

Knaxim API Terms of Service

Effective: August 31, 2019

These Maxset Worldwide Inc. API Terms of Service (the "**API Terms**") describe your rights and responsibilities when accessing our publicly available application programming interfaces (the "**APIs**") and related API documentation. Please read them carefully. We are grateful you're here.

Relationships & Definitions

These API Terms, together with the Maxset Worldwide Inc. Application Developer Policy form a binding "**Contract**" between you and us. "**We**," "**our**" and "**us**" refers to the applicable Maxset Worldwide Inc. entity in the section entitled "Which Maxset Worldwide Inc. Entity are You Contracting With?" below, and "**you**," and "**your**," refers to the individual, company or legal entity that you represent. The Contract does not grant you any right to access or use our online workplace productivity tools and platform (the "**Services**") or any of our non-public application programming interfaces, which will be governed by a separate agreement with us (e.g., our [Customer Terms of Service](#)).

The Maxset Worldwide Inc. Extended Family

We may leverage our employees, those of our corporate affiliates and third-party contractors (the "**Maxset Worldwide Inc. Extended Family**") in exercising our rights and performing our obligations under the Contract. We will be responsible for the Maxset Worldwide Inc. Extended Family's compliance with our obligations under the Contract.

Access to Our APIs

Your Applications

Subject to the restrictions below, we grant you a non-exclusive, worldwide, non-transferable (subject to the section titled "Assignment"), limited license to access our APIs and documentation only as necessary to develop, test and support an integration of your application (an "**Application**" or "**App**") with the Services. You may charge for your Application; however, you may not sell, rent, lease, sublicense, redistribute, or syndicate access to any of our APIs.

Here Are the Rules

Your license to access our APIs and documentation is limited and subject to compliance with the Maxset Worldwide Inc. Application Developer Policy and Maxset Worldwide Inc.'s Brand Guidelines. Further, you will not: (A) access our APIs or documentation in violation of any law or regulation; (B) access our APIs in any manner that (i) compromises, breaks or circumvents any of our technical processes or security measures associated with the Services, (ii) poses a security vulnerability to customers or users of the Services, or (iii) tests the vulnerability of our systems or networks; (C) access our APIs or documentation in order to replicate or compete with the Services; (D) attempt to reverse engineer or otherwise derive source code, trade secrets, or

know-how of our APIs or Services; or (E) attempt to use our APIs in a manner that exceeds rate limits, or constitutes excessive or abusive usage.

Transparency & Reporting

If you offer your Application for use by others outside your organization, you must maintain a user agreement and privacy policy for your Application, which is prominently identified or located where users download or access your Application. Your privacy policy must meet applicable legal standards and describe the collection, use, storage and sharing of data in clear, understandable and accurate terms. You must promptly notify us in writing via email to kal@maxset.org of any breaches of your user agreement or privacy policy that impact or may impact customers or users of the Services. Please review our Privacy Policy for more information on how we collect and use data relating to the use and performance of our websites and products.

Our Right to Suspend Access and Audit

If we believe that there is a violation of the Contract that can simply be remedied by your modification or update of your Application, we will, in most cases, ask you to take direct action rather than intervene. In such instance, we may use your name, address and other contact details to contact you or provide this contact information to any third party that reasonably, in Maxset Worldwide Inc.'s sole determination, claims that you do not possess all of the necessary intellectual property rights. In some instances, we may directly step in and take what we determine to be appropriate action if you are not responsive, or if we believe there is a credible risk of harm to us, the Services, our customers or users or any third parties. Maxset Worldwide Inc. also reserves a right to audit your application to ensure it does not violate our terms and policies. You agree that you will cooperate with inquiries related to such an audit and provide us with proof that your application complies with our terms and policies.

Ownership and Proprietary Rights

Reservation of Rights

You retain your ownership rights in your Application, and we own and will continue to own our APIs, documentation and Services, including all related intellectual property rights therein. All of our rights not expressly granted by the Contract are hereby retained.

Feedback is Welcome

The more suggestions our developers make, the better our APIs become. If you send us any feedback or suggestions regarding the APIs or documentation, there is a chance we will use it, so you grant us an unlimited, irrevocable, perpetual, sublicensable, transferable, royalty-free license to use any such feedback or suggestions for any purpose without any obligation or compensation to you. If we choose not to implement the suggestion, please don't take it personally. We appreciate it nonetheless.

Termination

You may terminate the Contract by discontinuing use of our APIs. We may terminate the Contract with or without cause, and without notice to you. Upon termination of the Contract, all rights and licenses granted to you will terminate immediately. You understand that any APIs or documentation that are not made generally available but that are otherwise made available to you are the confidential information of Maxset Worldwide Inc.. Upon termination of the Contract, you will promptly destroy copies of any documentation and any other Maxset Worldwide Inc. information in your possession or control that was received under the Contract.

Representations; Disclaimer of Warranties

You represent and warrant that you have validly entered into the Contract and have the legal power to do so.

EXCEPT AS EXPRESSLY PROVIDED FOR HEREIN, THE APIS, DOCUMENTATION AND ALL RELATED COMPONENTS AND INFORMATION ARE PROVIDED BY US ON AN "AS IS" AND "AS AVAILABLE" BASIS WITHOUT ANY WARRANTIES OF ANY KIND, AND WE EXPRESSLY DISCLAIM ANY AND ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY, TITLE, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. YOU ACKNOWLEDGE THAT WE DO NOT WARRANT THAT THE APIS WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE.

Limitation of Liability

IN NO EVENT WILL OUR OR THE MAXSET WORLDWIDE INC. EXTENDED FAMILY'S AGGREGATE LIABILITY ARISING OUT OF OR RELATED TO THE CONTRACT (WHETHER IN CONTRACT OR TORT OR UNDER ANY OTHER THEORY OF LIABILITY) EXCEED US\$100.

IN NO EVENT WILL WE OR THE MAXSET WORLDWIDE INC. EXTENDED FAMILY HAVE ANY LIABILITY TO YOU OR TO ANY THIRD PARTY FOR ANY LOST PROFITS OR REVENUES OR FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, COVER OR PUNITIVE DAMAGES HOWEVER CAUSED, WHETHER IN CONTRACT, TORT OR UNDER ANY OTHER THEORY OF LIABILITY, AND WHETHER OR NOT YOU OR THE THIRD PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE FOREGOING DISCLAIMER WILL NOT APPLY TO THE EXTENT PROHIBITED BY APPLICABLE LAW.

The limitations under this "Limitation of Liability" section apply with respect to all legal theories, whether in contract, tort or otherwise, and to the extent permitted by law. The provisions of this "Limitation of Liability" section allocate the risks under the Contract between the parties, and the parties have relied on these limitations in determining whether to enter into the Contract.

Application of Consumer Law

Our APIs and documentation are intended for use by businesses and organizations and not for consumer purposes. To the maximum extent permitted by law, you hereby acknowledge and agree that consumer laws do not apply. If however any consumer laws (e.g., in Australia, the Competition and Consumer Act 2010 (Cth)) do apply and cannot otherwise be lawfully excluded, nothing in these API Terms will restrict, exclude or modify any statutory warranties, guarantees, rights or remedies you have, and our liability is limited (at our option) to the replacement or repair of the APIs.

Your Indemnification of Us

You will defend us and the members of the Maxset Worldwide Inc. Extended Family (collectively, the "**Maxset Worldwide Inc. Indemnified Parties**") from and against any and all third party claims, actions, suits, proceedings, and demands arising from or related to your violation of the Contract or your violation of your user agreement or privacy policy (a "**Claim Against Us**"), and will indemnify the Maxset Worldwide Inc. Indemnified Parties for all reasonable attorney's fees incurred and damages and other costs finally awarded against a Maxset Worldwide Inc. Indemnified Party in connection with or as a result of, and for amounts paid by a Maxset Worldwide Inc. Indemnified Party under a settlement you approve of in connection with, a Claim Against Us. We must provide you with prompt written notice of any Claim Against Us and allow you the right to assume the exclusive defense and control, and cooperate with any reasonable requests assisting your defense and settlement of such matter. This section states your sole liability with respect to, and the Maxset Worldwide Inc. Indemnified Parties' exclusive remedy against you for, any Claim Against Us.

Limitations on Indemnifications

Notwithstanding anything contained in the preceding section, (a) we will always be free to choose our own counsel if we pay for the cost of such counsel; and (b) no settlement may be entered into by you, without our express written consent (such consent not to be unreasonably withheld), if: (i) the third party asserting the claim is a government agency, (ii) the settlement arguably involves the making of admissions, (iii) the settlement does not include a full release of liability, or (iv) the settlement includes terms other than a full release of liability and the payment of money.

Survival

The sections titled "Our Rights to Suspend Access and Audit," "Ownership & Proprietary Rights," "Termination," "Representations; Disclaimer of Warranties," "Limitation of Liability," "Your Indemnification of Us," "Limitations on Indemnifications," and "Survival," as well as all of the provisions under the general heading "General Provisions," will survive any termination or expiration of the Contract.

General Provisions

Publicity

You grant us the right to use your company name and logo as a reference for marketing or promotional purposes on our website and in other public or private communications with our existing or potential developers and customers, subject to your standard trademark usage guidelines as provided to us from time-to-time.

Force Majeure

Neither we nor you will be liable by reason of any failure or delay in the performance of its obligations on account of events beyond the reasonable control of a party, which may include denial-of-service attacks, a failure by a third party hosting provider or utility provider, strikes, shortages, riots, fires, acts of God, war, terrorism, and governmental action.

Relationship of the Parties; No Third Party Beneficiaries

The parties are independent contractors. The Contract does not create a partnership, franchise, joint venture, agency, fiduciary or employment relationship between the parties. There are no third party beneficiaries to the Contract.

Email and Maxset Worldwide Inc. Messages

Except as otherwise set forth herein, all notices under the Contract will be by email, although if you have a Services account, we may instead choose to provide notice to you through the Services (e.g., a Maxset Worldwide Inc.bot notification). Notices to Maxset Worldwide Inc. will be sent to [feedback@Maxset Worldwide Inc..com](mailto:feedback@MaxsetWorldwideInc.com), except for legal notices, such as notices of termination, which must be sent to [legal@Maxset Worldwide Inc..com](mailto:legal@MaxsetWorldwideInc.com). Notices will be deemed to have been duly given (a) the day after they are sent, in the case of notices through email; and (b) the same day, in the case of notices through the Services.

Modifications to our APIs and Documentation

Maxset Worldwide Inc. is still evolving, and so we need the flexibility to occasionally make changes to our APIs, including backwards incompatible changes. We will try to give notice of these changes, but you should consider following the @Maxset Worldwide Inc.api Twitter account or viewing our [changelogs](#) for updates. Also, parts of our API are undocumented, including certain methods, events, and properties. Given that these undocumented aspects of our APIs may change at any time, you should not rely on their behaviors.

Modifications to the Contract

As our business evolves, we may change these API Terms and the other components of the Contract. If we make a material change to the Contract, we will provide you with reasonable notice prior to the change taking effect, either by emailing the email address associated with your account or by messaging you through the Services. You can review the most current version of the API Terms at any time by visiting this page and by visiting the most current versions of the

other pages that are referenced in the Contract. The materially revised Contract will become effective on the date set forth in our notice, and all other changes will become effective upon posting of the change. If you access our APIs after the effective date, that access will constitute your acceptance of any revised terms and conditions.

Waiver

No failure or delay by either party in exercising any right under the Contract will constitute a waiver of that right. No waiver under the Contract will be effective unless made in writing and signed by an authorized representative of the party being deemed to have granted the waiver.

Severability

The Contract will be enforced to the fullest extent permitted under applicable law. If any provision of the Contract is held by a court of competent jurisdiction to be contrary to law, the provision will be modified by the court and interpreted so as best to accomplish the objectives of the original provision to the fullest extent permitted by law, and the remaining provisions of the Contract will remain in effect.

Assignment

Neither party may assign or delegate any of its rights or obligations hereunder, whether by operation of law or otherwise, without the prior written consent of the other party (not to be unreasonably withheld). Notwithstanding the foregoing, either party may assign the Contract in its entirety, without consent of the other party, to a corporate affiliate or in connection with a merger, acquisition, corporate reorganization, or sale of all or substantially all of its assets. Any purported assignment in violation of this section is void. A party's sole remedy for any purported assignment by the other party in breach of this section will be, at the non-assigning party's election, termination of the Contract upon written notice to the assigning party. Subject to the foregoing, the Contract will bind and inure to the benefit of the parties, their respective successors and permitted assigns.

The Contract, and any disputes arising out of or related hereto, will be governed exclusively by the applicable governing law above, without regard to conflicts of laws rules or the United Nations Convention on the International Sale of Goods. The courts located in the applicable venue above will have exclusive jurisdiction to adjudicate any dispute arising out of or relating to the Contract or its formation, interpretation or enforcement. Each party hereby consents and submits to the exclusive jurisdiction of such courts. **Each party also hereby waives any right to jury trial in connection with any action or litigation in any way arising out of or related to the Contract.** In any action or proceeding to enforce rights under the Contract, the prevailing party will be entitled to recover its reasonable costs and attorney's fees.

Entire Agreement

The Contract, including these API Terms constitutes the entire agreement between the parties and supersedes all prior and contemporaneous agreements, proposals or representations, written

or oral, concerning its subject matter. To the extent of any conflict or inconsistency between the provisions in these API Terms and any other documents or pages referenced in these API Terms, the following order of precedence will apply: (A) the API Terms, (B) Maxset Worldwide Inc. Application Developer Policy, and (C) any other documents or pages referenced in the Contract.

Maxset Worldwide Inc. Application Developer Policy

Effective Date: August 31, 2018

Our goal is for Knaxim to be a safe, pleasant and productive working environment. Applications are an important part of making Knaxim useful. We welcome Application developers and are excited to see the amazing experiences you are building within Knaxim. By “Application,” we mean any software application, functionality, website, product or service that you create that uses the Knaxim APIs. Developers are required to comply with this Policy and our related API terms and other obligations. When we use the term “Services” we are referring to Knaxim’s services and related systems and technology, as well as Knaxim’s websites and all of the information and content made available by or on behalf of Knaxim through any of those services.

Privacy, safety and a high-quality User experience are very important, and this Policy is designed with those goals in mind. We can’t cover every type of Application in this Policy, but we aim to give guidance to developers so that you understand what Applications will be included in Knaxim’s app directory and what Applications will not. To protect Users and our Services, we reserve the right to take any action we deem necessary if an Application violates the letter or spirit of this Policy. By “User” we mean any “Authorized User” as defined in our Customer Terms of Service, including anyone who interacts with the Application directly or indirectly or anyone whose Data is exposed to or used by the Application. By “Data” we mean data, information or content uploaded, posted, transmitted or otherwise made available by Users via the Services, including messages, files, comments, profile information, metadata and token data.

Security: We take the security of Data very seriously, and you must as well. Your network and the operating system and software of your web servers, databases, and computer systems must be properly configured to securely operate your Application and store Data. Data must be stored and served using strong encryption. In addition, Applications and developers are prohibited from:

- Degrading or compromising security in any way
- Providing access to Knaxim in any fraudulent or unauthorized way, including bypassing or circumventing Knaxim protocols and access controls
- Using unpublished APIs
- Including misleading and/or deceptive statements about Application functionality, performance, origin or Data use
- Transmitting any viruses or other code that may damage, detrimentally interfere with, surreptitiously intercept or expropriate any system or Data
- Attempting to reverse engineer or otherwise derive source code, trade secrets, or know-how in the Knaxim API or any portion thereof

User Experience: Every Application must be useful, appropriate, respect User privacy, and provide a generally good User experience. In keeping with this, Applications and developers are prohibited from:

- Degrading or compromising performance of the Services
- Using vulgar or obscene language or images. Your Application must not contain or offer content that is violent, extreme or that a reasonable person would consider inappropriate for the workplace
- Offering sexually-oriented or adult content. Your Application must not contain or offer content that a reasonable person would consider pornographic or indecent
- Creating poor User experiences that do not add value to Users in a work setting or that detract from the overall utility of Knaxim and the overall Application ecosystem
- Displaying inappropriate communications through your Application. The purpose of the Application and User expectations must be clear and transparent and match Knaxim requirements and expectations
- Neglecting appropriate customer assistance. Every Application must include a link to installation instructions and customer support information, including a contact for customer support. You must keep your Application updated and provide timely and accurate User support

Business: In using Knaxim APIs, developers must agree to respect our business as we respect yours. Every Application must behave in accordance with appropriate and accepted business conduct. As part of good business practices, Applications and developers are prohibited from:

- Circumventing Knaxim's intended limitations (including pricing, features and access structures). You may not use the Knaxim API to replicate or compete with core products or services offered by Knaxim
- Advertising, including display ads, within the Application experience or Knaxim platform. In addition, Applications may not use Data or content from Knaxim in any advertisements or for purposes of targeting advertisements or contacting Users, including in that Application, your other Applications, or elsewhere
- Implying a Knaxim endorsement, certification, affiliation or partnership unless you have explicit permission from Knaxim to do so
- Sub-licensing, distributing or allowing access to the Knaxim APIs to anyone else

Design: Good design is an important part of a product development. We want Knaxim developers to create beautiful and thoughtful Applications. Please provide your Users with excellent, well-designed products. As part of good design practices, Applications and developers are prohibited from:

- Violating the Knaxim Brand Guidelines
- Infringing upon any intellectual property rights in your design. You must include, with your submission, a well-designed, high quality, distinctive icon that doesn't resemble Knaximbot or the Knaxim icon
- Changing the Application's look, feel, function, operation or disclosures after Knaxim review. Any changes must be submitted for re-review

Use of Data: Protecting Data is paramount at Knaxim and must be for you. You are responsible for good Data stewardship practices. First and foremost, you have no independent rights to any Data. In accordance with this, Applications and developers are prohibited from:

- Collecting, storing, and using Data without obtaining proper consent of the User
- Using Data to contact Users. If you would like to contact Users outside of Knaxim, you must gain permission through a clear and separate permissions process. You may only contact Users for emergencies in which the safety and security of the User is otherwise at risk and in compliance with the law
- Asking Users to provide sensitive, private, and confidential personal information, such as credit card numbers or passwords unless specifically necessary as part of the Application's legitimate function and purpose
- Renting, selling or sharing Data with third parties under any circumstances
- Creating Applications that encourage installers to circumvent or interfere with their own workplace and employer data, privacy and security policies
- Exploiting Data to create User profiles other than that which is necessary for the Application to function
- Ignoring a User's request for deletion. When a User deletes your Application or if you discontinue your Application you must delete all associated Data within 14 business days
- Combining Data with data gathered from other sources for any purposes unrelated to the use of the Application
- Requesting and using scopes not required for your Application's functioning. Use only the appropriate and necessary scopes and clearly define the need for scopes within your Application's description
- Failing to notify Users about privacy and their Data. Your Application must include a publicly available and easily accessible privacy policy that explains how the Application collects, uses, processes and stores Data, and what control Users have over their Data
- Accessing Data for surveillance purposes. You may not allow or assist any entity to conduct surveillance or obtain Data using your access to the Knaxim API
- Otherwise exploiting Data in a way not approved by Knaxim and not disclosed to and permitted by Users. You may, however, use Data that is both aggregated and anonymized for purposes of analytics and development related to the Application

Law and Safety: Applications should not create unsafe environments or hardships for Users. Each Application must comply with all applicable laws and legal requirements in all locations where it is made available to Users. In addition, Applications and developers are prohibited from:

- Permitting use by children under the age of 16
- Spamming, harassing, stalking, intimidating or threatening Users
- Allowing impersonation of Users or otherwise allowing for false representations within the Application
- Facilitating violations of the law
- Infringing on anyone else's intellectual property rights (including Knaxim's)
- Representing that your Application is authorized by or produced by another company or organization

- Allowing or facilitating financial transactions conducted in an insecure and unapproved manner

A few additional requirements: We require Applications and developers to follow this policy as well as all other Knaxim guidelines and policies including the Privacy Policy, Security Review, Partner Terms, Terms of Service, and the API Terms of Service.

In addition, Applications and developers must:

- Exercise good judgement
- Submit Applications with reasonable work-related or team-building purposes
- Be a good fit for Knaxim workspaces
- Notify us immediately if you change the function of, or discontinue your Application

Data breach: If Data is breached, exposed, exploited, or otherwise compromised through your Application or company, you must inform all affected Users and Knaxim immediately. You can reach Knaxim at dh@us.maxset.org.

Violations of this policy may result in removal from the Application Directory, token revocation, developer suspension, User notification, legal action or any other action deemed necessary by Knaxim. If requested, you must provide us with proof of compliance with this policy. If you violate this policy we may or may not provide notice before taking action. Please note that we may periodically audit Applications. If you fail an audit before notifying us of any issues, penalties will be more severe.

This policy will change as the Knaxim Application Directory grows and evolves. Please check back regularly for updates. We may use your email address or a notice through the Services to communicate any material changes to this policy.

If you have any questions about the Knaxim Application Directory or the review process, we'll be happy to help. Send us a note to: dh@us.maxset.org

Slack wants to help you (our developers) create secure applications and integrations. To help with this, we've created a Security Review program for our App Directory Applications.

Knaxim App Security Review

Your Application can be composed of multiple components:

- A web server that Slack reaches out to
- A service that reaches out to Slack
- Mobile applications that your application offers
- Servers that access Slack and process data

As part of our security review process, we will assess the security of all parts of your infrastructure that are required to make the core functionality of your offering work in its

intended manner (both the Slack parts, and yours). If a customer using your app can type something in your systems, and it can end up in Slack, or vice-versa, we need to take a look at your offering.

We will perform the following on the applicable parts of your application:

- Automated web application security scanning
- Automated network security scanning
- Manual verification of proper authentication scope requests to ensure least-privilege design
- Manual testing of functionality for security vulnerabilities and misuse
- Manual architecture review of your application
- Ask you follow-up questions about functionality

Things to consider while building your application:

- Be mindful of the [OWASP Top 10 Vulnerabilities](#) when creating your web application
- New to web application security? Get a copy of [The Web Application Hacker's Handbook](#)
- Use encryption! Test out your TLS security at <https://www.ssllabs.com/ssltest/>

What we need from you:

- An architecture diagram detailing how your application is composed. This includes any services that you operate that interact with Slack, including servers, databases, and third-party integrations that are required for your offering to function.
- Your application must be "feature-complete" and function as your final product will function once on the App Directory. If your application materially changes, we reserve the right to re-review your application and delist it if it does not pass another security review.
- Security Review Contact
 - If we need to contact you during a test, we need a reliable email address and phone number
- An explanation for the access scopes your application requires to function, and the reason for each one
- A sample use case of your application functioning correctly
 - If you have lots of buttons and options, please tell us how to click them correctly, so we can focus on testing your application! Screenshots are especially helpful.
- A **brand new** Slack test workspace with your application already installed and configured, along with two test accounts
 - Admin test account
 - Normal user test account
- If you have a web application component (something that Slack reaches out to, or a customer goes to, in order to operate the Slack integration)
 - Testing Account(s), with login information

- If your application has a permissions model (admin, non-admin, etc...), we will need a testing account for each
- Test environment populated with some test data
 - In order to get back to you as quickly as possible, please provide some test data (enough to demonstrate core functionality of your application) so our testers can spend more time assessing your application, and less time making up funny test names
- Any web application firewalls need to be disabled so our team can test your application
 - We can provide your team with testing IP addresses to whitelist if you have a device like this
- If you have a mobile application that can access parts of the Slack integration (or the data that is reflected in the Slack integration)
 - Links to the production version of your application on the following app stores
 - App Store
 - Google Play
 - Windows Store
 - Test credentials

Review Process

Once you submit your application for Security Review, our team will work to review your application in the order it comes in, and will give you a result of:

- Pass
 - Your application passed our security review! You are free to publish your application on our App Directory.
 - Our security team will re-visit your application periodically to ensure that it remains secure.
- Fail
 - Your application contains one or more vulnerabilities that need to be fixed before we can approve your application.
 - Your application contains logic that goes against our terms of service, privacy policy, or developer program rules.

If you receive a status of **Fail**, you must remediate the issues our team raises, and resubmit your application for another security review to proceed further. We will provide you with a report along with our reasoning for issues, reproduction steps, and links to additional resources to help you remediate the issues.

Review Notes

The Slack Application Security Review is not a certification, or proof of a secure application. Additional vulnerabilities may exist after a review, and we may revisit your application in the future to re-evaluate the security of your offering.

During our testing we will raise any issues we find with you, and will need your help to remediate any outstanding issues before getting an approval to offer your application in our App Directory.

Due to the nature of testing multiple applications simultaneously, we cannot inform you of when we will be testing your application.