**SUMMARY**

The Solar Moon Whitepaper and Webpage is for general information purposes only. It does not constitute investment advice, recommendations, or any form of solicitation. Any information provided is at all times subject to change by the sole discretion of Solar Moon. SOLAR MOON tokens are not sold for value and are not meant to be a security, commodity or any kind of financial instrument. Please view the full Legal Disclaimer here.

**LEGAL DISCLAIMER**

This Solar Moon Governance Token Whitepaper is for general information purposes only. It does not constitute investment advice, recommendations, or any form of solicitation. Any information provided is at all times subject to change by the sole discretion of Solar Moon.

Solar Moon will not sell the SOLAR MOON token at any point to any individual, entity, or group and is only creating the SOLAR MOON Token to function within the Solar Moon ecosystem in order to provide increasing levels of decision-making ability and control over the product to the player-base, in-game item owners, and other stakeholders. No SOLAR MOON token will represent any economic interest in Solar Moon at any time, and Solar Moon developed SOLAR MOON for the sole purpose of use within the Solar Moon Platform.

At no point will Solar Moon use promotional materials to solicit investment in SOLAR MOON. SOLAR MOON holders shall not exchange any fiat, cryptocurrency, any form of value, or any other financial instrument for SOLAR MOON with Solar Moon. Solar Moon will not use SOLAR MOON in any way to foster a third-party trading market at any point. Solar Moon does not offer any bounty programs that would serve as promotion of the SOLAR MOON token.

Through the development of SOLAR MOON, Solar Moon does not grant any rights, express or implied, other than the right to use SOLAR MOON on the Solar Moon Platform or within the DAO. In particular, Solar Moon expressly denies any ability of the SOLAR MOON token to represent or confer any ownership right or stake, share, security, or equivalent rights, or any right to receive future revenue shares, intellectual property rights or any other form of participation in or relating to any Solar Moon product and/or Solar Moon and/or any of its corporate affiliates. Solar Moon created the SOLAR MOON tokens as decentralized smart contracts, and in no way are meant to be a security, commodity or any kind of financial instrument.

Solar Moon reserves the right to reject any usage of SOLAR MOON tokens on the Solar Moon Platform. Solar Moon rejects any responsibility for any direct or consequential loss or damage of any kind whatsoever arising directly or indirectly from: (i) reliance on any information provided, (ii) any error, omission or inaccuracy in any such information; or (iii) any action resulting from such information.

To the fullest extent permitted by applicable law and except as otherwise specified in writing by Solar Moon: (i) SOLAR MOON tokens are airdropped on an “as is” and “as available” basis without warranties of any kind, and Solar Moon expressly disclaims all implied warranties as to the SOLAR MOON tokens, including, without limitation, implied warranties of merchantability, fitness for a particular purpose, title and non-infringement; (ii) Solar Moon does not represent or warrant that the SOLAR MOON tokens are reliable, current or error-free, or that technical defects in the SOLAR MOON tokens will be corrected; and (iii) Solar Moon cannot and does not represent or warrant that the SOLAR MOON tokens or the delivery mechanism for SOLAR MOON tokens are free of viruses or other harmful components.

No terms in this Whitepaper, or any other Solar Moon documentation or information constitute a prospectus, an offer document of any sort, or are intended to constitute an offer of securities, or a solicitation for investment in securities in any jurisdiction. If you decide to participate and receive SOLAR MOON tokens, please note that any Solar Moon platform contribution and/or participation does not represent, constitute or involve the exchange of value for any form of securities, investment units and/or form of ordinary shares in any project, in any platform, in Solar Moon, or any other related company.

This Whitepaper, and the Website, in any part thereof and any copy thereof must not be transmitted to any country where distribution or dissemination of these documents and its information is prohibited or restricted. No regulatory authority has examined or approved to this date of any of the information set out in this document. The publication, distribution or dissemination of these terms do not imply that the applicable laws, regulatory requirements or rules have been complied with.

To the fullest extent permitted by the applicable laws, regulations and rules, Solar Moon, its founders, team members and any third party involved in the project shall not be liable for any direct, indirect, special, incidental, consequential or other losses of any kind, in tort, contract or otherwise (including but not limited to loss of revenue, income or profits, and loss of use or data), arising out of or in connection with any acceptance of or reliance on the information in this Whitepaper, or any part thereof and/or information provided on the Solar Moon web page.

To the fullest extent permitted by applicable law: (i) in no event will Solar Moon or any of the company parties be liable for any indirect, special, incidental, consequential, or exemplary damages of any kind (including, but not limited to, where related to loss of revenue, income or profits, loss of use or data, or damages for business interruption) arising out of or in any way related to the distribution or use of SOLAR MOON, regardless of the form of action, whether based in contract, tort (including, but not limited to, simple negligence, whether active, passive or imputed), or any other legal or equitable theory (even if the party has been advised of the possibility of such damages and regardless of whether such damages were foreseeable); and (ii) in no event will the aggregate liability of Solar Moon and affiliate parties (jointly), whether in contract, warranty, tort (including negligence, whether active, passive or imputed), or other theory, arising out of or relating to SOLAR MOON or the use of or inability to use SOLAR MOON.

All statements contained in this Whitepaper, webpage, statements made in press releases or in any place accessible by the public and oral statements that may be made by Solar Moon, its founders, team members and any third party involved in the project and acting on behalf of Solar Moon, that are not statements of historical fact constitute “forward-looking statements”. No information in this Whitepaper should be considered to be business, legal, financial or advice regarding contribution or participation to the development of the Solar Moon Network and any of its projects. Solar Moon does not make or intends to make, and hereby disclaims, any representation, warranty or undertaking in any form whatsoever to any entity or person, including any representation, warranty or undertaking in relation to the truth, accuracy, and completeness of any of the information set out in this Whitepaper.

All SOLAR MOON recipients are responsible for implementing reasonable measures for securing their own wallet, vault or other storage mechanism used to receive and hold SOLAR MOON tokens, including any requisite private key(s) or other credentials necessary to access such storage mechanism(s). If any private key(s) or other access credentials are lost, the holder may lose access to their SOLAR MOON Tokens. Solar Moon is not responsible for any losses, costs or expenses relating to lost access credentials. Solar Moon shall have no obligations in any form or whatsoever to you in respect of SOLAR MOON tokens. It is the token holder’s entire responsibility to withhold, collect, report and remit the correct taxes to the appropriate tax authorities regarding any received SOLAR MOON tokens.