

SDA TAP Lab User Agreement

This User Agreement ("Agreement") is entered into between you ("User" or "you") and **SDA TAP Lab** ("Company" or "we") and governs your use of the Company's cloud infrastructure services ("Services"). By using the Services, you agree to comply with and be bound by the terms and conditions of this Agreement. If you do not agree to these terms, please refrain from using the Services.

1. Acceptance of Terms

By using the Services, you acknowledge that you have read, understood, and agree to be bound by this Agreement, including any future modifications. The Company reserves the right to update or change this Agreement at any time, and your continued use of the Services after such changes constitutes your acceptance of the updated Agreement. Please review this Agreement regularly to stay informed of any modifications. When changes are made, updates will be emailed to all users and will be made available in the Rocket Chat and Confluence tools.

2. Authorized Use

You agree to use the Services only for lawful purposes and in compliance with all applicable laws and regulations. You shall not use the Services for any purpose that is prohibited by this Agreement or that infringes on the rights of others. Unauthorized use of the Services may result in immediate suspension or termination of your account.

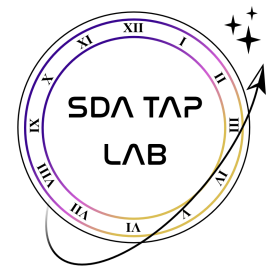
3. Prohibited Activities

You expressly agree not to:

- a. Use the Services to engage in any unlawful or harmful activities, including but not limited to hacking, distributing malware, or engaging in any other malicious activity.
- b. Share, upload, or store any content that violates the intellectual property rights of others, including copyrighted material, without the explicit consent of the copyright owner.
- c. Use the Services to engage in any activity that could harm, disable, overburden, or impair the Company's infrastructure or servers.
- d. Access or attempt to access any portion of the Services that you are not authorized to use.
- e. Share your access credentials or allow unauthorized access to your account.
- f. Engage in any activity that violates the privacy or security of others.

4. Content Sharing

You understand and agree that you are solely responsible for any content you share, upload, or store using the Services. You warrant that you have the necessary rights, licenses, and permissions to share such content and that your actions do not violate any third-party rights, including intellectual property rights. You shall not share content without the explicit consent of the system administrators.



5. Security

You are responsible for maintaining the confidentiality of your account credentials and for all activities that occur under your account. You agree to notify the Company immediately of any unauthorized access or use of your account.

6. Termination

The Company reserves the right to suspend or terminate your access to the Services at its sole discretion, with or without notice, for any violation of this Agreement or for any other reason.

7. Limitation of Liability

The Company shall not be liable for any direct, indirect, incidental, special, or consequential damages arising from your use of the Services or any breach of this Agreement.

8. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the United States.

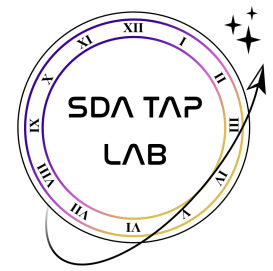
By using the Services, you agree to comply with the terms and conditions outlined in this Agreement. Failure to do so may result in the suspension or termination of your access to the Services.

CUI Addendum

This system may contain and provide access to DOD CUI information (Controlled Unclassified Information). CUI information is NOT to be made available to the general public, and is limited to use for lawful government purposes only.

Please do not remove and store or process CUI information outside of this system unless previously coordinated.

Formal CUI Training materials are available in the SDA TAP Lab GITLAB tool and in the Rocket Chat “**# Announcements**” chat room under the paperclip icon at the upper right. If you have questions, please post them in the Rocket Chat “**# general**” chat room.



GSR Addendum

GENERAL AGREEMENT OF USE - GOVERNMENT SPECIFIED REPOSITORY (September 2023)

INTRODUCTION

The Government aims to foster collaboration among government entities, academia, and industry. This Agreement maximizes these rights for software or technical data with Unlimited or Government Purpose Rights.

AGREEMENT TERMS

This Agreement outlines terms for accessing and using software and technical data in the Government Specified Repository (GSR). The Government Specified Librarian (GSL) facilitates access. The Agreement's terms, not the data rights from Government contracts, govern the use of assets. Users can share this Agreement but not modify it. The Government can change the Agreement without notice.

USAGE

The SDA TAP Lab manages all GSR assets. By contributing code to this GSR, commercial use of assets is implicitly assumed to be permissible, however, asset withdrawal and use must be justified and approved by the SDA TAP Lab Government authority.

DEFINITIONS

AGREEMENT: This document and its attachments/modifications.

ASSET: Software or technical data in GSR, including modifications, metadata, databases, etc.

CHECKED-OUT: A user-obtained copy of a GSR asset.

DEPOSIT: Placing an asset in GSR.

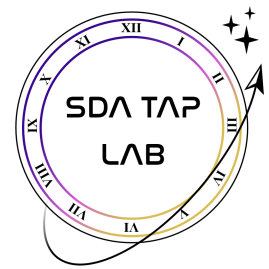
DISTRIBUTION: Transferring an asset copy.

MODIFICATION: Changes to an asset, including translations.

RE-DEPOSIT: Returning a checked-out asset with modifications to GSR.

USE: Any interaction with an asset or its modifications.

USER: Any entity accessing and using a GSR asset.



TERMS AND CONDITIONS

This Agreement allows free access to GSR assets for official Government purposes. Modifications to assets which are re-deposited in GSR will have the same rights.

Modified assets re-deposited must include source code, documentation, and necessary tools.

Asset copies must come from GSR. Redistribution within an organization is allowed, but wider distribution requires approval.

Users must accept this Agreement's terms before accessing assets.

Proprietary material can't be in GSR without clear separation and OMA approval.

Assets are classified and must be handled accordingly.

Intellectual property rights remain with the asset's creator but are subject to this Agreement. Users must mark modifications and provide proper attribution.

Assets come without warranties. Users are responsible for ensuring assets are virus-free.

Non-compliance with this Agreement results in termination and return of all assets and modifications.

This Agreement is the complete understanding between parties and is governed by federal laws.

Printed Name:

Signature:

Date: