

DEGA UNIVERSE DISCLAIMER

PLEASE READ THE ENTIRETY OF THIS “DISCLAIMER” SECTION CAREFULLY. NOTHING HEREIN CONSTITUTES LEGAL, FINANCIAL, BUSINESS OR TAX ADVICE AND YOU SHOULD CONSULT YOUR OWN LEGAL, FINANCIAL, TAX OR OTHER PROFESSIONAL ADVISOR(S) BEFORE ENGAGING IN ANY ACTIVITY IN CONNECTION HEREWITH. NEITHER DEGA UNIVERSE COMPANY (THE COMPANY), ANY OF THE PROJECT TEAM MEMBERS (THE DEGA UNIVERSE TEAM) WHO HAVE WORKED ON DE:GLORY (AS DEFINED HEREIN) OR PROJECT TO DEVELOP DE:GLORY IN ANY WAY WHATSOEVER, ANY DISTRIBUTOR/VENDOR OF \$DEGA OR \$DEGS TOKENS (THE DISTRIBUTOR), NOR ANY SERVICE PROVIDER SHALL BE LIABLE FOR ANY KIND OF DIRECT OR INDIRECT DAMAGE OR LOSS WHATSOEVER WHICH YOU MAY SUFFER IN CONNECTION WITH ACCESSING THIS WHITEPAPER, THE WEBSITE AT [HTTPS://WWW.DEGAVERSE.COM](https://www.degaverse.com) / OR [HTTPS://GLORY.DEGAVERSE.COM](https://glory.degaverse.com)/ OR [HTTPS://MARKETPLACE.DEGAVERSE.COM](https://marketplace.degaverse.com)/ OR [HTTPS://MARKET.DEGAVERSE.COM](https://market.degaverse.com)/ OR ANY LINK WITHIN THE DOMAIN OF *.DEGAVERSE.COM/ (THE WEBSITE) AND ANY OTHER WEBSITE OR MATERIALS PUBLISHED BY THE COMPANY.

1. Terms and Conditions:

DE:Glory is a Play-to-Earn, Idle and Multiplayer Online Role-play game which is developed on mobile application (the “App”). As an RPG game product, DE:Glory emphasizes social interaction through Party and Trading marketplace (items, pets, UGC-costume) and those two elements will be the soul of game developing strategy. Before you use the App or the Site services, review this disclaimer and any terms and conditions incorporated herein by reference.

2. Privacy:

This Privacy Policy describes our policies and procedures on the collection, use and disclosure of Your information when You use the Service and tells You about Your privacy rights and how the law protects You. We use Your Personal data to provide and improve the Service. By using the Service, you agree to the collection and use of information in accordance with this Privacy Policy. You can access [Privacy Policy](#)

3. Access:

By accessing and/or using our website, and/or using our services and functionalities made available through our website, you agree to comply with this disclaimer, terms and conditions. If you are below 18 years old, you must stop using/accessing our website and/or using the services and functionalities made available through our website and game application.

4. Associated Tokens:

- DEGA (Dega Universe Token)
- DEGS (Glory Shard - in game DE:Glory token)

The content of the Whitepaper or the Website is NOT relied upon as a promise, representation or undertaking as to the future performance of DEGA Universe. DEGA Universe does not make any warranties or representations of any kind with regard to the Tokens DEGA and DEGS

DEGA and DEGS are designed to be utilized and that is the goal of the Token distribution. In fact, the projects to develop DE:Glory and future projects of DEGA Universe would fail if all holders simply held onto their token and did nothing with it. DEGA and DEGS does not have any tangible or physical manifestation and does not have any intrinsic value and is non-refundable.

We do not make any promises with respect to the Tokens, its price, value, supply amount, performance, etc. We cannot and do not influence the price of the Tokens or its performance, and assume no liability to any person for the Tokens, their performance, increase in value or loss in value, the use or inability to use the Tokens.

5. External sites:

DEGA Universe Products and Services may include hyperlinks to other websites or resources, which are provided for the convenience of our users. DEGA Universe does not have control over External Sites.

You acknowledge and agree that we are not responsible for the availability of any External Sites, and that we do not endorse any advertisement, products or other materials that are made available from any External Sites. We are not responsible for any loss or damage which may be incurred as a result of any reliance placed by you upon the completeness, accuracy or existence of any advertisement, products or other materials on, or made available from any External Sites.

6. Security:

We are not responsible for the security of the systems, devices and other security software that you use to access our website.

For any further questions, please contact us at: info@degaverse.com

7. Right and limitation of ownership:

You acknowledge that the ownership of digital assets (NFTs) made available or purchased on the Website may give you the right to view, store, exchange, sell and display the NFT publicly but does not

allow or imply commercial use or ownership of intellectual property on the brand, design, music, video, art or other media displayed in your digital asset NFTs, unless specifically stated otherwise.

8. Disclaimer

The Website shall not be responsible or liable to you for any loss and take no responsibility for, and shall not be liable to you for any use of crypto assets, including but not limited to any losses, damages or claims arising from:

- a) user error, such as forgotten passwords, incorrectly constructed transactions, or mistyped addresses;
- b) server failure or data loss;
- c) corrupted wallet files;
- d) unauthorized access to applications;
- e) any unauthorized third-party activities; including, without limitation, the use of viruses, phishing, brute forcing, or other means of attack against the service or crypto assets.

Crypto assets are intangible digital assets. They exist only by virtue of the ownership record maintained in a blockchain. Any transfer of title that might occur in any unique digital asset occurs on the decentralized ledger within the blockchain. The Website does not guarantee that The Website can affect the transfer of titles or rights in any crypto assets.

9. Assumption of Risks

You accept and acknowledge:

- a) The value of NFTs is subjective and prices of blockchain assets are extremely volatile. Fluctuations in the price of other digital assets could materially and adversely affect the crypto assets, which may also be subject to significant price volatility. We cannot guarantee that any purchasers of crypto assets will not lose money.
- b) You are solely responsible for determining what, if any, taxes apply to your crypto assets' transactions. The Website is not responsible for determining the taxes that apply to crypto assets transactions.
- c) There are risks associated with using an Internet based currency, including but not limited to, the risk of hardware, software and Internet connections, the risk of malicious software introduction, and the risk that third parties may obtain unauthorized access to information stored within your wallet. You accept and acknowledge that The Website shall not be responsible for any communication failures, disruptions, errors, distortions or delays you may experience when using the crypto assets, however caused.
- d) A lack of use or public interest in the creation and development of distributed ecosystems could negatively impact the development of those ecosystems and related applications, and could therefore also negatively impact the potential utility or value of crypto assets.
- e) The regulatory regime governing blockchain technologies, cryptocurrencies, non-fungible tokens and other crypto-based items is uncertain, and new regulations or policies may materially adversely affect the development of the Service and the utility of crypto assets.

f) There are risks associated with purchasing user generated content, including but not limited to, the risk of purchasing counterfeit assets, mislabeled assets, assets that are vulnerable to metadata decay, assets on smart contracts with bugs, and assets that may become untransferable. The Website reserves the right to hide collections, contracts, and assets affected by any of these issues or by other issues. Assets you purchase may become inaccessible on The Website. Under no circumstances shall the inability to view your assets on The Website serve as grounds for a claim against The Website.

9. LIMITATION OF LIABILITY

To the fullest extent permitted by law, in no event shall The Website be liable to you or any third party for any lost profit or any indirect, consequential, exemplary, incidental, special or punitive damages arising from these terms, the Service, or for any damages related to loss of revenue, loss of profit, loss of business or anticipated savings, loss of use, loss of goodwill, or loss of data, and whether caused by tort (including negligence), breach of contract, or otherwise.

The access to and use of the Services are at your own discretion and risk, and you shall be solely responsible for any damage to your computer system or mobile device or loss of data resulting therefrom.

Notwithstanding anything to the contrary contained herein, in no event shall the maximum aggregate liability of The Website arising out of or in any way related to these terms, the access to and use of the service, content, crypto assets, or any products or services purchased on the service exceed the greater of:

- a) the amount received by The Website from the sale of crypto assets that are the subject of the claim, and
- b) the operational costs from the sale of crypto assets that are the subject of the claim.

The foregoing limitations of liability shall not apply to liability of The Website for:

- a) death or personal injury caused by a member of The Website's negligence; or for
- b) any injury caused by a member of The Website's fraud or fraudulent misrepresentation.

Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you. Some jurisdictions also limit disclaimers or limitations of liability for personal injury from consumer products, so this limitation may not apply to personal injury claims.

10. TERMINATION

Notwithstanding anything contained in these Terms, we reserve the right, without notice and in our sole discretion, to terminate your right to access or use the Service at any time and for any or no reason, and you acknowledge and agree that we shall have no liability or obligation to you in such event and that you will not be entitled to a refund of any amounts that you have already paid to us, to the fullest extent permitted by applicable law.