

Andrew Development Terms of Service



By using any asset of any kind from Andrew Development, you are hereby tied to the Terms and Conditions that emerges with any asset, and this document has executive authorisation to dismiss, deny, authorize, or otherwise have final authority within any terms of our assets, and this document hereby supersedes any sort of term authorized by any other, other than AndrewTheWusky, with clear and unambiguous written consent.

Released Asset Modifications

- 1. Andrew Development has the executive power to withdraw, terminate, or otherwise restrict any medium's privileges for any justification, with no prior alert or advisory statement from any authorized personnel, email, or any other contactable service.
- Andrew Development does not thus guarantee any manner of liability, warranty, or "mandatory" support from any representative for any damages that may be incurred as a result of any resource of any services being edited, such as, client or server modifications.
- 3. Andrew Development does not give any form of refunds, payments, or anything else that would return any type of revenue to any individual for any type of damages, compensation, reimbursement, or request. Nevertheless, Andrew Development may issue a refund depending on the severity of the condition, at the discretion of the organization director.

Community Forum's & Support

- 4. Discord, GitHub, Tebex, or any other formerly known websites presently partnered, distributing and/or advertising any asset, information, ran, administered or operated by any executive personnel officially licensed and appointed as at Andrew Development employee, are classified, defined, and recognized as any Community Forum, and Support avenue.
- 5. Releasing any authorized asset made available by Andrew Development to any other third-party "leaking" is not permitted without ambiguous explicit approval from the organization director, and publishing any type part of any asset is an infringement of these terms and may result in the termination of any accounts henceforth involved, or operated by any of the individuals who have obtained a copy of this asset, including access being terminated from any online avenue currently being overseen, operated, or administrated by any authorized executive employee from Andrew Development.
- 6. Breaching any other shape of terms for any other asset does not warrant a Class A Violation and thus does not violate any executive terms encapsulated within this document; nevertheless, this document does not authorize any individual authorisation to use vulnerabilities and otherwise infringe any other term honorable of a Class B Violation. This document, with executive authorization, assures that any term not specified under the assets license will default to this document for any and all assets under the Class A Protection Authority

Organization Programmes & Development

- 7. Any member, regardless of rights and protections, who opts-in and fulfills the application and registration procedure to join any sort of official and authorized initiatives, is bound to the legally binding agreement of this document; any individual who withholds any sort of asset, once provided by Andrew Development, is hereby tied to a legal agreement, that releasing any sort of asset provided, without ambiguous written consent, with any intent, accidental, or purposefully, will result within legalism; and actions taken by the organizations executive branch.
- 8. Any member appointed to any resource hereby permitted to test is responsible for that asset; publishing any form of video, photo, or any information about that asset prior to release will consequence in a Class A Violation of these terms, and the individual will be dismissed immediately from the initiative, and have accounts and other controlled assets, or any other online profile on any official websites, community forum, and otherwise any sort of affiliation between both the individual and the organization.

Online Services

9. Without the explicit written consent of the organization's director, no member is authorized to publish any type of material prior to official release or to utilize any release for any purpose. However, this does not blanket the official abuse of distributing any material on any other public forum or internet outlet, such as leaking websites or otherwise recognised as not permitted by an executive branch individual, this does warrant a **Class A Violation** of this here document.

Representation

10. It is not permitted to represent yourself as an authorized asset creator currently employed at Andrew Development for any meaning or justification; it is also prohibited under the Andrew Development executive branch's Class A Protection Authority to claim that they collaborated on or contributed to the asset when they did not; but nevertheless, impersonating an authorized representative, or any other individual associated with the organization, is a Class A Violation and will result in dismissal and ban from any asset associated with the organization.

Support Systems

- 11. It is prohibited to abuse such systems provided by the organization; nevertheless, Andrew Development is permitted by executive order to dismiss and relive a support representative from any case, or escalate any level of support, or otherwise terminate the ticket, or request on any support structure for any reason, also to dismiss, prohibit, and block any future support requests from the requesting individual by request of the executive branch.
- 12. By leaving a support request open for 24 hours or more, with no response from any support representative, that representative with the authorization from the executive branch terminate, and dismiss that certain request ticket.

Beta Testing & Resource Management

- 13. It is forbidden to privately use any asset made available by Andrew Development for public & private use, this includes any kind of asset supplied, the utilization of this asset is for evaluating only, and can only be operated and tested confidentially, within a private space, and not observable to the public prior to release, violation of this term is a Class A Violation under the Executive Branch's Class A Protection Authority.
- 14. It is forbidden for any individual in the community, regardless of whether they're an authorized member of the Beta Tester Programme, to stream unreleased assets, which are currently provided to specifically testers; it is also forbidden for it to be uploaded to any online avenue prior to release; failure to comply will result in a Class A Violation.
- 15. Any tester is bound by a legal obligation to keep all assets provided confidential. No one in the Beta Tester initiative should release private information given by the programme administrators prior to release. This programme and all information included is classified, and any violation will result in legal action.
- 16. In accordance with term 7 "Organizational Programs and Development," they must ensure that during testing, they adhere to the following principles.
 - They aren't testing with anybody else in the room.
 - They may not leave their computer unattended while the mod is active.
 - Any Beta Tester may not:
 - a. Openly leave the file out in the open.
 - b. Can not disclose anything to any family, or any person, including other testers
 - c. Can not post photos, or videos to any online avenue.
 - d. Can not disclose any information to any online avenue unless instructed by the executive branch.
 - e. Can not allow another person to watch you play.
 - f. Can not leave the game open unattended.
 - If they are sharing a computer, must not,
 - 1. Openly leave the file out in the open.
 - 2. Leave it installed within the current server, or client files.
 - 3. Must delete the mod from the computer when relinquishing it to another.
 - 4. Can not describe anything to any family, or any person, including other testers