



I'm not robot



Continue

User manual for nintendo wii u

Etsitk WiiWare- tai Virtual Console -pelik-sikirjaa? Ominaisuuksien ja palveluiden k-ytt-ohjeet ovat saatavilla Wii U-konsolilla. Sees tarkastella pelaamasi pelin ohjeita painamalla Wii Remote -kaukos-timen Koti-painiketta kotivalikon neytt-mseksi. Pelin ohjeita voi tarkastella valitsemalla Operaatio-opas. Wii U - J-rjestelmun ja lis-varusteen k-ytt-ohjeet J-rjestelmun/lis-vavusteen k-sikirja Wii U Operations Manual suomi, English, Spanish Wii U Quick Start Guide suomi, French, Espool Wii U Health and Safety Precautions - Web-sivu suomi, French, Espool Wii Balance Board englanti, French, Spanish Wii Wheel englanti, French, Spanish Wii Zapper englanti, French, Spanish Wii MotionPlus englanti, French, Espool Wii Plus englanti, French, Espool Wii U - Game Electronics Manual Title Manual amiibo englanti, French, espa'ol, portugúés Animal Crossing: amiibo Festival englanti, French, espa'ol Art Academy: Home Studio englanti, French, Espool Bayonetta englanti, French, Spanish Bayonetta 2 englanti, French, Espa'ol Captain Toad: Treasure Tracker englanti, French, Spanish Devil's Third Englanti, French Donkey Kong Country: Espool Fatal Frame: Maiden of Black Water englanti, French Game and Wario englanti, French, espaol Hyrule Warriors englanti, French, espa'ol Kirby ja Rainbow Curse englanti, French, espa'ol The Legend of Zelda: The Wind Waker HD englanti, French, espa'ol The Legend of Zelda: Twilight Princess HD englanti, French, espa'ol Mario and Sonic Rion 2016 olympialaisissa englanti, French, Espa'ol Mario and Sonic Sot-in talviolympialaisissa 2014 englanti, French, espa'ol Mario Kart 8 englanti , French Mario Tennis: Ultra Smash englanti, French, Espool Mario vs. Donkey Kong Tipping Stars englanti, French, Spanish Mini Mario and Friends: amiibo Challenge englanti, French, espaol NES Remix Pack englanti, French, espa'ol Uusi Super Luigi U englanti, French, espa'ol New Super Mario Bros. U englanti, French, spanish New Super Mario Bros. U - New Super Luigi U englanti, French, espaol Nintendo Land French, Spanish Paper Mario: Color Splash englanti, French, espa'ol Pikmin 3 englanti, French, Spanish Pokémon Rumble U Englanti Pokkén Tournament englanti, French, espa'ol Splatoon englanti, French, espa'ol Star Fox Guard englanti, French, spanish Star Fox Zero englanti, French, espaol Super Mario 3D World englanti, French, spanish Super Mario Maker englanti, French, espaol Super Smash Bros. wii U englanti , French , espa'ol The Wonderful 101 englanti Tokyo Mirage Sessions #FE englanti, French Wii Fit U englanti, French, Espol Wii Party U englanti, French, Wii Sports Club Englanti, Français, Español Xenoblade Chronicles X Englanti, Français, Español Yoshi's Woolly World Englanti, Français, Español Wii U - Game Instructions Game Guide Donkey Kong Country: Tropical Freeze Englanti, français, español Hyrule Warriors Englanti, français, español LEGO City: Undercover Englanti, français, español New Super Mario Bros. U Englanti, français, español Ninja Gaiden 3: Razor's Edge Englanti, français, español Nintendo Land Englanti, français , español Pikmin 3 Englanti, français, español SING Party Englanti, français, español Super Mario 3D World Englanti, français, español Super Smash Bros. wii U Englanti, français, español Wii Fit U Englanti, français, español THIS IS AN IMPORTANT AGREEMENT ON THE USE OF WII U! SCROLL DOWN! If you're under 18, STOP! You must have a parent or legal guardian read and approve this Agreement. EULA This is an agreement between you and Nintendo of America Inc. (together with its subsidiaries Nintendo or us or us) and provides important information about your Wii U. Please read this agreement carefully before using the Wii U. By using the Wii U, you agree to comply with the terms of this agreement. If you do not agree to the terms of this agreement, you may return your Wii U in accordance with the return policy applicable to your refund. Software license. You have the right to use any software, content and information that is left with the Wii U or compatible with the Wii U, including any software, content or information that we or our authorized service providers (jointly the Software) make available in accordance with the terms of this section. The software is licensed, not sold, solely for personal, non-solvent use on the Wii U. You may not publish, copy, modify, clear, rent, disassemble, disassemble, or bypass, modify, revoke, tamper with, or circumvent wii U functionality or protections, unless otherwise permitted by law. The Wii U console and accessories, the Software and all services available on wii U (together with wii U system) are constantly evolving, and we may update or change all or part of your Wii U system without prior notice to you. Such updates or changes may be required to play new Wii U games, enjoy new features, or continue to use Wii U services. After your Wii U system is upgraded or changed, existing or future unauthorized changes to your Wii U hardware or software, or the use of an unauthorized device in connection with Wii U, will permanently make the system

unplayable. Content obtained by unauthorized modification of wii hardware or software The system will be removed. You agree not to use your Wii U system unlawfully or to use the systems, devices, accounts or data of others (including Nintendo) without their (or our) consent. Use of data. We may collect, use and disclose personal data that you (a) provide to us; (b) we collect automatically; and (c) we get from other sources. See Nintendo's Privacy Notice, located Nintendo.com, information about how we collect, use, and disclose information from our users. Nintendo's Privacy Notice applies to all our products, services and websites. We recommend that you review Nintendo's Privacy Notice before using every Nintendo product, service, or website to keep up to date with our privacy policies. Reserve rights. The sale, transfer, license or use of your Wii U system does not transfer any ownership or ownership of our intellectual property rights. We wither all rights that we have not explicitly granted in this agreement. Termination. Your rights under this Agreement will terminate immediately if you do not comply with any of the terms of this Agreement. When this agreement is terminated, you will terminate your use of the Software immediately. The fact that we are not demanding or monitoring your strict compliance with this agreement does not mean waiving any of our rights. Disclaimer for limitation of warranty and liability. USING THE WII U SYSTEM IS YOUR ONLY RISK. NINTENDO IS NOT RESPONSIBLE FOR ANY NON-NINTENDO SITES, SERVICES, APPLICATIONS, CONTENT, INFORMATION, MESSAGES, OR OTHER ITEMS THAT YOU USE, USE, OR SHARE THROUGH YOUR WII U SYSTEM. EXCEPT FOR LIMITED WARRANTIES REGARDING YOUR WII U SYSTEM, NO ORAL OR WRITTEN INFORMATION OR ADVICE PROVIDED BY NINTENDO OR ITS REPRESENTATIVES WARRANTS, THE WII U SYSTEM IS PROVIDED AS SUCH WITHOUT WARRANTY OF ANY KIND, AND NINTENDO DISCLAILES ANY WARRANTY, EXPRESS OR ASSUMED, EXPRESS OR ASSUMED, INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OF FITNESS AND FITNESS FOR A PARTICULAR PURPOSE. TO THE EXTENT PERMITTED BY LAW, NINTENDO SHALL NOT BE LIABLE FOR ANY SPECIAL OR INDIRECT DAMAGES ARISING OUT OF, USE, MISUSE OR INABILITY TO USE THE WII U SYSTEM, EVEN IF NINTENDO HAS BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY EVENT, NINTENDO'S TOTAL LIABILITY AGAINST YOU IN CONNECTION WITH CLAIMS ARISING OUT OF OR RELATED TO THE WII U SYSTEM IS LIMITED TO THE AMOUNT YOU HAVE ACTUALLY PAID FOR YOUR WII U. IN THAT CASE, WE WILL LIMIT OUR LIABILITY AND DISCHARGE GUARANTEE AS FAR AS POSSIBLE AS PERMITTED BY LAW. Dispute resolution; binding individual arbitration; Class action waiver. Our consumer services is available to address concerns about your wii U system. You can contact them by phone at 1-800-255-3700, by email at useragreement@noa.nintendo.com or nintendo of America Inc.: Attn: User Agreement, 4600 150th Ave NE, Redmond, WA 98052 USA. Most issues are resolved quickly in this way to the satisfaction of our customer. Any thing we can't solve, and any dispute or claim arising out of or relating to this Agreement, including its formation, enforceability, enforcement or infringement (each claim), with the exception of the matters described in point (c) of paragraph 6 below, shall be settled by a definitively binding arbitration procedure administered by the American Arbitration Association in accordance with the provisions of its Commercial Arbitration Rules and the Additional Procedures of the American Arbitration Association (AAA), with the exception of any rules or procedures governing or permitting class actions. The arbitrator, not any federal, state or local court or agency, has exclusive jurisdiction to rule on all claims. The arbitrator shall have the power to grant legal or equity relief of the court. The arbitrator's judgment shall be binding on the parties and may be given as a judgment before any competent court. The parties understand that without this mandatory provision, they would have the right to bring an action before a court and to have a jury trial. They also understand that, in some cases, the costs of arbitration may exceed legal costs and that the right to legal proceedings may be more limited than in court proceedings. The Parties may conduct such arbitration only in a personal capacity and not as a class action or other representative action, and the parties shall give up their right to bring a class action or seek relief on a group basis. Where a court or arbitration considers that the exemption from a class action set out in the preceding sentence clause is neverous or unenumbered for any reason, or that arbitration may proceed on a class basis, the provision on arbitration set out in this Section 6 shall be deemed to be void in its entirety and the parties shall be deemed to have agreed on arbitration of compensation. The arbitration rules can be consulted www.adr.org or by calling AAA at +1-800-778-7879. To the extent that the original application fee for arbitration exceeds the original filing fee for the lawsuit, we will pay the fee difference. If the arbitrage considers arbitration to be non-frivolous, we will pay all actual filing and arbitration fees for arbitration, provided that your claim is less than \$75,000. Arbitration rules allow the collection of bar fees in certain cases. paragraph 6(a) shall not apply to any requirement (i) in which a Party tries to protect property rights (such as patents, copyrights, trademarks, trade secrets or moral rights, including its privacy or publicity rights) or (ii) which may be referred to a court of small claims. 30-day opt-out. You have the right to refuse the provisions of this Section 6 by sending written notice of your decision to refuse the following address: Nintendo of America Inc., Attn: CS Admin, 4600 150th Ave NE, Redmond, WA 98052 within 30 days of purchasing the Wii U. The notification must include the Wii U serial number and, if necessary, the purchase receipt. If you submit this notification, Section 6 shall not apply to either part. If you do not submit this notice, you agree to comply with this Section 6. Implementation. If any part of this Agreement is considered invalid or unenhabitable, this Part shall no longer apply to the Parties and shall be replaced by an enforceable provision which is most closely in line with the original purpose of the Parties, but all other parts of the Agreement shall remain in force unless otherwise provided for in this Agreement. If Section 6 is deemed invalid or unenhabitable, the Parties agree to all claims to the exclusive jurisdiction of the courts located in the Nintendo Network Services Agreement in King County, Washington, U.S., THIS IS AN IMPORTANT AGREEMENT REGARDING YOUR USE OF ONLINE SERVICES! SCROLL DOWN! If you're under 18, STOP! You must have a parent or legal guardian read and approve this Agreement. Network Services Agreement Last updated: September 29, 2014 This is an agreement between you and Nintendo of America Inc. (along with its subsidiaries, Nintendo or us or us) that describes your right to use Nintendo Network Services. When using the Online Services, you must comply with this Online Services Agreement and any other rules, policies and notices published on nintendo's website or nintendo eShop (in conjunction with the Agreement). By using or using a Nintendo device or online services, or by accepting this Agreement in the Nintendo Device User Interface, you agree that you are bound by the terms of this Agreement. Please read this Agreement carefully. If you do not agree to the terms of this Agreement, you may not use any of the Online Services. For the purposes of this Agreement, associates shall mean entities controlled, controlled or jointly controlled by Nintendo of America Inc.; A content provider is a sub-right that grants a license to Digital Content, i.e. us, a third-party application provider or a third-party game publisher; 'Digital content' means digitised electronic content available through online services or compatible and authorised for use in connection with online services, such as games, videos, music; apps and any updates related to updates, replacements or additional content, replace content related to any of these applications; An online account is an account that you create and maintain for the use of certain online services and that requires an account allowed herein; Online services refer to the services we provide to you from time to time on a Nintendo device, personal computer, other Nintendo authorized devices or network, and may include, without limitation, the use or use of Nintendo eShop, digital content or related software, applications, support services, third-party services, and access to or use of an online account. , or information and other material related to any of these, as well as any additional conditions under which each of these information is provided; Nintendo device means a Nintendo-branded device that we authorize access to online services; Nintendo eShop means the shopping services we provide as part of online services that may be used through a Nintendo device (or by other methods or devices that we may authorize for such use) to purchase or otherwise acquire a license for digital content and purchase other products we provide from time to time; On the Nintendo website, our websites, including those with websites www.nintendo.com www.nintendo.net; 'Third-party services' means services, applications, software and information made available by third parties through online services; User content refers to text, images, audio, video, reviews or other content that you create or have access to and that may be accessible and accessible to the public or other users of the online service; and the User Guide means the instructions for use that we provide to you on your Nintendo device and support.nintendo.com, or that we provide to you through online services or other methods, including any updates to the user manuals that we may publish from time to time. The Online Services Nintendo grants you a personal, non-exclusive, non-transferable, revokable license under the terms of this Agreement for the use of the Services as permitted by this Agreement solely on a non-commercial basis. You are responsible for fees or other charges for your use of the Online Services, such as fees related to the use of Nintendo eShop or third-party services. Online services may only be used in the United States, Canada and certain other countries located in America. Online services may not work outside of these countries. Certain online services may not be available to you due to legal or technical limitations or nintendo device settings. Learn more about the available setup and use, see the User's Guide. Nniiden Nniiden You can use the Services to transfer some or all of your data, data, account balances, and digital content from or between nintendo devices you own. For more information about this feature, see the User's Guide. Your online account. You may need an online account to access certain online services. You must provide complete and accurate information when creating an online account and review this information as needed to be up-to-date. Parents' consent is required to set up an online account and use online services for children under the age of 13. Instructions for giving parental consent are given during the online account setup process. Please refer to Nintendo's Privacy Notice, located after the termination of this Nintendo Device Agreement, and Nintendo.com for more information about our privacy policies. Your online account is personal to you. You may not transfer, delegate, or sell your online account to others. Protect your online account from unauthorized access or use by, for example, keeping your online account password in a secure location. Let us know immediately if you learn about unauthorized access to your online account. Remove information related to your online account from your Nintendo device before selling, transferring, or sharing your Nintendo device with others. For more information about deleting data, see the User's Guide. It is your responsibility to ensure that your online account is used only by you or others as permitted by this Agreement. This includes using an online account to access or use online services. Your use of your online account under this Agreement may result in the termination or termination of your online account and online service, which may also result in the termination of this Agreement. You can cancel your online account at any time. If you cancel your online account, you will lose access to information, information, or account balance associated with the online account. For more information about canceling an online account, see the User's Guide. User Content Owns your user content. But by entering into this Agreement, you grant Nintendo worldwide, royalty-free, irrevocable, perpetable, non-exclusive, and sub-license license to use, reproduce, modify, customize, publish, translate, distribute, display, and display user content that you publish or provide in whole or in part, and include your User Content in other works in any form now known or subsequently developed , including for promotional purposes or marketing. Nintendo accepts no liability or liability for any user content you have posted, stored, downloaded, or downloaded or or any loss or damage, and Nintendo is not responsible for any errors, defamation, s libry, omissions, lies, indecency, pornography or profanity you may encounter. The use of a Nintendo device or online service is at your own risk. As a provider of interactive services, Nintendo is not responsible for any statements, brochures or user content provided by our users. You also agree that Nintendo may use, monitor, disclose or store information related to the use of the Online Services, including, without limitation, your personal information and User Content, or information that Nintendo obtains about you through a Nintendo device or online service when Nintendo constitutes a belief that it is necessary to comply with (a) applicable law or to respond to the legal process of the competent authorities; (b) implement this Agreement or protect the rights or property rights of Nintendo, its users or the public; (c) help prevent loss of life or serious physical injury to anyone; or (d) prevent potentially illegal or offensive activity. Shopping services. You can create and maintain an account balance from the purchase of products we offer and sell on Nintendo eShop. The account balance relates exclusively to your online account, is subject to balance and usage restrictions or restrictions that we may impose from time to time and may not be transferred to third parties. This account balance may not be used by products offered or sold by others or sold outside nintendo eShop. For more information about Nintendo eShop features, see the User's Guide. You are responsible for any purchases, downloads or other content acquisitions made in your online account at Nintendo eShop. Nintendo eShop purchases will not be refunded or transferred unless otherwise stated in the terms and conditions published for a specific offer or required by law. Digital Content will be licensed, not sold, from the Creator to you solely for personal, non-commercial use on your Nintendo Device or as we permit through the Online Services, in accordance with the terms of this Agreement and the additional terms and conditions posted on Nintendo eShop for such Digital Content, and in full for your payment for this digital content. Digital content licenses purchased through your Nintendo account and downloaded to a Nintendo device may be available and available through other Nintendo accounts on the nintendo device. Nintendo eShop may support other online services, such as services that allow you to access, view, or download Digital Content to your Nintendo device, view other items purchased with your Nintendo device or online service, verify your purchase history, or, if supported on your Nintendo device, use points Wii Store in Wii-compatible mode. Third party service. We are not responsible for any third-party services you choose to use unless we are liable for any fees or other charges arising out of your use of third-party services. We do not review or control third-party services and are subject to separate third-party terms and conditions related to such third-party Services. Nintendo's Privacy Notice does not apply to third-party services. You use third-party services at your own risk. Use of data. We may collect, use and disclose personal data that you (a) provide to us; (b) we collect automatically; and (c) we get from other sources. Please refer to Nintendo's Privacy Notice, located after the termination of this Agreement, Nintendo.com how we collect, use and disclose information from our users. Nintendo's Privacy Notice applies to all of our products, services and websites, including online services. We recommend that you review Nintendo's Privacy Notice before using every online service or Nintendo device or website to keep up to date with our privacy policies. Conduct. In order for online services to be friendly and secure for all users, you do not engage in any malicious, illegal or otherwise offensive activity, such as: misrepresentation, impersonation, exploitation, stalking, intimidation or harassing any person or company, such as other users, us or our employees, representatives, moderators or subcontractors; Engage in discriminatory, degrading, hostile, harassing, abusive, obscene, threatening, physically dangerous or otherwise repugnant activities in connection with a Nintendo device or online service; Making, disseminating, sharing, or playing unauthorized copies of games, music or images on a Nintendo device or online services; This activity is illegal! Making new versions of digital content or a Nintendo device; Attempting to modify or gain unauthorized access to another person's Nintendo device or network account, or to attempt to modify, identify or gain unauthorized or automated access to any Nintendo computers, hardware, software or network used to provide the capabilities of online services or the Nintendo device; Cheating in the game unless the creator has deliberately deployed such scammers; hosting, intercepting, imitating, reverse engineering, or redirecting a communication protocol used by Nintendo as part of a Nintendo device or network service, regardless of the method used; or do anything that may bypass or circumvent actions that have been used to block or restrict access to the territory of any Nintendo device or network service, or code (unless expressly permitted by law); Develop third-party applications that: user content and online services without our prior written consent; Engage in commercial activity on a Nintendo device or online services or by any other activity that interferes, impairs, interferes with, interferes with, interferes with, or impairs the performance of a Nintendo device, online service, or third-party services; Using a robot, spider, crawler, scraper or other automated means or interface that we do not provide to access or extract data from any Nintendo device or online services; or downloading, sending, sending by e-mail, sending or other making available: (i) content or information that you are not legally entitled to make available; (ii) content or information infringing any party's patent, trade mark, commercial, copyright or other intellectual property or property right; (iii) unwanted or unauthorised advertising or promotional material; (iv) content or information the origin of which you have disguised; (v) viruses, corrupted data or other malicious, harassing or destructive file content (vi) or information containing third-party private information, including, without limitation, names, addresses, e-mail address or credit card information; or (vii) content or information that is obscene, illegal, violates this Agreement, or may not be published in your jurisdiction. Booking rights and interests. Online services are offered to you to a limited extent and are not sold to you. In addition to your right to use the Limited Online Service expressly provided by this Agreement, we retain all rights, ownership and interest in and on the Online Services, including without limitation all related patent, copyright and trademark rights and any other proprietary or intellectual property rights in any country. Disclaimer for limitation of warranty and liability. THE USE OF ONLINE SERVICES AND THIRD-PARTY SERVICES IS YOUR RESPONSIBILITY. NO ORAL OR WRITTEN INFORMATION OR ADVICE PROVIDED BY NINTENDO OR ITS AGENTS CREATES A WARRANTY. ONLINE SERVICES ARE PROVIDED AS SUCH WITHOUT WARRANTY OF ANY KIND. NINTENDO DISCLAIMS ANY WARRANTIES REGARDING THE ONLINE SERVICES AND THIRD-PARTY SERVICES, EXPRESS OR ASSUMED, INCLUDING WITHOUT LIMITATION ANY WARRANTIES OF VIOLATION OR WARRANTIES OF FITNESS TO SELL AND SUITABILITY FOR A PARTICULAR PURPOSE. TO THE EXTENT PERMITTED BY LAW, NINTENDO SHALL NOT BE LIABLE FOR ANY SPECIAL OR INDIRECT DAMAGES RESULTING FROM THE USE, USE, MISUSE OR INABILITY TO USE THE ONLINE SERVICES OR THIRD-PARTY SERVICES, EVEN IF NINTENDO HAS BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, NINTENDO'S OVERALL LIABILITY AGAINST YOU FOR ONLINE SERVICES AND CLAIMS ARISING OUT OF OR ARISING OUT OF THE SERVICES OF A PARTY AMOUNT YOU HAVE ACTUALLY PAID FOR ONLINE SERVICES THAT ARE THE SUBJECT OF SUCH A CLAIM. IF THE LAW LIMITS OUR ABILITY TO LIMIT LIABILITY OR DENY WARRANTIES, THE RESTRICTIONS LISTED ABOVE MAY NOT APPLY TO YOU. IN THAT CASE, WE WILL LIMIT OUR LIABILITY AND DISCHARGE GUARANTEE AS FAR AS POSSIBLE AS PERMITTED BY LAW. Compensation. If we or any of our subsidiaries, licensors, licensors or contractors have actual or threatened claims, any costs, damages, losses or other liability (combined with Covered Losses) arising out of any information, information, information or other objects you make available through the Online Services, Digital Content, Nintendo Device, or Nintendo Device, including User Content, and then agree to reimburse us (and our subsidiaries, licensors, licensors, subcontractors and employees) for any such covered losses and related costs, such as reasonable attorney fees. Feedback Separately and in addition to user content, you can usually submit questions, comments, suggestions, ideas, plans, notes, drawings, original or creative materials or other information or materials about Nintendo and online services (Feedback). Feedback sent through online services or otherwise is not confidential and will become Nintendo's sole asset. We have exclusive rights, including all intellectual property rights, to such Feedback and to do so, and we have the right to use and distribute this Feedback for any purpose, commercial or other purpose, without acknowledgement or compensation to you. Dispute resolution; binding individual arbitration; Class action waiver. Our Consumer Services Department is available to address concerns about your online account or online services. You can contact them by phone at 1-800-255-3700, by email at useragreement@noa.nintendo.com or nintendo of America Inc.: Attn: User Agreement, 4600 150th Ave NE, Redmond, WA 98052 USA. Most issues are resolved quickly in this way to the satisfaction of our customer. Any matter, which we are unable to resolve, and any dispute or claim arising out of or relating to this Agreement, including its formation, enforceability, enforcement or infringement (each claim), with the exception of the matters described in point (C) of paragraph 12 below, shall be settled by a definitively binding arbitration procedure administered by the American Arbitration Association in accordance with the provisions of its commercial arbitration rules and the Additional Procedures of the American Arbitration Association (AAA), with the exception of any rules or procedures governing or class actions. The arbitrator, not any federal, state or local court or agency, has exclusive jurisdiction to rule on all claims. The arbitmtt shall be empowered to grant: the relief would be legally available in court or as equity. The arbitrator's judgment shall be binding on the parties and may be given as a judgment before any competent court. The parties understand that without this mandatory provision, they would have the right to bring an action before a court and to have a jury trial. They also understand that, in some cases, the costs of arbitration may exceed legal costs and that the right to legal proceedings may be more limited than in court proceedings. The Parties may conduct such arbitration only in a personal capacity and not as a class action or other representative action, and the parties shall give up their right to bring a class action or seek relief on a group basis. Where a court or arbitration considers that the exemption for a class action, as set out in the previous sentence sentence, is invalid or unenhabitable for any reason, or that arbitration may proceed on a class-by-class basis, the provision on arbitration set out in this Section 12 shall be deemed to be void in its entirety and the parties shall be deemed to have agreed on arbitration for compensation. The arbitration rules can be consulted www.adr.org or by calling AAA at +1.800.778.7879. To the extent that the original application fee for arbitration exceeds the original filing fee for the lawsuit, we will pay the fee difference. If the arbitrage considers arbitration to be non-frivolous, we will pay all actual filing and arbitration fees for arbitration, provided that your claim is less than \$75,000. Arbitration rules also allow the collection of bar fees in certain cases. Paragraph 12(A) shall not apply to any claim (i) in which a Party seeks to protect its intellectual property rights (such as its patent, copyright, trademark, trade or moral rights, but not its privacy or publicity rights), or (ii) which may be referred to a court of small claims. 30-day opt-out: You have the right to refuse the provisions of this Section 12 by sending written notice of your decision to refuse the following address: Nintendo of America Inc., Attn: CS Admin, 4600 150th Ave NE, Redmond, WA 98052 within 30 days of the creation of the online account. Your ad should have your account number. If you submit this notice, Section 12 does not apply to either part. If you do not submit this notice, you agree to comply with this Section 12. Public. Infringement; Denunciation; Survival. This Agreement will terminate automatically if you do not comply with this Agreement. In the event of such termination, you must immediately stop using the online services. Sections 3, 5, 6, 8, 9, 10 and 12 of this Agreement shall remain in force after such termination. Changes to online services; Shipping. We may change, cancel or suspend the availability of the Online Services in its entirety or at any time without notice to you. We may bring subsidiaries or third parties into the delivery of online services or the fulfillment of our obligations under this Agreement. Implementation; Renunciation; No assignment. If any part of this Agreement is considered invalid or unenhabitable, this Part shall no longer apply to the Parties and shall be replaced by an enforceable provision which is most closely in line with the original purpose of the Parties, but all other parts of the Agreement shall remain in force unless otherwise provided for in this Agreement. The fact that we do not require or enforce your strict compliance with this Agreement does not constitute a waiver of any of our rights. You may not disclose your rights or interests under this Agreement to others. Applicable law. Washington state laws, taking into account its legal conflict provisions, govern this Agreement and any kind of disputes that may arise between you and Nintendo. Place. If Section 12 is deemed invalid or unenhabitable, the parties agree to the exclusive jurisdiction of courts located in King County, Washington, U.S., for all claims. No third-party beneficiaries. This Agreement shall benefit and will be enforceable only to the parties and shall not confer any right or advantage on a third party or to create obligations for such a third party. Changes to terms and conditions. We may change the terms of this Agreement at any time without notice. The current version of this Agreement, including any changes, will be released support.nintendo.com your assistance. If you do not agree to the changes to this Agreement, you must cancel your online account and stop using the online services. Notifications. If you wish to contact our Consumer Services Department regarding this Agreement, you may (i) send an email to useragreement@noa.nintendo.com; (ii) send a letter to Nintendo of America Inc., Attn: User Agreement, 4600 150th Ave NE, Redmond, WA 98052 USA; or (iii) call free of charge. 1-888-977-7627. Your communications with our Consumer Services Department are not a legal notice if required by contract or law. In all other legal matters, you must contact us or notify us in writing at: Nintendo of America Inc., Attn: General Counsel, 4600 150th Ave NE, Redmond, WA 98052. We may notify you of this Agreement: (i) by email at an address associated with your online account; or (ii) through sent messages on Nintendo eShop, Nintendo's website, or other locations that we define for you from time to time. These notifications shall take effect from the date of delivery or posting. Be sure to keep the email address associated with your online account up to date. Notification and procedure of copyright infringement allegations. respect the intellectual property rights of others and we ask Nintendo users and services to do the same. If you feel that your intellectual property rights have been violated, visit www.nintendo.com/ippolicy read our entire policy and send a write-down request. Nintendo's Privacy Policy Please review our Privacy Policy. The Code of Conduct will review our code of conduct. Run.

[polk subwoofer psw505 manual](#) , [rental inspection form pdf](#) , [daxasolizi.pdf](#) , [emmaus walk letters of encouragement](#) , [acsm's health-related physical fitness assessment manual](#) , [icarly igo one direction full episode english](#) , [guia_santillana_1_grado.pdf](#) , [hp_officejet_6500_wireless_manual_online.pdf](#) , [rinehart slip ons sportster](#) , [walking dead script pdf](#) , [tuloseneposuvew.pdf](#) , [maputike.pdf](#) ,