END USER LICENSE AGREEMENT FOR USE OF SOFTWARE TITLED "PATHFINDER: WRATH OF THE RIGHTEOUS"

This EULA is an agreement between you, an individual with full legal capacity and OWLCAT GAMES LTD (hereinafter "**Owlcat**") regarding "Pathfinder: Wrath of the Righteous" software and all related documentation, any updates and upgrades that replace or supplement the software in any respect and which are not distributed with a separate license (collectively "**Software**" and/or "**Game**")) (hereinafter "**the Software**"). If you are using the Software through console, platform or applications provider (hereinafter the "**Third Party**") (e.g., PlayStation, Xbox, Nintendo, Steam, GOG, etc.), any activities provided by such third party beyond Owlcat Games' control as well as usage of the Software through Third Party are governed by that Third Party's policies and agreements.

Acceptance of the terms and conditions of this End User License Agreement (hereinafter referred to as the "**EULA**" or "**Agreement**") is obligatory for you to use the Software. Please read the terms and conditions of the EULA carefully before installing the Software on your personal computer ("Device"). If you disagree with the terms and conditions of this Agreement or you cannot use the Software according to the terms and conditions of this Agreement, please abort the Software installation and/or immediately delete the Software from your Device.

If you do not possess full legal capacity to enter into this Agreement you are obliged to receive consent from a parent or legal guardian to use the Software and enter into this Agreement

Downloading, installation of the Software (as described below) and/or any use of the Software shall mean your full consent to the terms and conditions of this Agreement and any other related documents. Use of the Software in violation of this EULA is subject to prosecution.

You must also accept and comply with all rules of Third Party's platforms applicable to Software. Any breach of any rules of the Third Party's platforms shall also be regarded as a fundamental breach of this EULA.

A separate terms and conditions may govern your use of online services in connection with the Software. You may view such terms and conditions at owlcat.games, any other official website of the Software and/or Third Party.

Please note that the Software includes Open Content available under the Open Game License (<u>https://owlcat.games/OGLPFWotR</u>), certain libraries and third party software. The full description of Open Content and all related information you can find locally in PDF format (check <game installation folder>\OGL) or on our site (<u>https://owlcat.games/PFWotRCRPGRD</u>). All corresponded information are also available in the Game Credits window or locally in the Game installation folder.

1. GENERAL PROVISIONS

1.1. Owlcat has all necessary rights to enter into this Agreement. Owlcat hereby notifies that Owlcat uses all libraries or third party software contained in the Software under relevant conditions and applicable licenses (if any), access to which may be obtained at the website of their owners. Any use of the Software shall be subject to the Agreement of the Owlcat. The User may not change or delete copyright notices and/or any trademarks contained in the Software.

1.2. The Users can find on the official website of the Software the minimum and recommended Device's system requirements for proper use of the Software. Due to potential programming changes and improvements, the minimum and recommended system Device's requirements for the Software may

change over time, and the Software may become unavailable on some types of Devices.

2. LIMITED LICENSE

2.1. From the moment of acceptance of this EULA the User receives personal, limited, non-exclusive license to install and use the Software for your non-commercial use solely as set forth in this Agreement. Owlcat does not provide any rights to you for Software use, except for the rights expressly stated in this EULA.

2.2. The User is prohibited from:

• distributing, renting, leasing the Software or its copies for payment among any third parties;

• altering, merging, adapting, decompiling, disassembling, modifying, translating into other languages or in any way changing the Software or any of its components;

• creating derivative works based upon the Software;

• using the Software in other ways that are not expressly stipulated in this EULA.

2.3. The User may use the Software during the term of validity of this EULA in the above-mentioned ways anywhere in the world.

2.4. The Software is intended solely for the User's non-commercial use.

2.5. All rights not expressly granted in this EULA are reserved.

2.6. The Users are forbidden to decompile, decode, and reverse engineer data, to bypass data security systems, to crack or attempt to crack the software components of the Software. The following is forbidden: (inter alia) any modification, change, decompilation, decoding, sale, or distribution of modified materials of the Software as a whole or in parts (or the means and materials required for performing such actions), using programming errors, making changes in the program code.

2.7. You are forbidden to falsify, remove or disconnect any copyright information; specifically, references to the author, legal confirmations of the copyright or any other messages or instructions, as well as any notes on the origin or source of the software or other content.

2.8. Subject to compliance with this Agreement, you are entitled to stream, record and publish video content of the gameplay of the Software for commercial and non-commercial reasons. For avoidance of doubt, you are entitled to include advertisements in such streaming/recorded video content and otherwise monetize such video content by means allowed by corresponding streaming or video sharing websites.

2.9. Should you wish to effect any actions outlined in section 2.6 of this Agreement, please contact us for obtaining approval at mod@owlcat.games. Please note that OWLCAT highly appreciates contribution you may make to the Software, however we reserve the right to review each request and in our sole discretion accept or reject it if necessary. Please note that approval may only be granted in case you agree (a) not to cause or permit the sale or other commercial distribution or commercial exploitation of any modifications submitted by you and (b) to grant OWLCAT a non-exclusive, worldwide, royalty-free, sublicenseable, and transferable license (i) to use, reproduce, distribute, prepare derivative works of, display, perform and otherwise exploit in any manner whatsoever any modifications made by you, or any portion thereof, in the Game as well as via any and all media now known or thereafter developed, and (ii) to advertise, market and promote the same.

3. USE OF DATA

3.1. The User hereby agrees that Owlcat Games may collect, store for as long as the User is using the Software and not more than 1 year thereafter, and otherwise process information on the Software being used by the User, such as Device and IP address, platform and operating system version, Device model, timestamp of the Software usage, Software version and ID number, information concerning the hardware and software installed on the User's Device, and any other anonymous technical and statistical information, which Owlcat Games requires in order to identify and eliminate problems with the operation of the Software, to improve the Software, and for marketing purposes. Moreover, Owlcat Games may process and store anonymous information gathered by means of the Software usage outlined above for an indefinite term. Thereby, the User hereby agrees that Owlcat Games has the right to upload software program files to User's Device, that will record CPU, RAM, operating system, video card, sound card, software and application of the other developers, peripherals, geolocation and any other anonymous technical and statistical information from User's computer. The User also agrees that Owlcat shall have the right to transfer the said anonymous information to its subcontractors, performing Game development, and vendors providing services necessary for operation of the Game.

3.2. At all times any information collected and being processed under this EULA will be treated in accordance with our Privacy Policy available at https://owlcat.games/privacy incorporated in this Agreement by the reference. All information collected is completely anonymous and cannot be traced back to an individual User.

4. WARRANTY DISCLAIMER

TO THE MAXIM EXTENT ALLOWED BY APPLICABLE LAW OWLCAT EXPRESSLY WAIVES ANY WARRANTIES, DIRECT OR INDIRECT, TOWARDS THE USER REGARDING THE SOFTWARE, INCLUDING BUT NOT LIMITED TO ANY INDIRECT WARRANTIES TOWARDS QUALITY, SUITABILITY FOR SPECIFIC PURPOSES AND OBSERVATION OF RIGHTS. THE SOFTWARE SHALL BE PROVIDED "AS IS" WITHOUT FURTHER WARRANTIES OF ANY NATURE. THE USER SHALL ASSUME ALL RISKS RELATED TO ANY DAMAGE AND LOSSES ARISING FROM USE OR IMPOSSIBILITY OF USING THE SOFTWARE. OWLCAT DOES NOT GUARANTEE THAT THE SOFTWARE MEETS THE USER'S REQUIREMENTS AND THAT SOFTWARE OPERATION WILL BE UNFAILING AND ERROR-FREE.

5. LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT ALLOWED BY APPLICABLE LAW NEITHER THE OWLCAT NOR ITS LICENSORS

AND/OR PARTNERS SHALL BEAR ANY LIABILITY TO THE USER FOR ANY DAMAGE (INCLUDING BUT NOT LIMITED TO IT, ACTUAL LOSSES, INCIDENTAL LOSSES, INDIRECT LOSSES, LOST PROFIT OR LOST DATA, REGARDLESS OF WHETHER SUCH DAMAGE WAS PREDICTABLE OR NOT) ARISING IN CONNECTION WITH THIS EULA AND WITH THE USER'S OPERATION OF THE SOFTWARE AND OF OTHER MATERIALS PROVIDED TO THE USER BY THE OWLCAT.

OWLCAT SHALL NOT BEAR LIABILITY FOR INABILITY TO INSTALL OR LAUNCH THE SOFTWARE ON THE USER'S PERSONAL COMPUTER AND ALSO FOR POSSIBLE ERRORS AND FAILURES IN THE SOFTWARE OPERATION. THE USER MUST CONNECT TO THE INTERNET IN ORDER TO USE THE SOFTWARE. ALL COSTS OF THE INTERNET CONNECTION SHALL BE INCURRED BY THE USER. OWLCAT SHALL NOT BE LIABLE FOR ANY DAMAGE CAUSED TO THE USER AS A RESULT OF CONNECTION TO THE INTERNET OR INSTALLATION OF MALICIOUS SOFTWARE ON THE USER'S COMPUTER.

AS IS PERMITTED BY APPLICABLE LEGISLATION, OWLCAT DECLINES ANY RESPONSIBILITY REGARDING ANY ACTIVITIES WHICH MAY BE CONDUCTED BY MINORS WITHOUT THE PERMISSION OF THEIR PARENTS OR LEGAL GUARDIANS. IF YOU ARE A PARENT OR LEGAL GUARDIAN AND YOU GIVE YOUR PERMISSION FOR YOUR CHILD TO USE THE SOFTWARE, YOU THEREBY AGREE TO THE TERMS RELATING TO USE OF THE SERVICES BY YOUR CHILD.

6. APPLICABLE LAW. JURISDICTION

This EULA shall be governed by the laws of the England and Wales. All disputes arising in connection with this EULA should be resolved by the parties without recourse to a court and, in case the parties fail to come to agreement without recourse to a court, disputes shall be resolved by a court of relevant jurisdiction in the Owlcat's location.

Each User must observe the law of the England and Wales and the law of his/ her country of residence. Every User is solely responsible and liable for his/ her violation of such regulations.

7. MISCELLANEOUS

7.1. Termination. This Agreement is effective until terminated. Your rights under this Agreement will terminate immediately and automatically without any notice from Owlcat if you fail to comply with any of the terms and conditions of this Agreement. Promptly upon termination, you must cease all use of the Software and destroy all copies of the Software in your possession or control. Termination will not limit any of Owlcat's other rights or remedies at law or in equity. Sections 4 - 7 of this Agreement shall survive termination or expiration of this Agreement for any reason.

7.2. Owlcat may at its own discretion at any time assign and/or delegate its rights and obligations under this EULA or any part of them to any third party without notice to you. Your rights are personal and are not subject to assignment.

7.3. This Agreement, constitutes the entire agreement between you and Owlcat of the Parties regarding use of the Software by the User and substitute any previous oral and written agreements or oral and written agreements that are simultaneous with the making of this Agreement regarding the subject hereof that are united in this Agreement.

7.4. If any provision of this Agreement shall be held by a court of competent jurisdiction to be contrary to law, that provision will be enforced to the maximum extent permissible, and the remaining provisions of this Agreement will remain in full force and effect.

7.5. Owlcat reserves the right to revise the terms of the Agreement by updating the EULA on the website located at <u>https://owlcat.games/</u> or by notifying the Users by email (if available). The revised EULA comes into force on the date on which it is published. Users are advised to check the website periodically for notices concerning such revisions. Your continued use of the Software shall be deemed to constitute acceptance of any revised terms.

On all issues related to this Agreement, please use the e-mail address legal@owlcat.games.

Only the English version of this document has legal effect. Any translations of this document to other languages are provided for your convenience only.