TERMS OF USE CALLED FOR MARCH 3rd 2025

INSTRUCTIONS

Overview

Terms of Use, also known as Terms of Service or Terms and Conditions, are legal agreements that govern the users of a service. These Terms often appear as disclaimers that must be agreed to in order to use a service, particularly software and web-based services. You must read all of these conditions and terms to understand part of our organization. You are not allowed to disobey these rules as someone who agrees to these TOS rules otherwise you will face severe punishment. Please read these terms thoroughly and by reading thease terms, you acknowledge that you can suffer severe consiquences and that you have read these rules.

Terms of Use often address matters including user rights and responsibilities as well as proper usage and possible misuse of the service, accountability for online actions and conduct, a privacy policy addressing personal data, payment details for subscriptions or memberships, opt-out policies for communications, details of account termination, and prescribed processes for dispute resolution, which often mandate binding arbitration and limit users' rights to to take a claim to court. Terms of Use should also include a disclaimer or limitation of liability reducing the site's responsibility for potential user damages, as well as details for notification provided to users when the terms are updated or modified.

Instructions

- 1. Please read these following policies with care and please do not ignore anything in this passage.
- 2. Do not share these policies with anyone outside of ODBIT.
- 3. Please contact Caleb for any questions.
- 4. Follow all these policies.

Disclaimer

ODBIT does NOT have a point location. We are simply an online organization with a future planning to expand our services and community. We are NOT a law firm, we are an organization that takes place in the video game, ROBLOX. ROBLOX is an online platform that has many issues, one of the few being online dating, which will be referred to as "OD". Online daters, which will be referred to as, "ODERS", take place on ROBLOX to date other people. This can be a danger for a few reasons. 1, it is against ROBLOX TOS, which you can access via this document, or via searching up, "ROBLOX TOS" in your web browser. 2, someone could be 18+ dating an underage (15 or under) minor. This is a danger because it is not legal to date an underage minor while being a 18+ user, whom will be referred to as, "pedophile('s)" (if dating an underage person), as stated in California's law, section 261.5. (a) So as a community, ODBIT gathers staff from around the world to help us take down grooming cases, or OD, as stated against so in ROBLOX's TOS.

This is an official document from ODBIT. This is the ONLY OFFICIAL document. Any other is fake. Please do not read that, and only read the one given to you by a trusted supervisor whom you are sure that works for ODBIT. If you DO NOT trust them, please refer to the Discord Server link below to achieve the official document, or contact the CEO of ODBIT via contact information which will be at the end of the TOS. Please read the official TOS document thoroughly and take your time. We do not appreciate you reading through this fast and not thoroughly. We know if you do not read the TOS carefully. So please just take the time to read it.

ODBIT© 25-26. SOME RIGHTS RESERVED.

ODBIT Terms of Service

Terms of Service: Rules and Guidelines You Must Follow

ODBIT Terms of Use [Effective as of March 3rd, 2025]

Welcome to ODBIT's Terms of Use agreement. For purposes of this agreement, "Server" refers to the Company's Server, which can be accessed at the bottom of Section 1. "Service" refers to the Company's services accessed via the Server, in which users can submit a complaint, access announcements, apply, etc... The terms "we," "us," and "our" refer to the Company. "You" refers to you, as a user of our Server or our Service.

The following Terms of Use apply when you view our TOS and follow the following commands given throughout the entire TOS document. Please thoroughly read through all of these to make sure you agree. If you DO NOT agree, your role will be exiled from you until you acknowledge and agree to these rules.

Please review the following terms carefully. By accessing or using the Service, you signify your agreement to these Terms of Use. If you do not agree to be bound by these Terms of Use in their entirety, you may not access or use the Service.

SECTION 1: PRIVACY POLICY

A. ODBIT acknowledges every member, and they want the best for all of the members/staff. It is important they also acknowledge the rules however. It is an important step to becoming a good staff member and choosing the right choices will get you higher in ranks. You must also decide wether or not you demand to get paid. Please take it upfront to a manager or the CEO of ODBIT to demand a pay raise. We will deny your request if you have no applicable reason.

SECTION 2: ABOUT THE SERVICE

The Service allows you to make friends, get paid (if you choose to), and maybe even get higher in ranks to help stop ODERS and make ROBLOX a better place..

SECTION 3: REGISTRATION; RULES FOR USER CONDUCT AND USE OF THE SERVICE

You need to be at least 13 years of age in order to participate in ODBIT. You will be registered to ODBIT's staff system after acknowledging these rules as soon as possible. ODBIT is not reliable to replace or give stuff without valid reason. ODBIT is not responsible for losses of items that

you lost yourself. Please be sure you write down/store important key things, like if you are a manager for ODBIT, you must keep track of your business account that will be given to you within a 14 day period. Please keep track of the things given to you. If you lose it, its gone.

SECTION 4: USE RESTRICTIONS

Your permission to use the organization is conditioned upon the following use, posting and conduct restrictions, there will be a fine amount after each rule:

You agree that you will not under any circumstances:

- · access the Service for any reason other than your personal, non-commercial use solely as permitted by the normal functionality of the Service; Warning
- · collect or harvest any personal data of any user of the Server or the Service; 500RBX
- · use the Server or the Service for the solicitation of business in the course of trade or in connection with a commercial enterprise; Exile
- · distribute any part or parts of the Server or the Service without our explicit written permission (we grant the operators of public search engines permission to use spiders to copy materials from the site for the sole purpose of creating publicly-available searchable indices but retain the right to revoke this permission at any time on a general or specific basis); 1k RBX + Exile
- · use the Service for the promotion of illegal activities; 1k RBX + Exile
- · attempt to, or harass, abuse or harm another person or group; 300 RBX
- · use another user's account without permission;
- · intentionally allow another user to access your account;
- · provide false or inaccurate information when logging and ODER;
- · interfere or attempt to interfere with an ongoing investigation you are not apart of;
- · make any automated actions that can overload our server or services that is unnecessary or flat out irresponsible of you;
- \cdot commit to sexual content, this could be exampled as, sex, physical touch in sexual places, pornohraphy (sexual content), etc;
- · spout hate speech inside or outside of ODBIT's server or services, this could be exampled as saying a racial slur;
- · publish or link to malicious content of any sort, including that intended to damage or disrupt another user's browser or computer.

SECTION 5: POSTING AND CONDUCT RESTRICTIONS

When you create your own personalized account, you may be able to provide ("User Content") to the Service. You are solely responsible for the User Content that you post, upload, link to or otherwise make available via the Service.

You agree that we are only acting as a passive conduit for your online distribution and publication of your User Content. The Company, however, reserves the right to remove any User Content from the Service at its sole discretion.

We grant you permission to use and access the Service, subject to the following express conditions surrounding User Content. You agree that failure to adhere to any of these conditions constitutes a material breach of these Terms.

By transmitting and submitting any User Content while using the Service, you agree as follows:

- · You are solely responsible for your account and the activity that occurs while signed in to or while using your account;
- · You will not post information that is malicious, libelous, false or inaccurate;
- · You will not post any information that is abusive, threatening, obscene, defamatory, libelous, or racially, sexually, religiously, or otherwise objectionable and offensive;
- You retain all ownership rights in your User Content but you are required to grant the following rights to the Server and to users of the Service as set forth more fully under the "License Grant" and "Intellectual Property" provisions below: When you upload or post User Content to the Server or the Service, you grant to the Server a worldwide, non-exclusive, royalty-free, transferable license to use, reproduce, distribute, prepare derivative works of, display, and perform that Content in connection with the provision of the Service; and you grant to each user of the Service, a worldwide, non-exclusive, royalty-free license to access your User Content through the Service, and to use, reproduce, distribute, prepare derivative works of, display and perform such Content to the extent permitted by the Service and under these Terms of Use; and
- · You hereby agree that we have the right to determine whether your User Content submissions are appropriate and comply with these Terms of Service, remove any and/or all of your submissions, and terminate your account with or without prior notice.

You understand and agree that any liability, loss or damage that occurs as a result of the use of any User Content that you make available or access through your use of the Service is solely your responsibility. The Server is not responsible for any public display or misuse of your User Content.

The Server does not, and cannot, pre-screen or monitor all User Content. However, at our discretion, we, or technology we employ, may monitor and/or record your interactions with the Service or with other Users.

SECTION 6: ONLINE CONTENT DISCLAIMER

Opinions, advice, statements, offers, or other information or content made available through the Service, but not directly by the Server, are those of their respective authors, and should not necessarily be relied upon. Such authors are solely responsible for such content.

We do not permit any content that is threatening, or can make our organization look bad because of your doings. We will assess the situation and you could be fined up to 1k depending on the threat, and how you assess the situation. We have a team of officials, and we can report any threat to your local PD. We do not play when it comes to threats. If you threaten someone inside, or outside of ODBIT, we will take it seriously and take proper protical as stated in the employee guidebook.

We do not permit any pornography outside or inside of ODBIT. You cannot be a pornography creator if you work for ODBIT. We do not tolerate that kind of stuff. We do not want our company to look bad. Please refrain from posting any pornography of any kind. We despise it and we will exile you from ODBIT if you continue to do so.

We do not permit any political content inside ODBIT. You are allowed to politically state outside of ODBIT, as long as you keep it appropriate and non threatening. But inside ODBIT, will get

you fined up to 400 RBX due to the safety of other workers. You sharing your political opinion is not tolerated and will be terminated as soon as possible. Please refrain from posting political content inside ODBIT.

SECTION 7: LINKS TO OTHER SITES AND/OR MATERIALS

As part of DMCA, we must provide links to any third party material used publicly. We use our clothing from a different website, what helps us customise using templates. We will provide links to all relevant topics below this statement. We will also provide a link to ROBLOX TOS that you must also follow, (except for the od if its part of a operation) in order to keep your job. We do not permit you not following ROBLOX TOS either. You must accept it and acknowledge it.

- A. Clothing Template Website: https://pixlr.com/design/roblox-clothes-maker/
- B. ROBLOX TOS: https://bit.ly/4a1POjf Link Shortened

SECTION 8: COPYRIGHT COMPLAINTS AND COPYRIGHT AGENT

- (a) Termination of Repeat Infringer Accounts. We respect the intellectual property rights of others and requires that the users do the same. Pursuant to 17 U.S.C. 512(i) of the United States Copyright Act, we have adopted and implemented a policy that provides for the termination in appropriate circumstances of users of the Service who are repeat infringers. We may terminate access for participants or users who are found repeatedly to provide or post protected third party content without necessary rights and permissions.
- (b) DMCA Take-Down Notices. If you are a copyright owner or an agent thereof and believe, in good faith, that any materials provided on the Service infringe upon your copyrights, you may submit a notification pursuant to the Digital Millennium Copyright Act (*see* 17 U.S.C 512) ("DMCA") by sending the following information in writing to the our designated copyright agent at: odbitrobloxofficial@gmail.com (soon to change)
 - 1. The date of your notification;
 - 2. A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;
 - 3. A description of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site;
 - 4. A description of the material that is claimed to be infringing or to be the subject of infringing activity and information sufficient to enable us to locate such work;
 - 5. Information reasonably sufficient to permit the service provider to contact you, such as an address, telephone number, and/or email address;
 - 6. A statement that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and
 - 7. A statement that the information in the notification is accurate, and under penalty of perjury, that you are authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.
- (c) Counter-Notices. If you believe that your User Content that has been removed from the Server is not infringing, or that you have the authorization from the copyright owner, the copyright owner's agent, or pursuant to the law, to post and use the content in your User

Content, you may send a counter-notice containing the following information to our copyright agent using the contact information set forth above:

- 1. Your physical or electronic signature;
- 2. A description of the content that has been removed and the location at which the content appeared before it was removed;
- 3. A statement that you have a good faith belief that the content was removed as a result of mistake or a misidentification of the content; and
- 4. Your name, address, telephone number, and email address, a statement that you consent to the jurisdiction of the federal court in California and a statement that you will accept service of process from the person who provided notification of the alleged infringement.

If a counter-notice is received by our copyright agent, we may send a copy of the counter-notice to the original complaining party informing such person that it may reinstate the removed content in ten (10) business days. Unless the copyright owner files an action seeking a court order against the content provider, member or user, the removed content may (in our sole discretion) be reinstated on the Server in ten (10) to fourteen (14) business days or more after receipt of the counter-notice.

SECTION 9: LICENSE GRANT

By posting any User Content via the Service, you expressly grant, and you represent and warrant that you have a right to grant, to the Company a royalty-free, sublicensable, transferable, perpetual, irrevocable, non-exclusive, worldwide license to use, reproduce, modify, publish, list information regarding, edit, translate, distribute, publicly perform, publicly display, and make derivative works of all such User Content and your name, voice, and/or likeness as contained in your User Content, if applicable, in whole or in part, and in any form, media or technology, whether now known or hereafter developed, for use in connection with the Service.

SECTION 10: INTELLECTUAL PROPERTY

You acknowledge and agree that we and our licensors retain ownership of all intellectual property rights of any kind related to the Service, including applicable copyrights, trademarks and other proprietary rights. Other product and company names that are mentioned on the Service may be trademarks of their respective owners. We reserve all rights that are not expressly granted to you under these Terms of Use.

SECTION 11: EMAIL MAY NOT BE USED TO PROVIDE NOTICE

Communications made through the Service's email and messaging system will not constitute legal notice to the Server, the Service, or any of its officers, employees, agents or representatives in any situation where legal notice is required by contract or any law or regulation.

SECTION 12: USER CONSENT; RECEIVE COMMUNICATIONS IN ELECTRONIC FORM

For contractual purposes, you: (a) consent to receive communications from us in an electronic form via the email address you have submitted; and (b) agree that all Terms of Use, agreements, notices, disclosures, and other communications that we provide to you electronically satisfy any

legal requirement that such communications would satisfy if it were in writing. The foregoing does not affect your non-waivable rights.

We do NOT email you about information about the Server or the Service and special offers. You do not have to opt out of any email.

SECTION 13: WARRANTY DISCLAIMER

THE SERVICE, IS PROVIDED "AS IS," WITHOUT WARRANTY OF ANY KIND. WITHOUT LIMITING THE FOREGOING, WE EXPRESSLY DISCLAIM ALL WARRANTIES, WHETHER EXPRESS, IMPLIED OR STATUTORY, REGARDING THE SERVICE INCLUDING WITHOUT LIMITATION ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, SECURITY, ACCURACY AND NON-INFRINGEMENT. WITHOUT LIMITING THE FOREGOING, WE MAKE NO WARRANTY OR REPRESENTATION THAT ACCESS TO OR OPERATION OF THE SERVICE WILL BE UNINTERRUPTED OR ERROR FREE. YOU ASSUME FULL RESPONSIBILITY AND RISK OF LOSS RESULTING FROM YOUR DOWNLOADING AND/OR USE OF FILES, INFORMATION, CONTENT OR OTHER MATERIAL OBTAINED FROM THE SERVICE. SOME JURISDICTIONS LIMIT OR DO NOT PERMIT DISCLAIMERS OF WARRANTY, SO THIS PROVISION MAY NOT APPLY TO YOU.

SECTION 14: MODIFICATION OF TERMS OF USE

We can amend these Terms of Use at any time and will update these Terms of Use in the event of any such amendments. It is your sole responsibility to check the Server from time to time to view any such changes in this agreement. Your continued use of the Server or the Service signifies your agreement to our revisions to these Terms of Use. We will endeavor to notify you of material changes to the Terms by posting a notice on our homepage and/or sending an email to the email address you provided to us upon registration. For this additional reason, you should keep your contact and profile information current. Any changes to these Terms (other than as set forth in this paragraph) or waiver of our rights hereunder shall not be valid or effective except in a written agreement bearing the physical signature of one of our officers. No purported waiver or modification of this agreement on our part via telephonic or email communications shall be valid.

SECTION 15: GENERAL TERMS

If any part of this Terms of Use agreement is held or found to be invalid or unenforceable, that portion of the agreement will be construed as to be consistent with applicable law while the remaining portions of the agreement will remain in full force and effect. Any failure on our part to enforce any provision of this agreement will not be considered a waiver of our right to enforce such provision. Our rights under this agreement survive any transfer or termination of this agreement.

You agree that any cause of action related to or arising out of your relationship with the Company must commence within ONE year after the cause of action accrues. Otherwise, such cause of action is permanently barred.

These Terms of Use and your use of the Server are governed by the federal laws of the United States of America and the laws of the State of California, without regard to conflict of law provisions.

We may assign or delegate these Terms of Service and/or our Privacy Policy, in whole or in part, to any person or entity at any time with or without your consent. You may not assign or delegate any rights or obligations under the Terms of Service or Privacy Policy without our prior written consent, and any unauthorized assignment or delegation by you is void.

YOU ACKNOWLEDGE THAT YOU HAVE READ THESE TERMS OF USE, UNDERSTAND THE TERMS OF USE, AND WILL BE BOUND BY THESE TERMS AND CONDITIONS. YOU FURTHER ACKNOWLEDGE THAT THESE TERMS OF USE TOGETHER WITH THE PRIVACY POLICY AT

[https://en.help.roblox.com/hc/en-us/articles/115004647846-Roblox-Terms-of-Use] REPRESENT THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN US AND THAT IT SUPERSEDES ANY PROPOSAL OR PRIOR AGREEMENT ORAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS BETWEEN US RELATING TO THE SUBJECT MATTER OF THIS AGREEMENT.

For any questions, feedback, or inquiries, please don't hesitate to reach out through the contact options provided below. We encourage open communication and value the insights and suggestions that help us improve. Your thoughts are important to us, and we are always happy to assist with any concerns you may have.

We truly appreciate your time and effort in reading through this passage, and we want to express our gratitude for your engagement. Being part of ODBIT is an exciting and meaningful journey, and we are thrilled to welcome you into our growing community. Our goal is to create a collaborative and inclusive environment where individuals can connect, learn, and thrive. Your involvement is essential in helping us achieve this vision, and we are eager to see how you will contribute to the success of our community.

As we continue to expand and evolve, we remain committed to fostering a space that supports innovation, creativity, and mutual growth. Thank you once again for your attention, your support, and your dedication to being a part of ODBIT. Together, we can create something truly impactful.

Contact Options:

Email: odbitrobloxofficial@gmail.com (soon to change)

Discord: @notcyoclonic#0001

IF ANYTHING HAPPENS AND YOU NEED THIS: +1 570 360 9673 (NOT MY PERSONAL PHONE)

If else, contact a CO- CEO or Manager. Pennsylvania + California Official ODBIT Document

B Effective as of March 3rd, 2025

Evan S. - CEO of ODBIT

Evan S.