



Gyrobian Educational Service Terms of Use Agreement

Welcome to Gyrobian Software Consulting

These terms govern your access to and use of Gyrobian software, products, services, and any content downloaded or uploaded from a Gyrobian service or to a Gyrobian service. Additional terms may apply per Gyrobian service.

By accessing or using Gyrobian software, you agree to be bound by these Terms of Use.

In the following terms, any mention of "us" "we" or "our" refer to Gyrobian Software Consulting.

In addition, it should be noted that of the following information given in the terms, it does not supersede existing terms of an agreement through which you have entered with Gyrobian. In the event of conflict between these terms and any existing ones, the terms of an existing written document created for a specific agreement reign supreme.

Account Terms of Use

The following terms in this subsection refer to use of TAARS as well as all future Gyrobian products created which involve users creating accounts. While these terms refer specifically to the use of TAARS, it is imperative that these also apply to future services without needing to specify this detail again.

As a user of TAARS you are responsible for your use. These services can only be used by any party who has established a binding contract with Gyrobian. This contract gives access to the services specified within, and this service shall be maintained by us. Any user of the products on behalf of another entity, such as a student using these services, remains responsible for their use and must agree to the terms. These products may only be used by an institution with an existing contract with us, or a person who uses the service on behalf of said institution and must be used in compliance with these terms as well as any relevant local, national, or international rules and regulations.

In the case of a minor using a Gyrobian service, it should be specified that the





February 24, 2022

relevant parent or guardian to said minor must accept these terms and should be held responsible for any use of the products.

Users of TAARS and are solely responsible for their interaction with other users. Gyrobian maintains no liability for the communications of its users on its services.

Privacy

It shall be mentioned that any institution, individual, or corporation who maintains a business relationship with Gyrobian and uses its services can refer to the Privacy Beleid for addition information on Gyrobian's privacy policy.

Any personal information put into TAARS as well as content uploaded may be collected and used by Gyrobian, in accordance with these terms of service. We may store and maintain your data, but as mentioned per the Privacy Beleid, any personal data given will not be shared with any third party unless otherwise stated.

As such, any data given is not owned by Gyrobian, but is maintained to provide the product to you. In addition, Gyrobian is authorized to share any data given by a student with her or his educational institution.

For any further questions or clarification regarding privacy rights, contact your educational institution or privacy@gyrobian.nl

Content

Any user of TAARS remains entirely responsible for their content. This includes but is not limited to: uploads, pictures, messages, videos, and more. Gyrobian does not hold any liability for the content of its users. All content on Gyrobian services should be considered unoffensive, and agree with these terms of use, the relevant educational institution, and any relevant national laws. Gyrobian retains the right to remove content which infringes on any relevant rules and regulations.

"Offensive" content includes but is not limited to: nudity, violence, bigotry, threatening content, and any form of computer malware.

Failure to comply with these terms of use represents a major breach of contract on the user's part, and may result in action at Gyrobian's discretion.



February 24, 2022

Institutional Licensing

TAARS may only be used by institutions who have an explicit contract with Gyrobian. Any unlawful or unmandated use of services will be considered a breach of terms of use and will be subject to legal action.