

## Pits & Perils Open Supplement License v1.0

The following Open Supplement License governs the reproduction and distributing of materials compatible with the Pits & Perils role-playing game by Olde House Rules. By copying, modifying and/or distributing supplemental materials, you agree to be bound by the terms of this License.

### 1. Application

This License applies to any supplemental materials designed for, and compatible with, the Pits & Perils game reproduced and distributed by individuals or entities other than Olde House Rules.

### 2. Definitions

"Copyright Notice" means the copyright notice applying to Pits & Perils.

"Distribute" or "Distributing" means to reproduce, display, transmit or otherwise distribute by any medium and/or in any form, whether gratis, for a direct or indirect fee, or any form of exchange.

"Supplemental Material" means any derivative content, such as adventures, enemies, spells and/or variant rules compatible with Pits & Perils and requiring the Pits & Perils rulebook(s) to fully utilize.

"You" or "Your" means an individual or a legal entity exercising rights under this License.

### 3. Grant and Consideration

In consideration for Your agreement to use this License, effective on this date, Olde House Rules grants You world-wide, royalty-free and non-exclusive License for the following permitted uses:

3.1. You may copy and Distribute Your Supplemental Material, provided that You, in each instance, send a digital copy to Olde House Rules for private archival purposes.

3.2. You may use terminology specific to Pits & Perils provided these do not exactly or conceptually reproduce the existing work.

3.3. In all instances, the Copyright Notice and this License will be prominently displayed somewhere within Your Supplemental Material and the "Approved for Pits & Perils" logo on the front or inside cover at Your discretion.

### 4. Representation

By Distributing Your Supplemental Material, You represent that it is Your original creation and/or that You have sufficient rights to Your Supplemental Materials to make the grants described in this License.

### 5. Versions of the License

Olde House Rules may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. New Supplemental Material must always use the most recent version of the License from the Olde House Rules web site. Once Your Supplemental Material has been published under a particular version of this License, You may continue to use it under the terms of that version or You may choose to use it under the terms of any subsequent version of this License published by Olde House Rules. No one other than Olde House Rules has the right to modify the terms of this License.

### 6. No warranty

You expressly acknowledge and agree that use of Pits & Perils is at Your sole and entire risk. Pits & Perils is provided "as is" and without warranty of any kind. Olde House Rules expressly disclaims all warranties and/or conditions, express or implied, including but not limited to, the implied warranties and/or conditions of satisfactory quality, merchantability, fitness for a particular purpose and non-infringement of third party rights. No oral or written information or advice given by

Olde House Rules shall create a warranty.

### **7. Limitation of Liability**

Under no circumstances shall Olde House Rules be liable for any incidental, special, indirect or consequential damages arising out of or relating to this License or Your use of Pits & Perils, whether under a theory of contract, warranty, tort (including negligence), products liability or otherwise.

### **8. Use of the Logo**

The "Approved for Pits & Perils" logo is the property of Olde House Rules and may only be displayed under the terms of this License.

### **9. Termination**

This License and the rights granted herein will terminate automatically without notice from Olde House Rules if You fail to comply with any term or terms of this License and fail to cure such breach within 30 days of being notified of such breach by Olde House Rules.

9.1. Where Olde House Rules determines that a purportedly Supplemental Material is in fact a violation of copyright, this constitutes a breach of this License. Olde House Rules may terminate this License and the rights granted herein if You fail to cure such breach within 30 days of being notified of such breach by Olde House Rules. Olde House Rules may, at its option, use any applicable copyright law to protect its intellectual property rights.

9.2. Where Olde House Rules determines a Supplemental Material does not comply with subsection 3.3 of this License, this constitutes a breach of this License. Olde House Rules may terminate this License and the rights granted herein if You fail to cure such breach within 30 days of being notified of such breach by Olde House Rules.

9.3. Upon termination of this License, You agree to immediately stop any further copying,

modifying and/or Distributing of the Supplemental Material in question. Except in the case of copyright violation, You will not be liable to Olde House Rules for compensation, indemnity or damages of any sort solely as a result of terminating this License in accordance with its terms, and termination of this License will be without prejudice to any other right or remedy of either party.

9.4. Termination of Your License by Olde House Rules shall not be effective to terminate the License of anyone else enjoying rights under this License.

### **10. Miscellaneous**

10.1. This License will not be construed as creating an agency, partnership, joint venture or any other form of legal association between You and Olde House Rules, and You will not represent to the contrary, whether expressly, by implication, appearance or otherwise.

10.2. Nothing in this License will impair the right of Olde House Rules to acquire, license, develop, market and/or Distribute products that perform the same or similar functions as, or otherwise compete with, Your Supplemental Material.

10.3. Failure by Olde House Rules to enforce any provision of this License will not be deemed a waiver of future enforcement of that or any other provision. Any law, regulation or rule of interpretation which provides that the language of a contract shall be construed against the drafter will not apply to this License.

10.4. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable.

10.5. This License constitutes the entire agreement between the parties with respect to the subject matter thereof.