

FIREWALL EJECTOR SEAT V1 FROM N2NHU LABS

Master License Agreement:

ANTI-PIRACY PROVISIONS

Section 7.1: Prohibited Actions

Licensee agrees that unauthorized distribution, sharing, sublicensing, or disclosure of the Software source code or compiled binaries constitutes a material breach of this Agreement.

Section 7.2: Liquidated Damages

Upon breach of Section 7.1, Licensee shall pay Licensor liquidated damages of ONE MILLION DOLLARS (\$1,000,000) per incident. Licensee acknowledges this amount represents a reasonable estimate of actual damages given:

- (a) Loss of exclusivity and market position
- (b) Damage to competitive advantage
- (c) Administrative costs of enforcement
- (d) Difficulty in calculating precise damages

Section 7.3: Bounty Program

Licensor maintains a "No Questions Asked" bounty program offering TEN THOUSAND DOLLARS (\$10,000) to any person who provides Licensor with:

- (a) A copy of the Software obtained outside authorized channels
- (b) Information identifying the source of unauthorized distribution
- (c) Evidence sufficient to pursue breach claims

Claimants need not disclose their identity or how they obtained the Software. Payment shall be made within 30 days of verification. This bounty is available to any person except current Licensees in good standing.

Section 7.4: Acknowledgment

Licensee acknowledges the bounty program creates strong economic incentives against unauthorized sharing and agrees this enforcement mechanism is reasonable and appropriate.