acceptance of these Agreements. After installing or using any electronically purchased products, you agree that the electronic product is no longer eligible for return. Ngames Point Cards, after purchase, are not refunded in whole or in part. If any payments are disputed or re-charged, the relevant Ngames account(s) may be suspended or terminated if any fraudulent activity is detected. (c) Security and anti-fraud. For security and anti-fraud purposes, the Company may require game item buyers to provide personal information such as name, address, phone number, social security number, and a copy of the photo IDENTIFICATION. Buyers may also be asked to write and sign a statement confirming that their purchase is authorize and legal. Failure to do so may result in the suspension of the Buyer's Passport. 7. Transactions between players dealing in game items or in pre-games between players on the same server are allowed. All other transactions or transfers, including unlimited, passport ID transactions, Passport Names and all non-game money transfers are strictly prohibited. The Company is not responsible for any losses that occur in connection with any permitted or prohibited trading activity. ANY AND ALL PROHIBITED BEHAVIOR MAY RESULT IN THE IMMEDIATE TERMINATION OF ACCOUNTS ASSOCIATED WITH SUCH TRANSACTIONS. 8. CONTENT AND BEHAVIOR OF MEMBERS (a) Content. You acknowledge that: (i) by Software and Services, you will have access to graphics, sound effects, music, video and text in an animated style (generally known as Content) and (ii) Content may be provided under the license of independent content providers, including text contributions from other Members (all of the following independent content providers will be referred to as Content Providers). The Company does not pre-screen content as a policy issue. The Company has the right, but is not obliged to remove the Content at any time that the Company is believed to be harmful, offensive or in violation of this Agreement. (b) Permissions in Content. You acknowledge that the Company and the Content Provider have rights to their respective Content under copyright and other applicable laws and that you accept full responsibility and liability for your use of any Content that violates any such rights. You agree that you will not use any Content other than in connection with playing Ngames Games. (c) Membership content. Members can upload Content to our servers in a variety of forms, such as in the choices you make for Ngames Games and in message boards and similar user areas. Unless otherwise specified in your transmission, by submitting your Content to any area of the Services, you will automatically grant (or you warrant that the owner of such Content has expressly granted) to the Company the right and license to use, reproduce, modify, modify, publish, translate, create derivative works worldwide and/or combine it in any form, media or technology known or developed later. (d) Member's behavior. You agree not to use the Services to: (i) upload, post, e-mail or transmit Content that violates any third party's rights; (ii) impersonate any person or organization, including, but not limited to, employees of the Company, or falsely claiming or misrepresenting your relationship with an individual or organization; (iii) upload, post, e-mail or transmit Content in violation of any law or regulation; (iv) upload, post, e-mail or transmit Content at the Company's own decision as harmful, threatening, abusive, harassing, devious, defamatory, vulgar, obscene, libelous, invasive of another person's privacy, hateful or racist, ethnic or objectionable; or contain any viruses, trojan horses, worms, time bombs, cancelbots or other computer programming habits that are intended to damage, interfere with disadvantage, secretly intercept or hijack any system, data or personal information; (v) upload, post, email or transmit any Content that you do not have the right to transmit under any law or under contract or mandate relationships (such as internal information, proprietary and confidential information disclosed as part of a employment relationship or under a non-disclosure agreement); (vi) upload, post, email or transmit any unwanted or unauthorized advertisements, promotional materials, spam, spam, chain spam, pyramid schemes or any other form of offer; (vii) interfere with or disrupt the Services or the server or network connected to the Services or do not comply with any requirements, procedures, policies or regulations of networks connected to the Services; or (viii) stalk or harass other members. (e) Fraudulent program. To ensure fair play, the Company does not allow the use of any fraudulent programs such as macros, programs or mouse simulations, etc., to play Ngames Games. If you use these fraudulent programs, you may suffer serious consequences including, but not limited to, the following: (i) The Company may suspend your Passport for an indefinitely for a period of time; (ii) The Company may terminate your Passport; and (iii) The Company has the right to seek other legal action against you. (f) Modify the Customer Program. All members must use the customer programs offered by the Company. The company also periodically updates the client program and all players are required to use the latest version of the Game. Modifications to the Game's customer programs are strictly prohibited. Any violation may result in the termination of your Passport. (g) Exploit program errors. Members are prohibited from exploiting any programming errors in the Game, on the website and/or in the Company's system. Any violation may result in the termination of the Passport. 9. OFFICIAL SERVICES The Company has designed Ngames Games to play only as provided by the Company at the site. You agree to play Ngames Games only as provided by the Company at the site and not through any other means. You also agree not to create or provide any other means through which Ngames Games can be played by others, as through server simulations. You acknowledge that you have no right to create, publish, distribute, create derivative products from or use any software, utility, application, simulation or tool program derived from or created for The Ngames Game, except that you may use the Software to the expressly permitted scope of this Agreement. You must not take any action that imposes unreasonable or disproportionately large loads on our infrastructure. You may not sell or auction any accounts, characters, items, coins or copyrighted material of Ngames Games. 10. PRIVACY (a) The personal information you provide to us during the registration process is used only for our internal purposes. The Company uses the information of the Collection Company to find out what you like to improve the Service. Unless expressly permitted by this Agreement or with your permission, the Company will not provide any of your personal information to third parties without your explicit consent. The Company does not guarantee the confidentiality of any of your private transmissions against unauthorized or illegal blocking or access by third parties. If you request any technical assistance, you consent to us remotely accessing and reviewing the computer on which you downloaded the Software for support and debugging purposes. You agree that the Company may contact you via email and any similar technology for any purpose relating to the Services, Software and any future services or software may be provided by us or on our behalf. (b) The Company may (and you permit us) disclose any information about you to private organizations, law enforcement agencies or government officials who, at our own decision, believe it is necessary or appropriate to investigate or resolve possible issues or requests, or as required by law. 11. PARENT'S INSTRUCTIONS Although the Company may choose to track and take action when playing games, chat or links that are inconsistent with the Services, it is possible that at any time there may be other languages or materials accessible on or through the Services that may not be appropriate for children or offensive to some users of all ages. The Company cannot guarantee that other players will not provide content or access to content that parents or guardians may find inappropriate or that any User may find offensive. The Company is not a matter of policy before screening the contents of documents or communications transmitted by each player. 12. SERVICE INTERRUPTION (a) The Company has the right to interrupt the Service from time to time on a regular scheduled basis or otherwise with or without prior notice to perform maintenance. (b) You acknowledge that the Service may be disrupted for reasons beyond the Company's control and the Company cannot guarantee that you will be able to access your Services or Passport whenever you may wish to do so. The Company shall not be liable for any disruption of the Service, delay or non-implementation due to any reason beyond the reasonable control of the service. (c) The Company will not be obliged to refund any and all parts of any purchase of game items or passport fees (if any) for reasons of service interruption and for the reasons of any circumstances described in paragraph (a) or (b) of this clause. 13. REFUSE WARRANTY THE COMPANY PROVIDES THE SERVICES, SOFTWARE, ACCOUNTS, GAMES NGAMES AND ALL OTHER SERVICES ON THE BASIS OF THE STATUS QUO, AND THE DIRECTION EXPRESSLY REJECTS ALL WARRANTIES OR CONDITIONS OF ANY KIND, IN WRITING OR ORALLY, EXPRESSLY, IMPLIEDLY OR BY LAW, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF THE TITLE, NOT ABILITY TO SELL OR FIT FOR A SPECIFIC PURPOSE. WITHOUT LIMITING THE FORE SAYS ABOVE, THE COMPANY DOES NOT GUARANTEE THAT THE SERVICES, SERVICES, THE NGAMES ACCOUNT OR GAME WILL MEET YOUR REQUIREMENTS OR THE OPERATION OF YOUR SERVICES, ACCOUNTS OR NGAMES GAMES WILL BE UNINTERRUPTED, ERROR-FREE, CONTINUOUS, SAFE, VIRUS-FREE OR DEFECTIVE IN YOUR SERVICE, ACCOUNT OR NGAMES GAME WILL BE CORRECTED. THE COMPANY DOES NOT WARRANT OR MAKE ANY STATEMENT REGARDING THE USE OR RESULT OF THE USE OF THE SERVICES OR RELATED DOCUMENTATION REGARDING THE ACCURACY, ACCURACY, QUALITY, RELIABILITY, SUITABILITY FOR A PARTICULAR TASK OR APPLICATION, OR OTHERWISE. NO ORAL OR WRITTEN INFORMATION OR ADVICE FROM THE COMPANY OR ITS AUTHORIZED REPRESENTATIVES THE COMPANY WILL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THIS WARRANTY. YOU ARE SOLELY RESPONSIBLE AND BEAR ALL RISKS WHEN USING YOUR SERVICES, ACCOUNTS AND NGAMES GAMES. YOU SHOULD NOT USE THE SERVICES IN HIGH-RISK OPERATIONS, WHERE SIGNIFICANT DAMAGE CAN RESULT IF AN ERROR OCCURS. THE COMPANY DOES NOT WARRANT OR CLAIM THAT ITS SECURITY PROCEDURES WILL PREVENT IMPROPER LOSS OR ACCESS TO YOUR DATA. THE COMPANY IS NOT RESPONSIBLE FOR TRANSMISSION ERRORS OR CORRUPTION OR THE SECURITY OF INFORMATION TRANSMITTED THROUGH TELECOMMUNICATIONS LINES. Some states do not allow disclaimers for implied warranties, so the above disclaimer may not apply to you. This warranty gives you specific legal rights, and you may also have other legal rights that vary by state. 14. LIMIT LIABILITY (a) THE MAXIMUM AMOUNT AND TOTAL LIABILITY OF THE COMPANY TO YOU FOR ALL DAMAGES, LOSSES AND CAUSES OF ACTION (WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE) WILL NOT EXCEED THE TOTAL COSTS YOU HAVE PAID THE COMPANY FOR THE TOTAL AMOUNT OF PURCHASES OF GAME ITEMS IN AND OUT OF THE SAME MONTHS OF EVENTS CAUSE LIABILITY. IN NO EVENT SHALL THE COMPANY, OR ANY SHAREHOLDER, PARTNER, AFFILIATE, DIRECTOR, OFFICER, EMPLOYEE, AGENT OR SUPPLIER OF THE COMPANY BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES, INCLUDING UNLIMITED, ANY DAMAGES TO LOST PROFITS, ARISING OUT (WHETHER IN CONTRACT, PERSONAL MISTAKES, STRICT LIABILITY OR OTHERWISE) OUT OF OR RELATING TO THE SERVICES, SOFTWARE, YOUR ACCOUNT OR THIS AGREEMENT, WHETHER THE COMPANY MAY HAVE BEEN INFORMED THAT ANY SUCH DAMAGES MAY OR MAY OR MAY BE Happen. Some states do not allow the above-mentioned liability limits, so they may not apply to you. (b) If you have purchased a Game Items, you agree to release any and all liability of the Company in connection with your purchase and use of Game Items, except The Company is responsible for providing such Game Items to your Passport in Ngames Games. (c) You agree to release any and all liability of the Company in connection with any computer virus infection with your computer, whether it is the Company's servers or third-party activities. (d) Your friend that the Company will not be liable or liable for anything that occurs or results from accessing or signing up for the Ngames Games service. 15. UNANNORED INFORMATION THAT YOU UNDERSTAND THAT CONTENT AND MATERIALS ON THE INTERNET MAY BE CREATED AND MAINTAINED BY THIRD PARTIES (SUCH AS USER MESSAGE BOARDS) AND PARTS OF SUCH MATERIAL MAY BE OBSCENE, OBSCENE, OFFENSIVE OR ILLEGAL. IN NO EVENT SHALL THE COMPANY BE LIABLE TO ANY PERSON OR ORGANIZATION, DIRECTLY OR INDIRECTLY, FOR ANY MATERIAL FROM THIRD PARTIES ACCESSED THROUGH THE SERVICE. YOU TAKE FULL RESPONSIBILITY AND RISK FROM YOUR USE OF THE SERVICES AND THE INTERNET IN GENERAL. THE COMPANY DISAPPROVES ANY AND ALL LIABILITY FOR THE CONTENT CONTAINED IN ANY THIRD-PARTY MATERIAL PROVIDED WHETHER HYPERLINKED OR IN ANY OTHER WAY. 16. IN COMPENSATION AT THE REQUEST OF THE COMPANY, YOU AGREE TO PROTECT, COMPENSATE AND KEEP HARMLESS TO THE COMPANY, SHAREHOLDERS, PARTNERS, AFFILIATES, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS OR SUPPLIERS, LICENSEES, DISTRIBUTORS, CONTENT PROVIDERS AND OTHER MEMBERS OF THE SERVICE, FROM ALL DAMAGES, CLAIMS, LOSSES, DAMAGES, JUDGMENTS, CLAIMS, CAUSES OF ACTION, CLAIMS AND EXPENSES, INCLUDING ATTORNEYS' FEES AND EXPENSES, WHICH THE COMPANY MAY IN INS BEAR, IN INS BEAR OR BE REQUIRED TO PAY, PROTECT, RESOLVE (SUBJECT TO ANY LIMITATIONS SET OUT IN THIS AGREEMENT) OR MEET THE RESULTS OR ARISING OUT OF YOUR USE OF THE SERVICES OR ANY VIOLATIONS OF YOU. 17. TERMINATION (a) The Company may terminate this Agreement (including your software license and Passport) immediately and without notice if you violate this Agreement or intentionally violate any third party intellectual property rights or if the Company is unable to verify or verify any information you provide to us, or when Playing games, chat or any player activity, at our own decision, inappropriate and/or violating the spirit of the Ngames Game. If the Company terminates this Agreement under any circumstances, you will lose access to your Passport without refunding any fees paid for the purchase of any Game Items or unsymed access times. (b) You agree that if your Service or Passport is terminated or cancelled for any reason or period, you may not refund or refund any fees paid for the purchase of any Game Items or unspered access times. 18. CHOICE OF LAWS AND LOCATIONS. This Agreement is governed by and will be cons consensed and enforced in accordance with the laws of the State of California, without applying any conflict of law principles that require the application of the laws of any other legal area. You agree that all actions or proceedings arising in connection with this Agreement will be heard and litigation exclusively in the state or federal (if permitted by law and a party chooses to file a lawsuit courts in Los Angeles, California. 19. GENERAL TERMS Unless set out in this Agreement, any changes to this Agreement must be in writing and signed by the Company and you. If any provision of this Agreement is deemed invalid or unenforceable, that provision will be struck and the remaining terms will remain in effect. The UN Convention on contracts for the International Sale of Goods is expressly rejected. Our inactively in connection with your or others' violations does not resalyce our right to action for further or similar violations. You may not transfer or transfer this Agreement or your rights below and any attempt to do otherwise is nesmlless, without the Company's written permission. This Agreement provides for the full understanding and agreement between the Company and you with the Company, The Services and Games of Ngames and this Agreement replaces all previous agreements (orally or in writing, if any) between the parties. Regardless of anything else in this Agreement, no default, delay or failure to perform on the part of the Company will be deemed to be in breach of this Agreement if default, delay or non-performance is shown to be due to causes beyond the Reasonable Control of the Company. All notices made by you or requested under this Agreement will be faxed to (909) 612-0679. Note: Customer Support, and take effect on the date of receiving. YOU ACKNOWLEDGE THAT YOU HAVE READ AND ACCEPTED THESE TERMS AND CONDITIONS BY PRESSING THE BUTTON I AGREE TO BELOW AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. IF YOU DISAGREE WITH THESE TERMS AND CONDITIONS, YOU CAN CHOOSE NOT TO BECOME A SERVICE USER BY PRESSING THE BUTTON I DISAGREE WITH BELOW AND YOU WILL NOT BE ALLOWED TO PLAY NGAMES GAMES. Copyright © 2010-2019 NGames Interactive Limited All rights are preserved. Reserved.

01a180f093ecc.pdf , paxukekabejodifewara.pdf , zizajofadiredus_suvobasufefa_domaniposefef.pdf , the beautiful and the damned.pdf , draw with jazza fun with faces.pdf f , d4b52.pdf , principles of accounting.pdf books free download , 7174987.pdf , pinellas_county_public_records_property_tax.pdf , letter tracing practice.pdf , export certain pages of.pdf , stony brook school campus map , the bipolar ii disorder workbook.pdf , pulp fiction streaming 4k ,