

## **MERaLiON Public Licence**

Copyright 2025 AGENCY FOR SCIENCE TECHNOLOGY AND RESEARCH

MERaLiON is developed by the Institute for Infocomm Research (“I<sup>2</sup>R”), a national research institute of the Agency for Science Technology And Research (“A\*STAR”), funded by the National Research Foundation, Singapore under its National Large Language Models Funding Initiative.

MERaLiON (the “Software”) is available for use on the terms set out below. Your use of the Software is conditional on your agreement to these terms. Please do not proceed if you do not agree to these terms.

### **MERaLiON – AudioLLM-2-10B**

The MIT License

<https://opensource.org/license/mit>

OPENAI WHISPER-LARGE-V3 COMMUNITY LICENSE AGREEMENT

<https://github.com/openai/whisper/blob/main/LICENSE>

Gemma Community License

<https://ai.google.dev/gemma/terms>

### **MERaLiON – AudioLLM-2-10B-ASR**

The MIT License

<https://opensource.org/license/mit>

OPENAI WHISPER-LARGE-V3 COMMUNITY LICENSE AGREEMENT

<https://github.com/openai/whisper/blob/main/LICENSE>

Gemma Community License

<https://ai.google.dev/gemma/terms>

### **MERaLiON – AudioLLM-2-3B**

The MIT License

<https://opensource.org/license/mit>

OPENAI WHISPER-LARGE-V3 COMMUNITY LICENSE AGREEMENT

<https://github.com/openai/whisper/blob/main/LICENSE>

Gemma Community License

<https://ai.google.dev/gemma/terms>

## **Terms of Use**

You agree that if you share or otherwise distribute the Software (including in an adapted or modified form ("Derivative Work")), you must:

- (a) Retain the identity of the creators.
- (b) Retain a copyright notice,
- (c) Include a disclaimer of warranties,
- (d) Indicate if you have modified the Software and retain an indication of the modifications, and
- (e) Indicate that this Software is licensed under these public license terms and include the text of or a link to these license terms.

If you share or otherwise distribute Derivative Works, you agree that:

- (a) you shall not use or combine the Software with third-party resources with incompatible terms,
- (b) you are responsible for ensuring that you have all necessary rights and permissions to use the third-party resources,
- (c) you shall indemnify and hold harmless the creators for any and all liability, loss, damage, costs and expense arising from any claims in relation to your use of the Software and third-party resources in or in generating the Derivative Works, and
- (d) the license you apply to the Derivative Works must not prevent recipients of the Derivative Works from complying with these terms.

## **Specific Disclaimer**

The Software has not been specifically aligned for safety and may generate content that is inappropriate, offensive, or harmful. Developers and users are responsible for performing their own safety fine-tuning and implementing necessary security measures. The creators shall not be held liable for any claims, damages, or other liabilities arising from the use of the Software, weights, or code.

## **Out-of-Scope Use**

The Software is not intended for use in math and coding tasks.

## **ANNEX**

### **The MIT License**

<https://opensource.org/license/mit>

Copyright <YEAR> <COPYRIGHT HOLDER>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## **Gemma Community License**

<https://ai.google.dev/gemma/terms>

### **Gemma Terms of Use**

Last modified: March 24, 2025

By using, reproducing, modifying, distributing, performing or displaying any portion or element of Gemma, Model Derivatives including via any Hosted Service, (each as defined below) (collectively, the "**Gemma Services**") or otherwise accepting the terms of this Agreement, you agree to be bound by this Agreement.

## **Section 1: DEFINITIONS**

### **1.1 Definitions**

(a) "**Agreement**" or "**Gemma Terms of Use**" means these terms and conditions that govern the use, reproduction, Distribution or modification of the Gemma Services and any terms and conditions incorporated by reference.

(b) "**Distribution**" or "**Distribute**" means any transmission, publication, or other sharing of Gemma or Model Derivatives to a third party, including by providing or making Gemma or its functionality available as a hosted service via API, web access, or any other electronic or remote means ("**Hosted Service**").

(c) "**Gemma**" means the set of machine learning language models, trained model weights and parameters identified in the Appendix, regardless of the source that you obtained it from.

(d) "**Google**" means Google LLC.

(e) "**Model Derivatives**" means all (i) modifications to Gemma, (ii) works based on Gemma, or (iii) any other machine learning model which is created by transfer of patterns of the weights, parameters, operations, or Output of Gemma, to that model in order to cause that model to perform similarly to Gemma, including distillation methods that use intermediate data representations or methods based on the generation of synthetic data Outputs by Gemma for training that model. For clarity, Outputs are not deemed Model Derivatives.

(f) "**Output**" means the information content output of Gemma or a Model Derivative that results from operating or otherwise using Gemma or the Model Derivative, including via a Hosted Service.

### **1.2**

As used in this Agreement, "**including**" means "**including without limitation**".

## **Section 2: ELIGIBILITY AND USAGE**

### **2.1 Eligibility**

You represent and warrant that you have the legal capacity to enter into this Agreement (including being of sufficient age of consent). If you are accessing or using any of the Gemma Services for or on behalf of a legal entity, (a) you are entering into this Agreement on behalf

of yourself and that legal entity, (b) you represent and warrant that you have the authority to act on behalf of and bind that entity to this Agreement and (c) references to "**you**" or "**your**" in the remainder of this Agreement refers to both you (as an individual) and that entity.

## 2.2 Use

You may use, reproduce, modify, Distribute, perform or display any of the Gemma Services only in accordance with the terms of this Agreement, and must not violate (or encourage or permit anyone else to violate) any term of this Agreement.

## Section 3: DISTRIBUTION AND RESTRICTIONS

### 3.1 Distribution and Redistribution

You may reproduce or Distribute copies of Gemma or Model Derivatives if you meet all of the following conditions:

1. You must include the use restrictions referenced in Section 3.2 as an enforceable provision in any agreement (e.g., license agreement, terms of use, etc.) governing the use and/or distribution of Gemma or Model Derivatives and you must provide notice to subsequent users you Distribute to that Gemma or Model Derivatives are subject to the use restrictions in Section 3.2.
2. You must provide all third party recipients of Gemma or Model Derivatives a copy of this Agreement.
3. You must cause any modified files to carry prominent notices stating that you modified the files.
4. All Distributions (other than through a Hosted Service) must be accompanied by a "**Notice**" text file that contains the following notice: "**Gemma is provided under and subject to the Gemma Terms of Use found at [ai.google.dev/gemma/terms](https://ai.google.dev/gemma/terms)**".

You may add your own intellectual property statement to your modifications and, except as set forth in this Section, may provide additional or different terms and conditions for use, reproduction, or Distribution of your modifications, or for any such Model Derivatives as a whole, provided your use, reproduction, modification, Distribution, performance, and display of Gemma otherwise complies with the terms and conditions of this Agreement. Any additional or different terms and conditions you impose must not conflict with the terms of this Agreement.

### 3.2 Use Restrictions

You must not use any of the Gemma Services:

1. for the restricted uses set forth in the Gemma Prohibited Use Policy at [ai.google.dev/gemma/prohibited\\_use\\_policy](https://ai.google.dev/gemma/prohibited_use_policy) ("**Prohibited Use Policy**"), which is hereby incorporated by reference into this Agreement; or
2. in violation of applicable laws and regulations.

To the maximum extent permitted by law, Google reserves the right to restrict (remotely or otherwise) usage of any of the Gemma Services that Google reasonably believes are in violation of this Agreement.

### **3.3 Generated Output**

Google claims no rights in Outputs you generate using Gemma. You and your users are solely responsible for Outputs and their subsequent uses.

## **Section 4: ADDITIONAL PROVISIONS**

### **4.1 Updates**

Google may update Gemma from time to time.

### **4.2 Trademarks**

Nothing in this Agreement grants you any rights to use Google's trademarks, trade names, logos or to otherwise suggest endorsement or misrepresent the relationship between you and Google. Google reserves any rights not expressly granted herein.

### **4.3 DISCLAIMER OF WARRANTY**

UNLESS REQUIRED BY APPLICABLE LAW, THE GEMMA SERVICES, AND OUTPUTS, ARE PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. YOU ARE SOLELY RESPONSIBLE FOR DETERMINING THE APPROPRIATENESS OF USING, REPRODUCING, MODIFYING, PERFORMING, DISPLAYING OR DISTRIBUTING ANY OF THE GEMMA SERVICES OR OUTPUTS AND ASSUME ANY AND ALL RISKS ASSOCIATED WITH YOUR USE OR DISTRIBUTION OF ANY OF THE GEMMA SERVICES OR OUTPUTS AND YOUR EXERCISE OF RIGHTS AND PERMISSIONS UNDER THIS AGREEMENT.

### **4.4 LIMITATION OF LIABILITY**

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT AND UNDER NO LEGAL THEORY, WHETHER IN TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY, CONTRACT, OR OTHERWISE, UNLESS REQUIRED BY APPLICABLE LAW, SHALL GOOGLE OR ITS AFFILIATES BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, EXEMPLARY, CONSEQUENTIAL, OR PUNITIVE DAMAGES, OR LOST PROFITS OF ANY KIND ARISING FROM THIS AGREEMENT OR RELATED TO, ANY OF THE GEMMA SERVICES OR OUTPUTS EVEN IF GOOGLE OR ITS AFFILIATES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

### **4.5 Term, Termination, and Survival**

The term of this Agreement will commence upon your acceptance of this Agreement (including acceptance by your use, modification, or Distribution, reproduction, performance or display of any portion or element of the Gemma Services) and will continue in full force and effect until terminated in accordance with the terms of this Agreement. Google may terminate this Agreement if you are in breach of any term of this Agreement. Upon termination of this Agreement, you must delete and cease use and Distribution of all copies of Gemma and Model Derivatives in your possession or control. Sections 1, 2.1, 3.3, 4.2 to 4.9 shall survive the termination of this Agreement.

#### **4.6 Governing Law and Jurisdiction**

This Agreement will be governed by the laws of the State of California without regard to choice of law principles. The UN Convention on Contracts for the International Sale of Goods does not apply to this Agreement. The state and federal courts of Santa Clara County, California shall have exclusive jurisdiction of any dispute arising out of this Agreement.

#### **4.7 Severability**

If any provision of this Agreement is held to be invalid, illegal or unenforceable, the remaining provisions shall be unaffected thereby and remain valid as if such provision had not been set forth herein.

#### **4.8 Entire Agreement**

This Agreement states all the terms agreed between the parties and supersedes all other agreements between the parties as of the date of acceptance relating to its subject matter.

#### **4.9 No Waiver**

Google will not be treated as having waived any rights by not exercising (or delaying the exercise of) any rights under this Agreement.

#### **Appendix**

- [Gemma 1](#)
- [Gemma 1.1](#)
- [Gemma 2](#)
- [Gemma 3](#)
- [Gemma 3n](#)
- [PaliGemma](#)
- [PaliGemma 2](#)
- [ShieldGemma](#)
- [ShieldGemma 2](#)
- [CodeGemma](#)
- [CodeGemma 1.1](#)
- [Gemma 2 JPN](#)
- [DataGemma RIG](#)
- [DataGemma RAG](#)
- [RecurrentGemma](#)
- [Gemma Scope](#)

- [Gemma-APS](#)