



Anonymous Anti-Exploit

Terms of Use and End-user License Agreement

DEFINITIONS

- Software
 - The product titled *Anonymous Anti-Exploit (AAE)*.

- Staff
 - Individuals at the helm of the Anonymous Anti-Exploit product. They are responsible for maintaining the viability of our systems, as well as enforcing user compliance of terms of use and end-user license agreement and investigating any possible infringements.

- License
 - Proof of an individual's authorization to use the services provided.

- Blacklist
 - The revocation of an authorization to use Anonymous Anti-Exploit.

- Company
 - Anonymous Systems – the corporation providing and administrating the Software.

- Customer / You / Client
 - An individual or an organization using our Software.

- We
 - Anonymous Systems management team, executives, and developers.

I. LICENSING

[1] The Client's obtention of the Software and subsequent use serves as evidence of their agreement with the License Agreement in its entirety. As to preserve their use of the Software, the Client agrees to respect the clauses inscribed within the License Agreement and uphold his personal responsibility of regularly consulting this document to keep himself up-to-date on usage policy.

[2] The Client may only acquire and use the software insofar he is aged over 13 years or older. As improper use of the software may lead to unexpected consequences, a decent amount of responsibility and self-awareness is expected from the Client during his use.

[3] The Client is expected to comply with orders given by the Staff during investigations or digital forensic operations as to preserve their continued usage of the Software.

[4] Breaching the clauses inscribed within the License Agreement can lead to blacklist unless staff grants situation-dependent leniency.

[5] Staff have the right to blacklist at will and without warning while providing reasonable justification backed by the License Agreement, unless in extraordinary circumstances. In cases the Client judges their blacklist as unfair, he may appeal to staff and seek possible reversal.

[6] Except when staff explicitly forbids it, it is the Client's right to repurchase the Software after blacklist. However, it is up to the discretion of staff to revoke a newly issued license for severe offenses.

[7] Licenses are not transferable unless approved by the Company. A license transfer can be requested by the Customer.

[a] License giveaways may be possible if organized properly – a Staff member must be agreeing with the giveaway.

[8] Licenses are prohibited for resale. Any resale attempt is to be considered a transfer as defined in section 1.7.

[9] Licenses are to be considered irrevocably paid unless the Company judges that your individual condition warrants a partial refund.

II. WARRANTIES

[1] Anonymous Systems and its affiliates make no warranties, express or implied, guarantees or conditions concerning the Customer's use of the product.

[2] The Client understands that the use of the Software is at your own risk and that we provide the Software on an "As is" basis "With all faults" and "As Available".

[3] We don't guarantee the accuracy or timeliness of the Software.

[4] You acknowledge that computers, servers, systems, services, and 3rd party software are not fault-free and occasional periods of downtime occur. We do not guarantee the Software will be uninterrupted, timely, secure, or error-free or that content loss won't occur, nor do we guarantee any connection to or transmission from computer networks.

[5] Downtimes/maintenance/service disruptions/incidents shall be reported/announced on Anonymous System's status page – accessible via our website.

III. OWNERSHIP

[1] The Client is prohibited from reselling his license or any of the digital resources made available to him by Anonymous Systems, including , but not limited to, the intangible ID used to provide authorization to use the Software, the account associated with the Client, and the digital files associated with the Software.

[2] The Client is prohibited from reverse engineering, digitally analyzing or otherwise attempt to gain insight into the inner workings of the Software. Our solutions are proprietary and considered trade secrets.

[3] The Client is prohibited from encouraging the competition and other antagonist entities to reverse engineering or analyze the Software, its functionality, its associated communities, or scripts published within the software's associated communities.

[4] The Client is prohibited from using the Software to engineer detection bypassing mechanisms that can directly or indirectly bypass the Software's detection, its functionality or scripts written for the Software.

[5] The Client is prohibited from attempting to phish or otherwise commit any forms of harm towards other Clients of the Software, including the distribution of infected models.

[6] The Client is prohibited from disclosing another Client's ownership of the software if he isn't granted explicit permission from the concerned individual.

[7] The Client is prohibited from using the Software in conjunction with another product or brand for commercial purposes or use the Software's functionality as a service for lucrative aims. Scripts written for the Software are authorized to be sold (by respecting ROBLOX's Community Standards) without restriction.

[8] The Client is prohibited from committing fraud towards other Clients, Anonymous Systems, or Staff.

[9] The Client is prohibited from using the Software for illegal or unreasonable use.

[10] The Client takes full responsibility for any consequences stemming from the unsanctioned use of the Software and relieves Anonymous Systems of any responsibility or consequences should the Client bring himself or other into legal, social, or technological trouble due to his use.

IV. CONTEXT

[1] This section and all previous sections whose terms apply after these Terms end will survive any termination or cancellation of these Terms.

[2] To the extent permitted by applicable conditions, we may assign these terms, subcontract our obligations under these Terms, or sublicense our rights under these Terms, in whole or in part, at any time without notice to you.

[3] You may not assign these Terms or transfer any rights to use of the Software.

[4] This is the entire agreement between You and Us for the use of the Software.

[5] This License Agreement supersedes any prior agreements between You and the Company regarding your use of the Software.

[6] In the entering these Terms, you have not relied on any statement, representation, warranty, understanding, undertaking, promise or assurance other than as expressly set out in these Terms.

[7] These Terms are not for any other person's benefit, except for the Company's successors and assigns.

[8] Section headings are for reference only and have no legal effect.