

MIGHTY PROTECTORS® Compatibility Licensing Agreement

Last updated October 18, 2017

1. Acceptance of Terms

By submitting an application to use the MIGHTY PROTECTORS® Compatibility Logo, you accept and agree to be bound by the terms and conditions of this Licensing Agreement (“License”) and comply with all the terms of use as specified in Exhibit A (“Usage Requirements”).

2. Copyrights and Trademarks

You acknowledge and agree that MONKEY HOUSE GAMES (“MHG”) owns all trademarks and copyrights relating to the MIGHTY PROTECTORS® Role-Playing Game System, and the MIGHTY PROTECTORS® Compatibility Logo (“Compatibility Logo”). You agree not to create or use any names, trade dress or trademarks similar enough to MHG’s that consumers could be confused about whether the item was produced by or on behalf of MHG.

3. Use of the “VILLAINS & VIGILANTES®” Trademark is NOT Covered by this License

You acknowledge and agree that this License cannot and does not grant any sort of rights whatsoever for any type of usage regarding the name, title or logo relating to VILLAINS & VIGILANTES®, which is a trademark owned by Scott Bizar, nor does this License imply or suggest that any such rights of usage may even be obtainable. Using the VILLAINS & VIGILANTES® name, title or logo will require a specific arrangement with the owner of that trademark to do so, and which is completely and entirely separate from this License.

4. Use of the MIGHTY PROTECTORS® MULTIVERSE Material is NOT Covered by this License

You acknowledge and agree that this License is specifically for releasing compatible material for the MIGHTY PROTECTORS® Role-playing Game System only. Any use of the characters, specific items, settings, organizations, concepts, likenesses and storylines of the MIGHTY PROTECTORS® MULTIVERSE require a separate agreement with MONKEY HOUSE GAMES. Anyone seeking the rights to use material MIGHTY PROTECTORS® MULTIVERSE should contact jack@monkeyhousegames.com and jeff@monkeyhousegames.com.

5. License Grant

If you are in compliance with all of the terms and conditions of this License and the usage requirements as defined in Exhibit A, you will be granted a non-transferable, non-sub-licensable, non-exclusive, royalty-free License to use the Compatibility Logo in printed books, electronic books, and freely available websites in connection with products that are compatible with the MIGHTY PROTECTORS® Role-Playing Game System, subject to the obligations and limitations set forth in this License.

You may use the Compatibility Logo only to indicate that your product is compatible with the MIGHTY PROTECTORS® Roleplaying System. You may not use the Compatibility Logo unless your game product is fully compatible with MIGHTY PROTECTORS® (see Section 7. Compatibility). The Compatibility Logo may only be used on MIGHTY PROTECTORS®-compatible products and in advertisements and websites directly promoting those products. The Compatibility Logo may only be used in the manner specified in

this License and in the Usage Requirements and may not be modified except as specifically set forth in the Usage Requirements.

No License or permission is granted (either expressly or by implication) with respect to any trademarks, copyrights, or other intellectual property right except for use of the Compatibility Logo, and any right not specifically granted hereunder is expressly reserved to MHG.

6. Usage Restrictions

The License granted hereunder is expressly limited to use of the Compatibility Logo in printed books, electronic books, and freely available websites. Anyone seeking a License for any other use or manner of publication should contact jack@monkeyhousegames.com and jeff@monkeyhousegames.com.

You may not use the Compatibility Logo in a way that suggests MHG owns, endorses, or is in any way responsible for any part of your product, or for any conduct of your business, or that suggests that you have any relationship beyond a mere License with MHG, unless we have a separate Agreement that lets you do so. You also may not state or suggest that MHG guarantees your product's compatibility with MIGHTY PROTECTORS®.

You may not produce a compatible product without first submitting for and receiving approval from MHG. This is to prevent overlap between MHG and Licensed releases. You should contact Jack Herman of MHG at jack@monkeyhousegames.com and Jeff Dee of MHG at jeff@monkeyhousegames.com with product proposals before you begin development. Monkey House will approve proposals only if the product does not replicate any products in development by MHG or other MIGHTY PROTECTORS® Licensees.

The titles of your products may not include any Monkey House trademarked terms (or marks confusingly similar thereto), including "MIGHTY PROTECTORS®" or "VILLAINS & VIGILANTES®".

You may not use MHG's trade dress for your products or advertisements—that is, you may not design your products to look confusingly similar to Monkey House's products.

You may not do anything illegal in or with products produced under this License. This refers to, but is not limited to, such illegal activities as violating trademarks and/or copyrights owned by unrelated parties without their permission, libeling any persons living or dead, or defaming any person living or dead, beyond the First Amendment protections provided to works of satire and parody, or engaging in incitement to commit acts of violence and/or harassment against any actual person or persons.

You must use your best efforts to preserve the high standard of our trademarks. You may not use this License for products that the general public would classify as "adult content," offensive, or inappropriate for minors, and can expect that any such proposals shall be rejected.

7. Compatibility

In order to make use of the compatible content, your product must operate under and rely on the rules of the MIGHTY PROTECTORS® Role-Playing Game System. Standalone game systems that utilize the MIGHTY PROTECTORS® title are under no circumstances authorized under this License.

You agree to use your best efforts to ensure that the licensed products are fully compatible with MIGHTY PROTECTORS® Role-Playing Game System as published in 2017.

In addition to being compatible with the MIGHTY PROTECTORS® Role-Playing Game System, products you release may also be compatible with the game system published by MHG as VILLAINS & VIGILANTES® 2.1 in 2010. However, you acknowledge and agree that as stated in Section 3 (“Use of the “VILLAINS & VIGILANTES®” Trademark is NOT Covered by this License”) this will not authorize you to use the VILLAINS & VIGILANTES® trademark. Such material can be referenced in the published work as being compatible with “2.1” or even “MIGHTY PROTECTORS® 2.1”.

8. Effective Dates

The License will become effective as soon as your application is accepted by MHG.

9. Breach and Cure

If you fail to comply with any of the terms of this License, you will be in breach and we will have the right to terminate this License. We will send notice to the contact information you provided in your registration. You will have thirty days from the date we send notice to cure the breach to our satisfaction. If the breach has not been fully and completely cured, we reserve the right to terminate the License permanently and with no further notice. After termination, you will not have the right to secure a new License from us without specific written consent.

10. Termination

We can terminate this License at any time, at our sole discretion.

If we terminate the License due to breach, you have to immediately stop selling or otherwise distributing products that use the Compatibility Logo and you must destroy all of your inventory of those products (including all marketing material). You may not make any more products that use the Compatibility Logo. You must immediately suspend any advertisements and any web content promoting products that use the Compatibility Logo. If there are any costs associated with any of this, the responsibility for paying them is exclusively yours.

If we terminate the License for any reason other than breach, you may no longer make any new products using the Compatibility Logo, but you may continue to sell or distribute existing physical products that were compliant under this License as long as you have inventory. If you sell out of a compliant product, you must remove the Compatibility Logo from future print runs. In the case of products that do not have physical inventory, such as PDFs, you must stop selling them within 30 days of termination, but if you remove the Compatibility Logo from them, you may start selling them again.

If you fail to comply with your post-termination obligations, you agree that any resulting dispute will be resolved in courts located in Hillsborough County, Florida, and you agree to be subject to the jurisdiction of such courts. You agree that such courts will be mutually directed to award the prevailing party in any dispute its legal fees and court costs in addition to any other appropriate monetary or injunctive relief such court deems appropriate.

11. Updates

Monkey House may update this License at any time. The latest version is available at Monkey House’s website. If you published anything under a previous version of this License, you can choose to use either

the version in place at the time you originally published the work or the updated version. For new products, you may only use the current version of the License.

Monkey House may update the Exhibits at any time; if we do, we will send notice to the contact information you supplied in your registration. You must always use the most recent version of each Exhibit. The Exhibits are incorporated within the terms of this License by this reference.

Monkey House may update the Compatibility Logo and the text required by Exhibit A (“Compatibility Text”) at any time; if we do, we will send notice to the contact information you supplied in your registration. You agree to use good faith efforts to stop using old Compatibility Logos and Text and start using the updated Compatibility Logo and Text for new products. You may continue to sell items made with the old Compatibility Logos or Text as long as you continue to comply with the terms of this License. If you reprint any products that were originally published using old Compatibility Logos or Text, we request, but do not require, that you use the new Compatibility Logo and Text.

12. Notices to Licensor

You agree to keep your contact information on your registration current. Any notices to you will be sent to that address. You agree that anything sent to the contact information constitutes valid notice and service of process on you.

13. Licensed Product

You agree to send at least a total of six copies (three copies of each Licensed product to MONKEY HOUSE GAMES at P. O. Box 2933 Pflugerville, TX 78691 and another three copies of each Licensed product to MONKEY HOUSE GAMES at P.O. Box 121 Crystal Lake, IL 60039). In the case of electronic books, you may send them electronically or on a CD, DVD, or other common medium in a broadly and freely reviewable format. You must send copies of Licensed product to Monkey House within 30 days of publication. We also request (but do not require) that you send us copies of any printed advertising or other marketing done in connection with the Licensed products.

14. Arbitration and Jurisdiction

MHG and you agree that all disputes related to this License shall be governed by the local laws of the State of Florida. Both you and MHG irrevocably and unconditionally consent to submit to the exclusive jurisdiction of the courts located in Hillsborough County, Florida with respect to any claim, action or legal proceeding related to this License, and both you and Monkey House agree to bring all legal action related to this License before such courts.

15. Warranties and Limitation of Liability

MHG makes no warranties about the suitability of the Compatibility Logo or the License for your business. MHG is not obligated to provide support for your use of the Compatibility Logo. Monkey House may not be held liable for any damages (incidental, consequential, or otherwise) resulting from your use of the Compatibility Logo or your agreeing to this License.

16. Indemnification

You agree to defend, indemnify and hold Monkey House harmless from any claims, demands or suits brought with respect to any products produced by or for you.

17. Non-Transferability

The terms of this agreement is not transferrable from one publisher to another.

If your licensed product goes out of print from its original publisher and you want to put back into print through another publisher, that product will need to be resubmitted for approval. If you are a publisher and your title, product line or company is acquired by another publisher, the new publisher will have to resubmit each acquired product for approval.

18. Compensation

No monetary compensation of any kind is required to comply with the terms of this agreement.

Exhibit A: Usage Requirements

Last updated October 18, 2017

You may refer to our game using the phrase “The MIGHTY PROTECTORS® Roleplaying Game” or simply “MIGHTY PROTECTORS®.”

Compatibility Text

You must include the following text, as its own paragraph, on the title page or on any one page preceding the title page, in a legible size and color:

Compatibility with MIGHTY PROTECTORS® requires the MIGHTY PROTECTORS® Role-Playing Game System from MONKEY HOUSE GAMES. See <http://www.MonkeyHouseGames.com> for more information on MIGHTY PROTECTORS®. MONKEY HOUSE GAMES is not responsible for the content of this product and does not explicitly endorse it unless otherwise stated.

You must include the following text, as its own paragraph, on the page on which you provide any other copyright notices, and in a legible size and color, no smaller than any other copyright notice on the page:

MIGHTY PROTECTORS® is a trademark of MONKEY HOUSE GAMES, published exclusively by MONKEY HOUSE GAMES. The MIGHTY PROTECTORS® Logo is a trademark of MONKEY HOUSE GAMES and is used under the MIGHTY PROTECTORS® Compatibility License. See <http://www.MonkeyHouseGames.com> for more information on the compatibility License.

If you use the MIGHTY PROTECTORS® Compatibility Logo in advertising or on a website, you must include the following text in a legible size and color, no smaller than any other copyright notice on the page:

MIGHTY PROTECTORS® and associated marks and logos are trademarks of MONKEY HOUSE GAMES, and are used under License. See <http://www.MonkeyHouseGames.com> for more information on VILLAINS & VIGILANTES™.

You must reproduce the Compatibility Logo in a legible size on the front cover of each Licensed product. The Compatibility Logo must be no smaller than 25% the product’s title.

You must reproduce the Compatibility Logo, in a legible size, on the back cover of each Licensed product. (This requirement does not apply to products, such as some magazines, that run advertisements on the back cover; nor does it apply to electronic books which have no back covers.)

You may reproduce the Compatibility Logo on the spine or on the interior of any Licensed product.

You must reproduce the Compatibility Logo, in a legible size, on any print advertising material for the product.

You may reproduce the Compatibility Logo, in a legible size, on websites describing or otherwise advertising the Licensed product. Where reasonable, please include the following text near the logo, linked to <http://www.MonkeyHouseGames.com>: “Learn more about MIGHTY PROTECTORS® at [MonkeyHouseGames.com](http://www.MonkeyHouseGames.com)”

You may not alter the color, typography, design, or proportions of the Compatibility Logo, although you may render it in black and white in situations where color is not available. You may not allow the Compatibility Logo to be obscured in any way.