# End-User License Agreement (18+)

Dated April 29,2025

This End-User License Agreement ("**EULA**") constitutes a legally binding agreement between you ("**You**" or "**User**") and Flushee LTD, a company incorporated under the laws of the Republic of Cyprus, with its registered office at Irodi Attikou 8A, Lakatamia, 2332, Nicosia, Cyprus ("**Flushee**", **''Hornyvilla.com''**, or the "**Company**").

By accessing, viewing, or using the Website, the Game, or any Services provided by Hornyvilla.com, You expressly acknowledge and agree to be legally bound by the terms, conditions, and provisions set forth in this Agreement. It is essential that You read this Agreement carefully before using any part of the Services.

IF YOU DO NOT AGREE TO ANY UPDATED TERMS, OR IF YOU DO NOT MEET THE AGE REQUIREMENTS SPECIFIED HEREIN, OR IF YOUR ACCESS OR USE OF THE SERVICES IS PROHIBITED UNDER THE LAWS OF YOUR JURISDICTION, YOU MUST IMMEDIATELY DISCONTINUE YOUR USE OF THE SERVICES.

### 1. Definitions

1.1. "Agreement" refers to this End-User License Agreement (EULA) Customer Terms and Conditions (18+), including any documents incorporated by reference, such as the Privacy Policy, Cookie Policy, and any other policies posted on the Website.

1.2. "Account" means the personal account created and maintained by a User in order to access and use the Services, including participation in the Game and management of Credits and Additional Content.

1.3. "We", "Flushee", "Hornyvilla.com", or the "Company" refers to Flushee LTD, a company incorporated under the laws of the Republic of Cyprus, with its registered office at Irodi Attikou 8A, Lakatamia, 2332, Nicosia, Cyprus, which operates the Game and provides the Services.

1.4. "Website" or "Site" refers to the domain Hornyvilla.com and its subdomains, including all associated content, technologies, and services made available through it as part of the Game platform.

1.5. "Authorized Game Platform" refers to any authorized digital environment through which the Game is made available to Users, including the Website, browser-based versions, and any third-party distribution platforms or game portals operated by or on behalf of the Company. When accessing the Game through a third-party Game Platform, the terms, policies, and procedures of that platform — including but not limited to refund policies, user account rules, and payment processing terms — may apply in addition to this Agreement.

1.6. "User" means any individual who accesses, uses, or interacts with the Services provided by Hornyvilla.com, whether registered or unregistered.

1.7. **"Game"** refers to the online interactive experience, including all content, features, and Additional Content available therein. The Game may be accessed via the Website or through other authorized game platforms or distribution channels where it is made available by or on behalf of Hornyvilla.com.

1.8. **"Services"** means all services provided by Hornyvilla.com, including but not limited to access to the Game, the Website, Additional Content, Credits, User Accounts, communications, promotional activities, and any digital offerings associated with the Game.

1.9. "**Member name**" means the username or player name selected by the User during registration, used to identify the User within the Game.

1.10. **"Points System"** refers to any system implemented within the Game that awards points, rewards, or benefits to Users based on their activities, participation, or achievements.

1.11. "Credits" (also referred to as "Gold," "Bucks," or "Internal Currency") are a type of digital goods made available to Users as part of the Services, which may be obtained through participation in promotional or in-game activities, or purchased for real money, and may be used to access Additional Content within the Game.

1.12. **"Content"** means all visual, textual, audio, video, and digital materials made available through the Services, including but not limited to game graphics, animations, characters, backgrounds, interfaces, code, data files, music, sound effects, visual effects, logos, icons, and other digital assets, whether owned by Hornyvilla.com or licensed from third parties. All Content is protected by intellectual property laws and may not be used except as expressly authorized in this Agreement.

1.13. "Additional Content" means virtual items, premium features, upgrades, customizations, character enhancements, or any other in-game digital content made available for access or redemption by using Credits, sold directly as separate paid offerings, or provided freely as part of promotions, events, or other service features. Hornyvilla.com reserves the right to modify, restrict, or permanently remove any Additional Content at its sole discretion, without notice or liability to the User.

1.14. "User Content" means any data, text, images, graphics, audio, video, communications, feedback, suggestions, or other materials that You create, submit, upload, post, transmit, or otherwise make available within or through the Game.

1.15. **"Prohibited Use"** means any activities or behaviors by Users that are expressly forbidden under these Terms, including but not limited to fraudulent activities, abuse, harassment, cheating, circumvention of security features, or use of the Services in violation of applicable law.

1.16. **"Shop Page"** refers to the designated section of the Website or Game interface where Users may purchase Credits, Additional Content, or other paid digital offerings by selecting from the available offers. All such offers are made available at

the sole discretion of Hornyvilla.com and may be changed, limited, modified, suspended, or removed at any time without notice or liability. Hornyvilla.com does not guarantee the continued availability of any specific offer, item, price, or feature displayed on the Shop Page.

1.17. "Third-Party Providers" means any independent third parties who provide services to Hornyvilla.com or to Users in connection with the Services, including but not limited to payment processors, hosting providers, advertising networks, analytics providers, and technology partners. Hornyvilla.com is not responsible for the actions, omissions, or policies of Third-Party Providers unless otherwise expressly stated.

1.18. **"Device"** means any desktop computer, laptop, mobile phone, tablet, gaming console, browser software, or other hardware or software system owned or controlled by the User that is used to access and interact with the Services.

1.19. "**Permitted Use**" means the limited, personal, non-commercial use of the Game in accordance with the scope of the license expressly granted under this EULA, including access to and interaction with the Game through authorized means and devices, and strictly subject to all prohibitions, restrictions, and obligations set forth in this EULA and any applicable policies.

# 2. Introduction and Scope

2.1. This EULA governs your access to and use of the Game "Horny Villa" including any associated software applications, browser-based versions, patches, updates, expansions, downloadable content, and all related materials, assets, and intellectual property provided by or on behalf of Flushee LTD (collectively, the "Game").

2.2. This EULA applies regardless of whether You access the Game directly through the official Website or through any authorized third-party platform, game portal, or distribution channel where the Game is made available (collectively, "Authorized Game Platforms").

2.3. By installing, downloading, accessing, or otherwise using the Game via any method or platform, You expressly acknowledge and agree to be bound by the terms and conditions set forth herein.

2.4. In addition to this EULA, Your use of the Game may be governed by the terms and policies of third-party Authorized Game Platforms through which You access the Game. In the event of a conflict between the provisions of this EULA and the terms imposed by an Authorized Game Platform, the terms of this EULA shall prevail solely with respect to the use of the Game and the rights granted to You by Flushee LTD.

2.5. This EULA governs only the license to use the Game software and content. Other aspects of Your interaction with Hornyvilla.com, including but not limited to account management, purchases, refunds, community conduct, and access to the Website, are governed by the separate Customer Terms and Conditions available on the Website.

### 3. Age-Restricted Materials and Age Restricted Access

3.1. Access to and use of the Services are strictly limited to persons who are at least 18 (eighteen) years old, or the age of majority in their jurisdiction, whichever is greater. INDIVIDUALS WHO ARE UNDER THE AGE OF 18 (EIGHTEEN) OR THE AGE OF MAJORITY ARE STRICTLY PROHIBITED FROM ACCESSING OR USING THE SERVICES FOR ANY PURPOSE.

3.2. By accessing and using the Services, You represent and warrant that You are at least 18 (eighteen) years old. If You are under the required age, You must immediately cease all use of the Services.

3.3. [Game Name] reserves the right to implement and apply technical measures to verify the age of its Users, including but not limited to requiring date of birth confirmation, electronic ID verification, or other mechanisms deemed necessary to comply with applicable law.

3.4. We expressly disclaim any responsibility or liability for access to or use of the Services by individuals who misrepresent their age or otherwise circumvent age verification procedures. Users who misrepresent their age shall be solely responsible for any legal consequences arising from such misrepresentation.

## 4. **Prohibited Use**

4.1. You represent and warrant that Your access to the Services is not prohibited by applicable export control laws, sanctions, or regulations. You agree not to use the Services in any jurisdiction where such use is unlawful.

4.2. It is Your sole responsibility to ensure that Your use of the Services complies with all applicable local, national, and international laws and regulations. Specifically, You may not access or use the Services if You are located in a jurisdiction where viewing or possession of sexually explicit Content is illegal, including but not limited to countries such as Saudi Arabia, United Arab Emirates, Iran, China, and others where applicable laws prohibit such Content.

4.3. By accessing or using the Services, You represent and warrant that Your access is not prohibited by any applicable law in Your jurisdiction. Hornyvilla.com disclaims any liability for any use of the Services in violation of any local laws.

### 5. Grant of License

5.1. Subject to Your continued compliance with this EULA, the Customer Terms and Conditions, the Privacy Policy, the Cookie Policy, any other applicable rules, policies, or guidelines posted by Flushee LTD, and, where applicable, the terms and policies of any Authorized Game Platform through which You access the Game, Flushee LTD grants You a limited, worldwide (except where prohibited under the Prohibited Use provisions), non-exclusive, non-transferable, non-sublicensable, revocable license to install, access, and use the Game solely for Your personal, noncommercial entertainment purposes. This license is granted on a perpetual basis unless and until revoked by Flushee LTD in accordance with this EULA.

5.2. This license is granted for use only through authorized means, including the Website and Authorized Game Platforms, and strictly in accordance with the functionalities provided by Flushee LTD. No ownership rights in the Game or any part thereof are transferred to You under this EULA.

5.3. You are granted only a license to use the Game within the scope of permitted use as expressly defined in this EULA ("Permitted Use"). You acknowledge and agree that:

- (a) You may not copy, reproduce, distribute, publicly display, modify, adapt, translate, create derivative works from, sublicense, lease, rent, sell, assign, publish, or otherwise exploit the Game or any part thereof, except as expressly authorized under this EULA.
- (b) You may not reverse-engineer, decompile, disassemble, or otherwise attempt to derive the source code of the Game, except to the extent that such activity is expressly permitted by applicable law notwithstanding this restriction.
- (c) You may not use the Game for any commercial purposes, including but not limited to selling, renting, licensing access to others, or hosting the Game for fees or compensation of any kind.
- (d) You may not use the Game in any manner that violates any applicable laws, regulations, or third-party rights, including intellectual property rights.
- (e) You may only access the Game using unmodified software and hardware, and only in the manner authorized by Flushee LTD or the applicable Authorized Game Platform.

5.4. Flushee LTD reserves all rights not expressly granted to You in this EULA. Any use of the Game beyond the Permitted Use described herein is strictly prohibited and constitutes a material breach of this EULA.

# 6. Ownership and Intellectual Property

6.1. The Game, including but not limited to its underlying code, software, visual design, artwork, graphics, music, sound effects, animations, video sequences, narratives, characters, character designs, in-game items, environments, storylines, concepts, names, logos, interfaces, and all associated intellectual property, is owned exclusively by Flushee LTD or its licensors. All rights, title, and interest in and to the Game and any copies thereof are and shall remain the exclusive property of Flushee LTD, whether or not specifically recognized or perfected under applicable law.

6.2. The Game is protected by copyright laws, trademark laws, international treaties, and other laws and conventions related to intellectual property. Flushee LTD reserves all rights in and to the Game that are not expressly granted to You under this

EULA. No right, title, or interest in or to any trademark, service mark, logo, or trade name of Flushee LTD or its licensors is granted under this EULA.

6.3. Except for the limited license expressly granted under this EULA, You acknowledge and agree that no other rights, licenses, or interests are transferred or granted to You by virtue of accessing or using the Game. All use of the Game must be strictly within the scope of the Permitted Use, and any unauthorized use shall constitute a violation of Flushee LTD's intellectual property rights.

6.4. Unauthorized use, reproduction, distribution, or modification of the Game, or any portion thereof, may result in severe civil and criminal penalties, and will be prosecuted to the maximum extent permitted by applicable law.

# 7. **Restrictions on Use**

7.1. Except as expressly permitted under this EULA, You are prohibited from engaging in any of the following activities with respect to the Game, in whole or in part:

- (a) Copying, reproducing, modifying, adapting, translating, creating derivative works based on, publicly displaying, performing, transmitting, or otherwise exploiting the Game or any of its components without prior written consent from Flushee LTD.
- (b) Selling, reselling, licensing, renting, leasing, distributing, sublicensing, or otherwise commercially exploiting the Game or any access to the Game.
- (c) Reverse-engineering, decompiling, disassembling, or otherwise attempting to derive the source code, underlying ideas, algorithms, or structure of the Game, except as expressly permitted by applicable law notwithstanding this limitation.
- (d) Circumventing, disabling, or otherwise interfering with any security features, digital rights management technology, or usage restrictions imposed on the Game.
- (e) Using any unauthorized third-party programs, bots, automation software, hacks, mods, or any other unauthorized software designed to modify or interfere with the Game experience.
- (f) Accessing or using the Game through any means other than official versions provided by Flushee LTD or through Authorized Game Platforms.
- (g) Exploiting the Game, any part of its services, or its vulnerabilities for commercial gain, cheating, unfair advantage, or personal benefit.
- (h) Hosting, mirroring, scraping, aggregating, or otherwise reproducing the Game or any related content without authorization.
- (i) Removing, altering, or obscuring any copyright notices, trademarks, or other proprietary rights notices incorporated in or accompanying the Game.

(j) Using the Game for any unlawful purpose, or in violation of any applicable law, regulation, or third-party rights, including without limitation intellectual property rights or privacy rights.

## 8. Updates and Modifications

8.1. Flushee LTD reserves the right, at its sole discretion, to update, modify, patch, upgrade, enhance, add to, remove features from, suspend, or discontinue the Game, or any portion thereof, at any time, with or without prior notice to You. Such updates and modifications may occur automatically or may require manual installation, depending on the nature of the update and the platform through which the Game is accessed.

8.2. You acknowledge and agree that Flushee LTD has no obligation to provide any updates, upgrades, patches, or enhancements to the Game, or to continue providing or enabling any particular feature or functionality, whether paid or free.

8.3. Any updates, patches, or modifications provided by Flushee LTD will be considered part of the Game and will be subject to the terms of this EULA unless otherwise specified at the time of distribution.

8.4. Flushee LTD may perform maintenance, implement updates, or make modifications to the Game that may temporarily disrupt access to the Game or otherwise impact Your use of the Game. You agree that Flushee LTD is not liable for any interruptions, loss of progress, or inability to access the Game resulting from such actions.

8.5. Flushee LTD reserves the right to modify system requirements, supported devices, compatibility standards, or functionalities of the Game at any time, and You are solely responsible for ensuring that Your Device and Authorized Game Platform meet the updated requirements.

# 9. User Content and Submissions

9.1. The Game may allow You to create, upload, transmit, or otherwise make available data, text, images, graphics, audio, video, communications, or other materials ("User Content").

9.2. You retain ownership of any original User Content that You submit through the Game; however, by creating, uploading, or otherwise submitting User Content, You hereby grant Flushee LTD a worldwide, non-exclusive, perpetual, irrevocable, royalty-free, transferable, sublicensable license to use, reproduce, modify, adapt, publish, translate, create derivative works from, distribute, publicly perform, publicly display, and otherwise exploit such User Content in connection with the operation, marketing, promotion, development, and improvement of the Game and any related services.

9.3. You represent and warrant that:

- (a) You have all necessary rights, licenses, and permissions to grant the license above to Flushee LTD;
- (b) Your User Content does not infringe, misappropriate, or violate the rights of any third party, including intellectual property rights, privacy rights, or contractual rights;
- (c) Your User Content complies with applicable laws, regulations, and the Prohibited Use policies described in this EULA.

9.4. Flushee LTD reserves the right, but not the obligation, to monitor, review, moderate, remove, or disable access to any User Content at its sole discretion, without prior notice, if such content violates this EULA, any applicable law, or is otherwise deemed inappropriate.

9.5. You acknowledge and agree that You are solely responsible for Your User Content and the consequences of posting or publishing it. Flushee LTD assumes no responsibility or liability for User Content posted or transmitted by You or any other users.

9.6. You understand and agree that User Content may be publicly accessible within the Game and that You have no expectation of privacy in connection with any User Content that You submit or make available through the Game.

### 10. Third-Party Platforms and Services

10.1. The Game may be accessed, downloaded, installed, or otherwise made available through third-party platforms, game portals, marketplaces, distribution channels, or any other third-party Authorized Game Platforms.

10.2. Your use of the Game on any third-party Authorized Game Platform is subject not only to this EULA but also to the terms, conditions, rules, and policies of the applicable third-party Authorized Game Platform, including but not limited to terms relating to user accounts, payment processing, refund policies, and community guidelines.

10.3. Flushee LTD is not responsible for, and disclaims all liability arising from, the acts, omissions, operations, services, policies, failures, or technical issues of any third-party Authorized Game Platform. Flushee LTD does not guarantee the continued availability of the Game on any particular third-party Authorized Game Platform.

10.4. If You access, purchase, or interact with the Game through an Authorized Game Platform, You acknowledge and agree that all payments, billing inquiries, refund requests, and dispute resolutions related to Your use of the third-party Authorized Game Platform are subject to the terms and support procedures of that platform. Flushee LTD has no obligation to intervene in any disputes or issues arising between You and any Authorized Game Platform.

10.5. In the event of any inconsistency or conflict between the terms of this EULA and the terms of any third-party Authorized Game Platform regarding Your access to, purchase of, or interaction with the Game, the provisions of such Authorized

Game Platform's terms shall prevail. However, with respect to the ownership of intellectual property rights in the Game and the scope of the license granted to You by Flushee LTD, the terms of this EULA shall continue to govern.

#### **11. Termination of License**

11.1. This EULA is effective from the date You first install, access, or use the Game via any Authorized Game Platform and shall remain in effect until terminated by either You or Flushee LTD as set forth herein.

11.2. You may terminate this EULA at any time by ceasing all use of the Game and permanently deleting all copies of the Game in Your possession or control.

11.3. Flushee LTD may, in its sole discretion and without prior notice, suspend, revoke, or terminate the license granted under this EULA at any time, immediately and without liability, if:

- (a) You breach any provision of this EULA, the Customer Terms and Conditions, the Privacy Policy, the Prohibited Use rules, or any other applicable policy or guideline issued by Flushee LTD;
- (b) You violate the terms, conditions, or rules of any Authorized Game Platform through which You access the Game;
- (c) You engage in any unauthorized, illegal, infringing, or improper use of the Game;
- (d) You fail to meet or maintain the required age eligibility;
- (e) Withdrawal of consent to essential data processing necessary to deliver the Services as specified in Privacy Policy;
- (f) You engage in conduct that, in the sole discretion of Flushee LTD, harms or could harm the Game, other Users, or the reputation, business, or operations of Flushee LTD.
- 11.4. Upon termination of the license for any reason:
- (a) Your right to access and use the Game shall immediately cease;
- (b) You must immediately delete or remove all copies of the Game from all Devices under Your control;
- (c) Any rights granted to You under this EULA shall automatically revert to Flushee LTD without further action required;
- (d) Flushee LTD shall have no obligation to compensate You for any loss, deletion, or forfeiture of virtual items, Credits, Additional Content, or any other benefits associated with Your use of the Game.

11.5. Termination of this EULA does not limit any rights or remedies that Flushee LTD may have under applicable law, in equity, or under other agreements.

## **12.** Disclaimer of Warranties

THE GAME IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" 12.1. BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, FLUSHEE LTD EXPRESSLY DISCLAIMS ALL WARRANTIES, REPRESENTATIONS, CONDITIONS, OR GUARANTEES, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, NON-INFRINGEMENT. CONTINUITY, ACCURACY, RELIABILITY, OR AVAILABILITY.

12.2. FLUSHEE LTD DOES NOT GUARANTEE THAT THE GAME WILL BE UNINTERRUPTED, ERROR-FREE, OR COMPATIBLE WITH YOUR DEVICE, HARDWARE, BROWSER, SOFTWARE, NETWORK, OR ANY OTHER SYSTEM. YOU ACKNOWLEDGE THAT THE GAME MAY BE SUBJECT TO LIMITATIONS, INTERRUPTIONS, DELAYS, OR ERRORS INHERENT IN THE USE OF INTERNET SERVICES AND ELECTRONIC COMMUNICATIONS.

12.3. FLUSHEE LTD MAKES NO WARRANTY THAT THE GAME, OR ANY PART THEREOF, WILL MEET YOUR REQUIREMENTS, EXPECTATIONS, OR ACHIEVE ANY INTENDED RESULTS. ACCESS TO THE GAME MAY BE SUSPENDED, LIMITED, OR TERMINATED AT ANY TIME WITHOUT NOTICE.

12.4. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED FROM FLUSHEE LTD OR THROUGH THE GAME, SHALL CREATE ANY WARRANTY OR REPRESENTATION NOT EXPRESSLY MADE IN THIS EULA.

12.5. FLUSHEE LTD DISCLAIMS ANY RESPONSIBILITY FOR ANY LOSS OF DATA, SAVES, CREDITS, ADDITIONAL CONTENT, OR OTHER VIRTUAL ITEMS, WHETHER DUE TO SERVER FAILURE, TECHNICAL ISSUES, USER ERROR, OR ANY OTHER CAUSE.

#### **13.** Limitation of Liability

13.1. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, IN NO EVENT SHALL FLUSHEE LTD, ITS AFFILIATES, LICENSORS, OR SERVICE PROVIDERS BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE, OR EXEMPLARY DAMAGES, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOSS OF PROFITS, LOSS OF REVENUE, LOSS OF DATA, BUSINESS INTERRUPTION, PERSONAL INJURY, PROPERTY DAMAGE, LOSS OF GOODWILL, OR FAILURE TO ACHIEVE ANY INTENDED OUTCOME, ARISING OUT OF OR IN CONNECTION WITH YOUR ACCESS TO, USE OF, OR INABILITY TO ACCESS OR USE THE GAME, WHETHER BASED ON WARRANTY, CONTRACT, TORT (INCLUDING NEGLIGENCE), OR ANY OTHER LEGAL THEORY, EVEN IF FLUSHEE LTD HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

13.2. FLUSHEE LTD'S TOTAL AGGREGATE LIABILITY ARISING OUT OF OR IN CONNECTION WITH THIS EULA OR YOUR USE OF THE GAME SHALL NOT EXCEED THE GREATER OF: (A) THE AMOUNT YOU ACTUALLY PAID (IF ANY) FOR ACCESS TO THE GAME OR DIGITAL CONTENT THROUGH THE WEBSITE OR AUTHORIZED GAME PLATFORM IN THE SIX (6) MONTHS IMMEDIATELY PRIOR TO THE EVENT GIVING RISE TO THE CLAIM; OR (B) FIFTY EUROS ( $\notin$ 50).

13.3. THE LIMITATIONS SET FORTH IN THIS SECTION SHALL APPLY EVEN IF ANY LIMITED REMEDY FAILS OF ITS ESSENTIAL PURPOSE.

13.4. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF CERTAIN TYPES OF DAMAGES OR LIABILITY, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT FULLY APPLY TO YOU. IN SUCH CASES, FLUSHEE LTD'S LIABILITY SHALL BE LIMITED TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW.

#### 14. Miscellaneous

14.1. **No Guarantee of Compatibility or Availability**. Hornyvilla.com does not guarantee that the Services, the Website, or the Game will be compatible with all devices, operating systems, or browsers, or that they will be available at all times without interruption, errors, or delays. You are solely responsible for ensuring that Your device, internet connection, and software environment meet the technical requirements necessary to access and use the Services. Hornyvilla.com shall not be liable for any failures or inability to access the Services due to hardware limitations, network problems, software conflicts, or other compatibility issues on Your end.

14.2. **Indemnification.** You agree to indemnify, defend, and hold harmless Hornyvilla.com, Flushee LTD, its affiliates, licensors, and service providers, and their respective officers, directors, employees, contractors, agents, and representatives, from and against any claims, damages, losses, liabilities, costs, or expenses (including reasonable attorneys' fees) arising out of or relating to:

- (a) Your use or misuse of the Game;
- (b) Your breach of the EULA, the Terms and Conditions, or any applicable law;
- (c) Your violation of any rights of a third party, including but not limited to intellectual property rights or privacy rights.

14.3. **Governing Law and Jurisdiction.** This EULA shall be governed by and construed in accordance with the laws of the Republic of Cyprus, without regard to its conflict of law principles. Any disputes arising out of or related to these Terms or Your use of the Services shall be subject to the exclusive jurisdiction of the competent courts of Nicosia, Cyprus.

14.4. **Force Majeure.** Hornyvilla.com shall not be liable for any failure or delay in performance due to causes beyond its reasonable control, including but not limited to acts of God, war, terrorism, embargoes, acts of civil or military authorities, natural disasters, pandemics, labor disputes, or internet service interruptions.

14.5. **Assignment**. Hornyvilla.com may assign or transfer its rights and obligations under this EULA, in whole or in part, to any third party without Your consent. You may not assign, transfer, or delegate any of Your rights or obligations under these Terms without the prior written consent of Hornyvilla.com.

14.6. **Entire Agreement.** This EULA, together with the Customer Terms and Conditions, the Privacy Policy, the Cookie Policy, and any other rules or policies posted on the Website, constitute the entire agreement between You and Hornyvilla.com regarding Your use of the Services and supersede any prior or contemporaneous agreements, communications, or understandings, whether oral or written.

This EULA governs only the licensing, permitted use, and intellectual property rights related to the Game itself. Other aspects of Your relationship with Flushee LTD, including but not limited to: purchases of Credits or other in-game currency, use of Additional Content, refund requests, account management, moderation of user behavior and content, communications and notifications, promotional activities and loyalty programs, and other services or interactions associated with the Game, are governed by the separate Customer Terms and Conditions available on the Website. By accepting this EULA and using the Game, You also agree to comply with the applicable Customer Terms and Conditions.

14.7. **Amendments.** Hornyvilla.com reserves the right to modify, update, or amend this EULA at any time at its sole discretion. Any such changes shall take effect upon being published on the Website or at a later date indicated in the updated Terms. Continued use of the Services after such changes constitutes Your acceptance of the amended Terms. If You do not agree to the updated Terms, You must immediately discontinue Your use of the Services.

14.8. **Severability.** If any provision of this EULA is held to be invalid, unlawful, or unenforceable for any reason by a court of competent jurisdiction, the remaining provisions shall continue in full force and effect to the maximum extent permitted by law.

14.9. **No Waiver.** The failure of Hornyvilla.com to exercise or enforce any right or provision under this EULA shall not constitute a waiver of such right or provision. Any waiver must be in writing and signed by an authorized representative of Hornyvilla.com.

14.10. **Electronic Communications Consent.** By using the Services, You consent to receiving communications from Hornyvilla.com electronically, including via email and on-site notifications, and You agree that all agreements, notices, and disclosures satisfy any legal requirement that such communications be in writing.