Terms and Disclosures

General Disclaimer

• FatMooseToken.com is responsible for the development and promotion of the Fat Moose Token brand and its associated ecosystem. FatMooseToken.com does not offer financial advice, investment opportunities, or any form of financial service. Fat Moose Token (\$FATM) is not claimed to have inherent value or guaranteed future value. It is not a security, and it does not offer any returns, dividends, profits, or promises of financial gain. Fat Moose Token is purely a digital product intended for entertainment and community engagement purposes. It is sold "as-is" and does not carry any warranties or assurances of future performance or value.

Brand Development and Promotion

• FatMooseToken.com focuses solely on the development of the Fat Moose brand and the promotion of its associated community. FatMooseToken.com provides informational resources, branding initiatives, and community-building activities related to the Fat Moose Token. However, FatMooseToken.com does not facilitate or manage the sale, purchase, or exchange of \$FATM tokens directly.

No Voting Rights or Ownership

• FatMooseToken.com does not sell voting rights, ownership, or equity in any organization, entity, or governance system. Any informal polls, community engagement activities, or participation within the Fat Moose ecosystem are purely for entertainment and community involvement purposes. Such activities do not confer any legal or financial governance rights or responsibilities.

Third-Party Transactions

- FatMooseToken.com does not sell, exchange, or facilitate the purchase or sale of Fat Moose Token (\$FATM). All transactions involving \$FATM are conducted entirely through third-party platforms such as Raydium.io and other decentralized exchanges. FatMooseToken.com has no control over these platforms and is not responsible for their operations, functionality, security, or any issues arising from transactions conducted on them.
- Users are advised to verify the authenticity of the platform and the Fat Moose Token contract address before engaging in transactions. FatMooseToken.com is not liable for losses resulting from phishing attacks, fake token contracts, or other fraudulent activities on third-party platforms.
- As all purchases, sales, and transactions involving \$FATM are handled via third-party platforms, FatMooseToken.com does not provide refunds, reversals, or dispute resolution for these transactions. Users are responsible for ensuring the accuracy and security of their transactions on external platforms.

Transparency and Utility

• Fat Moose Token operates with complete transparency regarding its purpose as a memecoin and its utility as part of a community-driven ecosystem. Fat Moose Token has

no centralized guarantees of profits or price appreciation, and its development does not rely on new participants for funding or support. The value of \$FATM is entirely determined by market forces and community interest, with no external promises of performance.

Assumption of Risk

• By purchasing or holding Fat Moose Token, you acknowledge and accept the risks involved, including the risk of total loss of funds. Cryptocurrencies are highly volatile and may experience sudden and dramatic changes in value. You assume all risks associated with the purchase, sale, or use of Fat Moose Tokens. FatMooseToken.com is not liable for any losses resulting from these risks, including losses caused by third-party platform failures, hacks, or other disruptions.

Informational Platform

• FatMooseToken.com serves as an informational platform to promote Fat Moose Token and its community. While we strive to provide accurate and timely information, we do not guarantee the completeness or reliability of information presented on our website, social media, or other channels. Users should independently verify all information before acting upon it. FatMooseToken.com disclaims all liability for inaccuracies, errors, or any actions taken based on the information provided.

Tax Obligations

• Users are solely responsible for understanding and complying with their local tax laws regarding cryptocurrency transactions, including purchases, sales, holdings, and other taxable events involving \$FATM. FatMooseToken.com does not provide tax advice or guidance and disclaims any liability for users' tax obligations.

Legal Compliance

• FatMooseToken.com operates in accordance with applicable laws and regulations in jurisdictions where it is marketed. However, it is the responsibility of each individual user to ensure that participating in Fat Moose Token transactions complies with the laws in their jurisdiction. FatMooseToken.com reserves the right to refuse service to anyone who violates these terms or engages in unlawful activity. Users are advised to seek legal counsel if they are uncertain about local laws governing cryptocurrency.

No Financial or Investment Guarantee

• FatMooseToken.com does not promise or guarantee any financial gains and cannot be held responsible for individual trading outcomes. The purchase, sale, or use of Fat Moose Tokens is done at your own discretion, and no aspect of this token or its associated ecosystem should be considered a substitute for professional financial advice.

Securities Disclaimer

• Fat Moose Token is not an offer or solicitation to buy or sell securities, nor is it a recommendation to engage in investment activities. Participation in the Fat Moose ecosystem does not entitle you to ownership, equity, or any other claim to FatMooseToken.com or its affiliated entities. Fat Moose Token has been explicitly

designed as a utility token for entertainment and community engagement purposes and is not intended for speculative investment. Any statements regarding future value, price performance, or investment returns are speculative and should not be relied upon as guarantees.

Community Conduct

• FatMooseToken.com is committed to discouraging predatory behavior, such as pumpand-dump schemes, market manipulation, or Ponzi-like practices. Users are prohibited from engaging in illegal or unethical behavior within the community, including, but not limited to, fraud, harassment, hate speech, spamming, or creating or disseminating misleading information about the token or its ecosystem. FatMooseToken.com reserves the right to suspend or ban individuals from its ecosystem for engaging in prohibited activities. The project's focus is on fostering a fun and engaging community experience, with no reliance on new participants to sustain its operations.

Paid Promotions and Transparency

• FatMooseToken.com reserves the right to utilize paid promotional tools and services, such as advertising campaigns, influencer endorsements, and community trending platforms, to increase awareness of the \$FATM token. All paid promotions will be clearly disclosed in compliance with consumer protection laws, including but not limited to the United States Federal Trade Commission (FTC) guidelines, the European Union's General Data Protection Regulation (GDPR), and other applicable laws. Promoters are required to disclose their affiliations and compensation when marketing Fat Moose Token. Users are encouraged to critically evaluate any promotional material and verify its authenticity.

Anti-Money Laundering (AML) and KYC Compliance

• FatMooseToken.com complies with applicable Anti-Money Laundering (AML) and Know Your Customer (KYC) regulations where required. Users may be asked to verify their identity before engaging in certain activities to ensure compliance with global financial regulations. FatMooseToken.com may suspend or terminate services for users who fail to meet compliance requirements or engage in suspicious activities.

Privacy and Data Protection

• FatMooseToken.com values user privacy and complies with applicable data protection laws, including the GDPR (European Union) and the California Consumer Privacy Act (CCPA). Any personal data collected, including for KYC/AML purposes, will be handled in accordance with our Privacy Policy. FatMooseToken.com does not share or sell user data to unauthorized third parties and takes reasonable measures to secure user information.

Liability Limitation

• FatMooseToken.com is not liable for any losses or damages, including but not limited to financial losses, arising from the use or misuse of Fat Moose Tokens or transactions conducted on third-party platforms such as Raydium.io. FatMooseToken.com is solely a promotional and informational platform and does not control or guarantee the operations of external exchanges or decentralized finance (DeFi) protocols. To the fullest

extent permitted by law, FatMooseToken.com disclaims any liability for incidental, consequential, or indirect damages, including loss of profits, arising from user participation.

Use Restrictions

• \$FATM may not be used for any illegal purposes, including but not limited to fraud, money laundering, or circumventing financial regulations. FatMooseToken.com reserves the right to cooperate with regulatory and law enforcement authorities as required by law. \$FATM may not be used to create or promote derivative financial products, tokenized securities, or other instruments that misrepresent Fat Moose Token's purpose as a utility token for entertainment and community engagement.

Dispute Resolution

• Any disputes arising from participation in the Fat Moose Token ecosystem shall be resolved through binding arbitration, governed by the laws of Sweden and the European Union, without regard to conflict of law principles. Users agree to waive their right to pursue class-action lawsuits or other collective remedies.

Responsible Participation

• Please invest responsibly! Cryptocurrencies and memecoins can be volatile, and you should carefully consider whether interacting with Fat Moose Token aligns with your personal financial situation and risk tolerance. No individual or entity associated with Fat Moose Token provides assurances of financial benefit or risk mitigation. All participation is undertaken at your sole discretion.

Swedish-Specific Terms

• FatMooseToken.com complies with all relevant Swedish laws and EU regulations, including the Marketing Act (Marknadsföringslagen) and the Distance Contracts Act (Distansavtalslagen). No refunds or reversals are offered for \$FATM transactions.