# Terms of Use of Farlegacy

These terms govern your use of any farlegacy resources. By purchasing, trading. or otherwise using or interacting with any farlegacy resource, you acknowledge that you have read, understand and agree to be bound by these terms.

#### **Effective Date: 22/07/2025**

These Terms of Use ("Terms") govern your access to and use of the Farlegacy game, a blockchain-based digital collectible card game ("Game"), provided by the Farlegacy Team ("we", "us", or "our"). By accessing or using the Game, you agree to be bound by these Terms.

#### 1. Definitions

For the purposes of these Terms of Use, the following terms shall have the meanings set forth below:

**Farlegacy game** refers to an interactive, turn-based card battler accessible through a miniapplication on the Farcaster protocol. Players construct decks and engage in strategic matches using digital cards inspired by crypto-related entities, narratives, and personalities. The Game may include progression systems, quests, seasonal events, and other gameplay features as defined by the developers.

**Farlegacy NFT** refers to a unique, non-fungible token issued on the Base blockchain that serves as a digital asset within the Farlegacy ecosystem. These NFTs may include, but are not limited to, Crystals that represent access rights, player identity, progression, or other forms of in-game utility as designated by the Farlegacy team.

**Token \$SHARD** refers to a fungible cryptographic token that may be used within the Farlegacy ecosystem for in-game interactions, rewards, progression, or other functions as defined by the Game's mechanics and tokenomics. \$SHARD does not represent ownership, equity, or investment interest in any entity associated with Farlegacy.

## 2. Acceptance of Terms

By accessing or using the Game, you confirm that you are at least 18 years old and have the legal capacity to enter into a binding agreement.

The Game is not intended for use by persons or entities who are citizens, residents, or located in the United States of America (including its territories and possessions). If you are a U.S. Person as defined under applicable law, you are strictly prohibited from accessing or

using the Game. By using the Game, you represent and warrant that you are not a U.S. Person.

Your purchase, trading, or other use of Farlegacy NFTs or Farlegacy Token \$SHARD does not contravene international trade sanctions laws. You may not own or control Farlegacy NFTs or Farlegacy Tokens if (i) you are in, under the control of, or a national or resident of Cuba, Iran, North Korea, Syria, or the Crimea, Donetsk People's Republic, or and Luhansk People's Republic regions of Ukraine, or any other country or region subject to a United States embargo; or (ii) you are listed on any sanctions asset blocking list or export denial list maintained by the U.S., E.U., Canada, or U.N., such as the Specially Designated Nationals and Blocked Persons ("SDN") List administered by the U.S. Department of Treasury's Office of Foreign Assets Control ("OFAC") or the Entity List administered by the U.S. Department of Commerce's Bureau of Industry and Security ("BIS"). You may not transfer a Farlegacy NFT or Farlegacy Token to a transferee in category (i) or (ii) above.

If you do not agree to these Terms, you must not use the Game.

#### 3. Modification of Terms

We reserve the right to modify these Terms at any time. If we do so, we will provide notice by updating the "Effective Date" at the top of the Terms. Your continued use of the Game after the updated Terms become effective constitutes your acceptance of the changes.

# 4. Ownership and intellectual Property

All content within the Game, including but not limited to graphics, gameplay mechanics, artwork, logos, and text, is the property of the Farlegacy Team or its licensors and is protected by copyright, trademark, and other intellectual property laws. You may not use, reproduce, or distribute any content from the Game without our express written permission.

#### 5. Development Disclaimer

The Game is currently under active development. We do not make any guarantees, representations, or warranties regarding the timeline, completion, or public release of the Game.

You acknowledge that the development process is complex and subject to numerous variables, including but not limited to technical challenges, regulatory changes, team availability, funding, market conditions, and third-party dependencies.

We expressly disclaim any liability arising from delays, changes in direction, or cancellation of the Game or any of its components. Any statements regarding future development, features, or launch dates are aspirational and not binding.

#### 6. Wallets and Blockchain Transactions

To interact with the Game, you must use a blockchain wallet compatible with the Base network - Farcaster Wallet. All transactions, including purchases, sales, and transfers of NFTs or tokens, are facilitated by smart contracts on the blockchain. You acknowledge that we have no control over and are not responsible for those transactions or any losses you may incur as a result.

The Game's smart contracts and related services are not intended to be accessed or used by U.S. Persons. Any operations originating from a U.S. IP address or associated with a U.S. Person is deemed unauthorized and may be restricted.

#### 7. No Investment Advice or Guarantees

We do not provide investment advice. Any actions or transactions you undertake in the Game are at your sole discretion and risk. The Game and its associated tokens or NFTs are not financial instruments or securities.

Farlegacy NFTs and \$SHARD token are made available solely for entertainment purposes, and do not represent an investment opportunity or financial instrument. User interactions with NFTs and Token should not be considered as investment activities.

Farlegacy Team provides no guarantee regarding the value, performance or appreciation of NFTs or \$SHARD token. In particular, we do not guarantee that there is or will be any price or market for Farlegacy NFTs or \$SHARD token, or that they will have or retain any value. To the extent that Farlegacy NFTs or \$SHARD token have a market value, such value may materially decrease for a variety of reasons.

The Farlegacy Team does not guarantee any financial return or profit from playing the Game, trading assets, or holding tokens

## 8. Assumption of Risk and Disclaimer

You acknowledge that blockchain technology is inherently risky. By using the Game, you

agree to assume all risks associated with interacting with blockchain systems, smart contracts, digital wallets, and cryptographic tokens.

You further acknowledge that the Farlegacy Team is not responsible for:

- The loss or theft of digital assets.
- Losses due to user error, including forgotten passwords or private keys.
- Volatility in the price or value of any in-game assets.
- Smart contract bugs or exploits.
- Third-party service failures, including wallet providers and marketplaces.

# 9. Farlegacy Digital Assets

# 1. Farlegacy NFTs

- 1. Farlegacy NFTs are strictly intended for use as utilities in Farlegacy Games and have no financial or speculative value.
- 2. Farlegacy Team makes no guarantees or promises regarding the current or future functionality or value of Farlegacy NFTs.
- 3. Farlegacy NFTs may be tradeable on third party marketplaces. Farlegacy bears no responsibility for any trading of NFTs
- 4. We do not guarantee that there is or will be any available marketplace where NFTs are tradeable.

## 2. Farlegacy Token \$SHARD

- 1. Farlegacy Tokens are strictly intended for use as utilities in Farlegacy Games and have no financial or speculative value.
- 2. The utility functions of Farlegacy Tokens are subject to future modifications for gameplay balance. Farlegacy Team makes no guarantees concerning the current or future utility functions of \$SHARD token.
- 3. \$SHARD Token transactions are irreversible.
- Farlegacy may cease to support the use of \$SHARD token at any time, with or without notice to you.

# 10. Limitation of Liability

To the maximum extent permitted by applicable law, the farlegacy team shall not be liable for any indirect, incidental, consequential, special, or exemplary damages, including but not limited to loss of profits, data, or goodwill, arising out of or in connection with your use of the game.

## 11. Acknowledgment of Speculative Nature

You acknowledge and agree that participation in the Game involves highly speculative digital assets and evolving technologies. You should not play the Game or acquire in-game assets with funds you cannot afford to lose. Farlegacy is intended as a recreational product and not an investment vehicle.

#### 12. Termination

We may suspend or terminate your access to the Game at any time, without prior notice or liability, if you violate these Terms or engage in any fraudulent, abusive, or unlawful activity.

## 13. Severability

If any provision of these Terms is held to be invalid or unenforceable, the remaining provisions will remain in full force and effect.

#### 14. Contact Information

If you have any questions about these Terms, please contact us at <a href="mailto:support@farlegacy.com">support@farlegacy.com</a>.

#### 15. Entire Agreement

These Terms constitute the entire agreement between you and the Farlegacy Team regarding the Game and supersede all prior agreements and understandings.

# 16. Privacy

We respect your privacy and are committed to protecting your personal information. We do not collect, store, or process any personally identifiable information unless explicitly provided by you in accordance with applicable data protection laws. Use of third-party wallets or services may be subject to their own privacy policies

## 17. Taxes and Legal Compliance

You are solely responsible for determining and fulfilling any tax obligations that apply to your participation in the Game, including reporting and paying taxes arising from transactions involving digital assets. We do not provide tax, legal, or financial advice.

## 18. Force Majeure

We shall not be held liable for any failure or delay in performance due to circumstances beyond our reasonable control, including but not limited to natural disasters, cyber attacks, blockchain network failures, regulatory actions, or wars.

#### 19. No Waiver

Our failure to enforce any right or provision of these Terms will not be considered a waiver of those rights. Any waiver must be expressly stated in writing.

# 20. Assignment

You may not assign or transfer your rights or obligations under these Terms without prior written consent. We may assign these Terms without restriction.

### 21. Language

These Terms are written in English. Any translation is provided for convenience only. In the event of a conflict between translations, the English version shall prevail.

#### 22. General Provisions and User Conduct

- 22.1. By accessing or using our Game, you acknowledge and agree to abide by these rules, which are designed to ensure a fair and enjoyable experience for all players. You are solely responsible for your conduct within the Game and any consequences that may result from violations of these provisions. We strictly prohibit any form of cheating, hacking, exploiting bugs, or using unauthorized third-party software to gain an unfair advantage. Additionally, harassment, hate speech, discrimination, or any other toxic behavior towards other players will not be tolerated under any circumstances.
- 22.2. Our moderation team actively monitors in-game activities, chats, and forums to

enforce these rules and maintain a positive community environment. Violations may result in immediate penalties, including warnings, temporary suspensions, or permanent bans, depending on the severity of the offense. We reserve the right to investigate any suspicious activity, including but not limited to account sharing, boosting, or fraudulent transactions. You must keep your account credentials secure and report any unauthorized access immediately—failure to do so may result in irreversible damage to your account. Remember that while we encourage healthy competition and social interaction, all communications should remain respectful and appropriate for players of all ages. Spamming, advertising unrelated services, or attempting to scam other players is strictly prohibited. We also discourage impersonating staff members or spreading false information about the Game or its developers.

22.3. Ultimately, we aim to foster a welcoming and enjoyable gaming space, and your cooperation in upholding these standards is essential. If you encounter any violations or have concerns about another player's conduct, please report them through our official support channels so we can take appropriate action.

# 23. Third-Party Content and Services

- 23.1. The Game may incorporate or provide links to third-party services, content, and platforms ("Third-Party Services") that are not owned or controlled by us. These may include payment processors, social media integrations, advertising networks, cloud storage providers, and community forums. While we strive to only partner with reputable providers, we do not endorse, guarantee, or assume responsibility for the quality, safety, legality, or reliability of any Third-Party Services. Your use of such services is entirely at your own risk, and you should carefully review their terms of service and privacy policies before engagement.
- 23.2. We explicitly disclaim all liability for any damages, losses, or harm resulting from your interactions with Third-Party Services, including but not limited to: fraudulent transactions, data breaches, service interruptions, or exposure to malicious content. Any disputes regarding purchases, subscriptions, or data handling must be resolved directly with the respective third-party provider. Please note that third-party services may collect and use your personal information differently than we do, and we cannot control or protect data once it leaves our systems.
- 23.3. The availability of Third-Party Services through our Game does not imply our partnership or affiliation unless expressly stated. We reserve the right to modify, remove, or restrict access to any third-party integration at any time without notice. Some features may require you to create accounts with external providers or pay additional fees not controlled by us. Be aware that geographic restrictions, local laws, or platform-specific policies may affect your ability to use certain Third-Party Services.

If you choose to connect your Game account to external services, you acknowledge that

this may share certain profile information and gameplay data according to the permissions you grant. You are solely responsible for managing these connections and revoking access when desired. We strongly recommend using unique passwords for each service and enabling available security features like two-factor authentication.

# 24. Updates and Maintenance

24.1 We continuously work to improve your gaming experience through regular updates and maintenance. These updates may include new features, gameplay adjustments, security patches, or technical optimizations, and may be deployed automatically without prior notification. While we strive to minimize disruption, you may experience temporary service interruptions during scheduled or emergency maintenance windows. We recommend keeping your game client up-to-date to ensure compatibility and access to the latest content.

24.2 Please note that we are not required to provide advance notice for all updates or maintenance activities, though we will typically communicate major changes through our official channels. Some updates may significantly alter game mechanics, reset progress, or remove certain elements at our discretion. We do not guarantee that all devices or platforms will support every update indefinitely, and older versions may become inoperable over time. 24.3 We reserve the right to modify, suspend, or discontinue any aspect of the Game, including but not limited to servers, events, or premium features, at any time and for any reason. While we aim to support the Game long-term, we cannot commit to indefinite availability and may sunset services when necessary. No compensation is guaranteed for lost progress, virtual items, or other impacts resulting from updates or service changes.

## 25. Feedback and Suggestions

25.1 We welcome and encourage your feedback, ideas, and suggestions about the Game and our services. By submitting any feedback, you automatically grant us full rights to use your input in any way we see fit. This means we may incorporate your suggestions into the Game, share them with partners, or use them for marketing purposes without owing you payment or credit. Your submission gives us a permanent, global license to modify, adapt, publish, or otherwise utilize your ideas across all platforms and media.

25.2 Please understand that while we value player input, we cannot guarantee that any particular suggestion will be reviewed or implemented. We receive numerous submissions and must prioritize based on technical feasibility, resource availability, and alignment with our creative vision. Your feedback becomes our exclusive property upon submission, and we may use similar or identical ideas that were independently developed or received from other sources.

25.3 We're not required to explain our decision-making process or provide status updates regarding submitted suggestions. There's no expectation of compensation or special recognition, even if we directly implement your idea. Remember that by participating in feedback programs, beta tests, or surveys, you agree to these terms unconditionally.

# 26. Dispute Resolution and Governing Law

26.1 In the event of any disagreement or legal matter related to these Terms or your use of our Game, we strongly encourage attempting to resolve the issue through good-faith discussions with our support team first. Should informal negotiations fail to produce a satisfactory outcome, both parties agree that the dispute will be settled exclusively through binding arbitration or in the courts of of our choosing.

- Any conflicts of law provisions that might apply the laws of another jurisdiction
- The United Nations Convention on Contracts for the International Sale of Goods
- Any local consumer protection laws that would otherwise supersede these terms 26.2 You acknowledge and agree that any legal claims must be filed within 12 months from when the issue first arose or became discoverable, after which you permanently forfeit the right to bring such claims. This statute of limitations applies to all potential causes of action, including but not limited to:
- Breach of contract
- Consumer protection violations
- Privacy disputes
- Intellectual property infringement

We retain the right to seek injunctive relief in any competent court worldwide to protect our intellectual property or prevent irreparable harm, notwithstanding this dispute resolution clause. If any portion of these terms is found unenforceable, the remaining provisions will remain in full effect.

#### 27. Indemnification

- 27.1. You hereby irrevocably agree to fully indemnify, defend, and hold harmless Farlegacy, its parent companies, subsidiaries, affiliates, officers, directors, employees, contractors, licensors, partners, and agents (collectively referred to as "Indemnified Parties") from and against any and all claims, lawsuits, liabilities, damages, losses, expenses, and costs (including, without limitation, reasonable attorneys' fees, court costs, and related expenses) that may arise directly or indirectly from:
- (a) Your access to or use/misuse of the Game or any Farlegacy resources, including but not limited to:
- Unauthorized access to or hacking of game servers

- Distribution of malware through our services
- Use of exploits, cheats, or modified game clients
- Improper manipulation of in-game systems or economy
- (b) Any violation by you of these Terms of Service or applicable laws, including:
- Copyright and trademark infringements
- Non-compliance with data protection and privacy laws
- Violations of export controls or international sanctions
- Improper conduct within the game community
- (c) Any infringement or misappropriation of intellectual property rights or other legal rights of third parties, including:
- Unauthorized use of protected content
- Misuse of other users' personal data
- Improper use of branding or logos
- Violations of patent rights or trade secrets
- 27.2. You must promptly notify Farlegacy of any claims or lawsuits related to the above and provide full cooperation in defending against such claims. Farlegacy retains the exclusive right to control the defense of any such claims, including the selection of legal counsel and defense strategy.
- 27.3. This indemnification obligation shall survive the termination of your account or your use of our services. You agree that Farlegacy has no obligation to reimburse you for any expenses incurred in connection with your participation in the indemnification process.
- 27.4. In the event any indemnification claim results in a settlement or judgment against Farlegacy, you shall immediately reimburse the company for the full amount of such settlement or judgment, including all accrued interest and related expenses.
- 27.5. Nothing in this section shall limit any other remedies available to Farlegacy at law or in equity. Farlegacy reserves the right to seek additional indemnification in cases of gross negligence or willful misconduct.

# 28. No Partnership or Agency

- 28.1. Nothing contained in these Terms shall be interpreted or construed as establishing any form of partnership, joint venture, employment relationship, agency relationship, or fiduciary relationship between you and Farlegacy or any member of the Farlegacy Team. 28.2. You expressly acknowledge and agree that no provision of these Terms grants you any right, power, or authority to:
  - Enter into any contracts or agreements on behalf of Farlegacy
  - Make any representations or warranties concerning Farlegacy products or services
  - Incur any liabilities or obligations in the name of Farlegacy

- Bind Farlegacy legally or financially in any capacity
  - 28.3. Any communications, interactions, or transactions between you and Farlegacy shall not be deemed to create any special relationship beyond that of an independent user/licensee of our services.
  - 28.4. Farlegacy reserves all rights to control and direct the means, manner, and method by which its services are provided, without creating any inference of partnership or agency.
  - 28.5. This provision shall survive termination of these Terms and your use of the Game or any Farlegacy services.

## 29. Interpretation

- 29.1. The section headings and titles contained in these Terms are inserted for convenience of reference only and shall not:
  - Affect the meaning or interpretation of these Terms
  - Be used as an aid in construction of these Terms
  - Have any legal or contractual significance
  - Be deemed to limit or modify any provision hereof
    29.2. In the event of any ambiguity or uncertainty in the interpretation of these Terms:
  - Such ambiguity shall not be interpreted strictly against Farlegacy as the drafting party
  - The interpretation shall be made in accordance with the general purpose and intent of these Terms
  - Any reasonable construction favoring the validity of the provision shall be adopted
  - The principle of contra proferentem shall not apply
    - 29.3. Where these Terms are translated into other languages, the English language version shall prevail in case of any discrepancies or conflicts between versions.
    - 29.4. The use of the singular includes the plural and vice versa, and words importing gender include all genders.
    - 29.5. Examples and illustrations provided in these Terms are for clarification purposes only and shall not limit the scope of the provisions they reference.

## 30. Residual Rights

- 30.1. Notwithstanding any other provision contained in these Terms, Farlegacy expressly reserves:
  - All rights not specifically granted to users under these Terms
  - Complete discretion regarding the exercise of its rights
  - The unilateral right to modify or revoke permissions at any time

- Full ownership of all intellectual property and proprietary rights
  30.2. No waiver of any term, provision or condition of these Terms shall be:
- · Effective unless made in writing
- Binding unless signed by an authorized officer of Farlegacy
- Deemed a waiver of any other provision
- Construed as a continuing waiver for subsequent violations
  30.3. The failure of Farlegacy to enforce any right or provision shall not constitute:
- A waiver of future enforcement of that right or provision
- A waiver of any other right or provision
- A modification of these Terms
- An estoppel against Farlegacy
  30.4. Any rights not expressly granted herein are reserved solely and exclusively to Farlegacy and its licensors.

## 31. Technological Limitations

- 31.1. You expressly acknowledge and agree that the Game and all related services may be subject to various technological limitations, including but not limited to:
  - Network congestion and blockchain processing delays
  - Smart contract vulnerabilities or failures
  - Internet latency and connectivity issues
  - Third-party platform outages or interruptions
  - Cryptographic key management challenges
  - Consensus mechanism limitations
  - Gas fee fluctuations and transaction failures
  - Cross-chain interoperability constraints
  - Data propagation delays in distributed networks
    31.2. Farlegacy shall not be held liable for any:
  - Financial losses due to failed transactions
  - Gameplay interruptions caused by network issues
  - Loss of digital assets resulting from technical failures
  - Inability to access services during maintenance
  - Consequences of force majeure events affecting infrastructure
  - Problems arising from user-side technical deficiencies
  - Issues caused by third-party service providers
  - Damages from security breaches beyond our control
    - 31.3. You accept all risks associated with blockchain-based gaming and agree that:

- Asset transfers are irreversible when confirmed
- Transaction speeds are non-guaranteed
- Service availability may vary by region
- Technological constraints may limit functionality

#### 32. General Disclaimer

- 32.1. The Game, all Farlegacy resources, and all related materials are provided strictly on an "as is" and "as available" basis without any representations or warranties of any kind, including but not limited to:
  - Implied warranties of merchantability or satisfactory quality
  - Warranties of fitness for a particular purpose or use
  - Warranties of title or non-infringement of intellectual property rights
  - Warranties of accuracy, completeness, or reliability of content
  - Warranties arising from course of dealing or usage of trade
    32.2. Farlegacy specifically disclaims responsibility for and makes no representations or warranties regarding:
  - Uninterrupted, timely, or error-free operation of the Game
  - Absence of viruses, malware, or other harmful components
  - Security of user data or prevention of unauthorized access
  - Compatibility with all hardware, software, or operating systems
  - Correction of defects or errors in the Game
  - Continued availability or support of any game features
    32.3. You acknowledge and agree that:
  - Your use of the Game is at your sole discretion and risk
  - Farlegacy shall have no liability for any damages or losses suffered
  - Some jurisdictions do not allow certain disclaimers, so some limitations may not apply

## 32. User Representations and Warranties

- 32.1. By accessing or using the Game, you expressly represent, warrant, and covenant that:
- (a) All registration information you provide (including personal data, payment details, and contact information) is and will remain:
- Truthful and not misleading in any material respect
- Accurate and kept current at all times
- Complete without material omissions

- Legally obtained and provided
- (b) You meet and will continue to meet all eligibility requirements for using the Game, including but not limited to:
- Being of legal age in your jurisdiction (at least 18 years old or age of majority)
- Not being on any restricted persons lists or subject to sanctions
- Having full legal capacity to enter into binding agreements
- 32.2. You further represent and warrant that:
- (a) You have never been:
- Suspended or banned from the Game or any Farlegacy service
- Found in violation of Farlegacy's Terms of Service
- Subject to disciplinary action for cheating or misconduct
- (b) You will not:
- Create multiple accounts to circumvent restrictions
- Use the Game for any illegal or unauthorized purpose
- Misrepresent your identity or affiliation
- 32.3. You acknowledge that:
- Farlegacy may verify your representations at any time
- False representations may result in immediate account termination
- You remain solely responsible for maintaining the accuracy of your information

## 33. Notice

- 33.1. All official notices, disclosures, and communications ("Notices") required or permitted under these Terms shall be delivered as follows:
- (a) Primary Delivery Methods (at Farlegacy's discretion):
- In-Game notifications or messaging systems
- Email to the address associated with your account
- Posted announcements on official Farlegacy websites
- (b) Alternative Methods (when applicable):
- SMS/text messages to registered mobile numbers
- Physical mail for legal/regulatory requirements
- Push notifications through official mobile apps
- 33.2. Notices shall be deemed properly given and received:
  - For electronic communications: upon transmission/sending
  - For in-Game notices: when displayed in your account interface
  - For physical mail: 3 business days after mailing 33.3. You are responsible for:
  - Maintaining current contact information in your account
  - Regularly checking all designated communication channels

- Ensuring your systems can receive our communications
  33.4. Special provisions apply for:
- Legal notices (which may require confirmed delivery)
- Account termination warnings
- Material changes to Terms of Service

#### 34. Survival

- 34.1. Notwithstanding any termination, suspension, or discontinuation of your access to or use of the Game, the following provisions of these Terms shall remain in full force and effect indefinitely:
  - Intellectual property rights and ownership clauses
  - Warranty disclaimers and liability limitations
  - Indemnification obligations
  - Dispute resolution and governing law provisions
  - User representations and warranties
  - Privacy and data protection terms
  - Any payment-related obligations
  - General prohibitions and restrictions
    34.2. The survival of these provisions shall:
  - Apply regardless of the reason for termination
  - Continue to bind both parties as applicable
  - Remain enforceable to their fullest extent
  - Not be affected by any settlement or release
    34.3. The parties expressly acknowledge and agree that:
  - These surviving provisions are essential to the agreement
  - Their survival reflects the parties' original intent
  - They serve to protect legitimate business interests
  - Their continued effect is reasonable and necessary

#### 35. Miscellaneous

35.1. This agreement represents the complete understanding between you and Farlegacy regarding the Game and supersedes all prior agreements or understandings. Should any portion of these Terms be deemed invalid or unenforceable by a court of competent jurisdiction, such determination shall not affect the remaining provisions, which shall continue in full force and effect. The parties agree that any unenforceable provision shall be

modified to the minimum extent necessary to make it valid while preserving its original intent to the greatest extent possible.

- 35.2 These Terms are strictly between you and Farlegacy, and no third party shall have any rights to enforce any provision herein. Nothing in this agreement shall be construed as creating any rights for persons or entities not party to these Terms. Farlegacy's decision not to enforce any right or provision shall not constitute a waiver of such right or provision unless expressly agreed in writing.
- 35.3 The section headings used throughout these Terms are for organizational purposes only and shall not affect their interpretation. Electronic signatures and digital acknowledgments shall be deemed equivalent to handwritten signatures for all purposes related to these Terms. In case of any discrepancy between language versions, the English language version shall prevail and serve as the authoritative version for all disputes and interpretations.

## 36. Ongoing Review

- 36.1. Farlegacy reserves the right to periodically review and modify these Terms at our sole discretion to account for evolving legal requirements, technological advancements, security considerations, and improvements to our services. We may implement changes to reflect new features, comply with regulations, or enhance user protections. While we aim to provide reasonable notice of material changes through in-Game notifications or email communications, you acknowledge that it remains your responsibility to regularly check these Terms for updates.
- 36.2 Your continued use of the Game following any modifications constitutes your acceptance of the revised Terms. If you disagree with any changes, your sole remedy is to discontinue using our services. We recommend reviewing the Terms at least monthly and particularly before engaging in significant in-Game activities or transactions.