

Andrews & Arnold Ltd

Schedule: Web hosting

Version 1.0

Schedule: Web hosting

1. Applicability

1. This schedule applies to our web hosting services

2. Permitted use

- 2.1. You may only use the web hosting service for the serving of web pages to clients via http or https.

3. Your responsibilities

- 3.1. If we permit you to install software or scripts, or provide you with a facility for the installation of software or scripts, you are responsible for, and are liable for, all aspects of these, including security, configuration, and suitability for your purpose. We do not provide technical support in respect of software or scripts which you have installed.
- 3.2. You are responsible for the content which you or your users store on the web hosting service. You must ensure that your use of the web hosting service, and any content stored on the service, is lawful. You indemnify us from any breach.

4. Monitoring and takedown

- 4.1. We do not monitor your content.
- 4.2. We may remove your account, or your content, if we are required to do so by law, or if we could be liable for your usage if we did not do so. We are not liable to you if we do this.

- 4.3. We are not required to notify you in advance if we remove your account or content in accordance with clause 4.2 of this schedule.

5. Storage capacity

- 5.1. Our web hosting service permits you to store up to 1GB of data.
- 5.2. If, at any point in a billing period, you exceed 1GB of data, we will charge an additional sum for each additional gigabyte or part of a gigabyte.

6. Permitted bandwidth

- 6.1. We do not impose bandwidth limits, but we may suspend or restrict services where there is significant impact on our network.

7. Deletion on termination

- 7.1. You can terminate your web hosting service at any time. We will agree the date of termination with you.
- 7.2. We may delete your content immediately on termination. If you want to retain any content, you must download it before termination takes effect.