

# End User License Agreement

# End User License Agreement (EULA)

Last reviewed:	2025-01-08
Last updated:	2025-01-07
Previous version	<a href="#">End User License Agreement</a>

## Introduction

**This End User License Agreement (EULA) outlines the terms under which users may access and use the services provided by anDREa through mydre.org.**

anDREa reserves the right to modify the EULA and SLA at any time in its sole discretion. Changes will be effective upon the posting of the modifications on the [EULA](#) and [mydre.org](#), and [SLA](#) or when otherwise communicated to the Client. The Client's continued use of the Services after any such changes shall constitute consent to such changes. The Client is responsible for regularly reviewing the most current version of the EULA and SLA.

anDREa's EULA is defined by the following documents:

- [Terms of Service](#)
- [Privacy Policy](#)
- [Cookie Policy](#)
- [Data Protection Policy](#)
- [BoZ-model-data-processing-agreement-2022 - specimen](#) (signed versions)
- [Password Policy](#)
- [Coordinated Vulnerability Disclosure \(CVD\) Policy](#)

If you as a user login to mydre.org, you have understood and agree to the above.

To understand the purpose and the foundation, it is highly recommended to take note of:

- [anDREa Security Manifesto](#)
- [myDRE CIA Classification](#)
- [GDPR Compliance Assessment](#)
  - This describes how myDRE/anDREa help you in being demonstrable compliant and what is your own (organization's) responsibility
- [myDRE DPIA](#)

## User Responsibilities

### 1. Compliance with Terms:

Users must comply with all terms and conditions outlined in the EULA, as well as any related documents such as the Terms of Service, Privacy Policy, Cookie Policy, and Data Protection Policy.

### 2. Account Security:

Users are responsible for maintaining the confidentiality of their account credentials and for all activities that occur under their account. They must notify anDREa immediately of any unauthorized use or suspected breach of security.

### 3. Regular Review:

Users are responsible for regularly reviewing the most current version of the EULA and any modifications made by anDREa. Continued use of the services after changes constitutes acceptance of those changes.

### 4. Data Protection:

Users must ensure that they handle personal data in compliance with applicable data protection laws, including GDPR, and adhere to the guidelines set forth in the anDREa Security Manifesto and GDPR Compliance Assessment.

### 5. Appropriate Use:

Users agree to use the services only for lawful purposes and in a manner that does not infringe on the rights of others or restrict or inhibit anyone else's use of the services.

### 6. Reporting Issues:

Users are encouraged to report any issues, bugs, or vulnerabilities they encounter while using the services to anDREa promptly to help improve service quality and security via <https://support.mydre.org>

### 7. Training and Awareness:

Users should ensure that they are adequately trained on how to use the services and understand their responsibilities regarding data protection and security as outlined in relevant documents.

## Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the Netherlands. Both parties agree to comply with all applicable Dutch privacy regulations, including but not limited to:

- General Data Protection Regulation (GDPR): As a regulation in EU law on data protection and privacy, it governs how personal data of individuals in the European Union is processed and protected.
- Dutch Data Protection Act (Wet bescherming persoonsgegevens, Wbp): This act was the primary legislation governing data protection in the Netherlands prior to the GDPR and still influences practices.
- Dutch Implementation Act for GDPR (Uitvoeringswet AVG): This act implements specific provisions of the GDPR into Dutch law.

In addition, both parties agree to adhere to the standards set forth by ISO/IEC/27001:2023, which outlines requirements for establishing, implementing, maintaining, and continually improving an information security management system ([anDREa ISMS](#)).

## Restrictions

You may not:

- Modify, adapt, or create derivative works based on the Software.
- Distribute, sell, or lease the Software to any third party.
- Reverse engineer, decompile, or disassemble the Software.
- Use the Software for any unlawful purpose or in violation of any applicable laws.

## Ownership

The Software is licensed, not sold. Licensor retains all rights, title, and interest in and to the Software, including all intellectual property rights.

## Termination

This Agreement will terminate automatically if you fail to comply with any of its terms. Upon termination, you must cease all use of the Software and destroy all copies in your possession.

# Copy of End User License Agreement

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Last reviewed:	2024-12-13
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  - This describes how myDRE/anDREa help you in being demonstrable compliant and what is your own (organization's) responsibility
- [myDRE DPIA](#)

2024-12-13

# End User License Agreement (EULA)

**First version:** 2021-05-27

**Last version:** 2023-11-28

**Last change:** Banner on top



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- [CIA / BIV classification](#)
- [GDPR Compliance Assessment](#)
  - This describes how myDRE/anDREa help you in being demonstrable compliant and what is your own (organization's) responsibility
- [DPIA](#)