

USER CONTRACT OF THE ELECTRONIC NOTIFICATION SYSTEM (X-ILMO) OF PORNOGRAPHIC AUDIOVISUAL PROGRAMS

1. Parties to the Contract

Finnish Board of Film Classification

Customer: _____

2. Subject-matter of the Contract

By this Contract, the Finnish Board of Film Classification grants the Customer the right to use the electronic online notification system of pornographic films (X-ILMO).

ILMO is an electronic registration system, and a notification regarding an pornographic film made via it replaces a notification made on the paper form of the Finnish Board of Film Classification.

3. Right of use

The ILMO system is meant only for use by the Customer referred to in the Contract. It is forbidden to convey the user ID and the password to a third party.

The Customer shall be liable for all notifications made by using his user ID.

4. Terms of use

The Customer undertakes to distribute only erotic films which do not violate sections 17, 18, 18a or 19 of Chapter 17 of the Penal Code.

Before notifying each programme, the Customer undertakes (by means of the search function of ILMO) to ensure that the program in question has not yet been registered in the data base of pornographic films of the Finnish Board of Film Classification.

The Customer undertakes carefully to record the data on the name and other information of audiovisual programmes as well as to notify the information on the audiovisual programme truthfully.

The Customer likewise undertakes without delay to submit the erotic films to the Finnish Board of Film Classification when so requested.

When notifying a film, the notification to the system has to be appended with a digital image of the cover of the film in jpg-format. The jpg-format has to be at least 20 mbits but at most 50 mbits.

5. Usage costs

The Finnish Board of Film Classification is responsible for the maintenance costs of the ILMO system. For the time being, the use of the ILMO notification system is free of charge to the Customer. Should the notification system require the Customer to pay a charge, this will require the conclusion of a new Contract.

6. Termination of the Contract

This Contract is valid until further notice.

The Finnish Board of Film Classification may terminate the Contract with immediate effect if the Customer violates the contract terms (clause 4).

In addition to cancellation of the Contract, the misleading of the authority will lead to legal action.

The Finnish Board of Film Classification has the right to amend the contract terms, in which case this Contract will elapse.

The Finnish Board of Film Classification will notify the Customer of changes relating to the ILMO notification system one (1) month prior to their entry into force.

The Customer has the right to give notice to terminate the Contract at any time and to return to the use of notification forms on paper. The notice to terminate shall be given in writing.

This Contract has been concluded in two (2) identical copies, one for the Finnish Board of Film Classification and the other to the Customer.

Date and place

Date and place

Finnish Board of Film Classification
Sörnäisten rantatie 25
00500 HELSINKI, Finland
Telephone: + 358 9 228 541
Telefax: +358 9 2285 44670
Email in form
first name.last name@vet.fi
Internet: www.vet.fi

Signature of the customer

Name of Customer in print

Customer contact information:

Company: _____

Business ID: _____

Address: _____

Postal code: _____

Post office: _____

Telephone: _____

Email: _____

Internet: _____