

PALANTIR THIRD PARTY MODEL ACTIVATION ADDENDUM - XAI

BY SELECTING "I ACCEPT" (OR EQUIVALENT) WHERE SUCH OPTION IS MADE AVAILABLE, OR BY ENABLING, ACCESSING OR OTHERWISE USING THE THIRD PARTY MODEL SERVICE IN CONNECTION WITH THE SERVICE, YOU CONFIRM THAT YOU HAVE READ THIS ADDENDUM, THAT YOU UNDERSTAND THE TERMS OF THE ADDENDUM, AND THAT YOU AND (IF APPLICABLE) THE ENTITY THAT YOU REPRESENT ARE UNCONDITIONALLY CONSENTING TO BE BOUND BY AND ARE BECOMING A PARTY TO THIS AGREEMENT. YOU REPRESENT AND WARRANT THAT YOU ARE AUTHORIZED TO ACCEPT THE TERMS OF THIS AGREEMENT ON BEHALF OF CUSTOMER AS ITS AUTHORIZED LEGAL REPRESENTATIVE. IF YOU DO NOT UNCONDITIONALLY AGREE TO ALL OF THE TERMS OF THIS AGREEMENT, DO NOT SELECT "I ACCEPT" OR EQUIVALENT OR OTHERWISE AGREE TO THE TERMS AND CONDITIONS WHERE SUCH OPTION IS MADE AVAILABLE AND DO NOT ENABLE, ACCESS, OR OTHERWISE USE THE THIRD PARTY MODEL SERVICE.

PALANTIR'S ACCEPTANCE IS EXPRESSLY CONDITIONED UPON YOUR ASSENT TO ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT, TO THE EXCLUSION OF ALL OTHER TERMS; IF THESE TERMS ARE CONSIDERED AN OFFER, ACCEPTANCE IS EXPRESSLY LIMITED TO THESE TERMS.

This Third Party Model Activation Addendum between Customer and Palantir (each a "**Party**" and collectively the "**Parties**") and any exhibits, amendments, or addendums thereto (the "**Addendum**"), shall be effective as of the date You select "I agree" or equivalent or otherwise use or access the Third Party Model Service in connection with the Service (the "**Effective Date**"). The Parties have previously entered into an agreement governing Customer's use of Palantir's proprietary software-as-a-service offerings(s) including any exhibits, annexes, attachments, amendments or addenda (the "**Agreement**"). This Addendum is hereby incorporated into the Agreement. Any capitalized terms used but not defined in this Addendum shall have the meaning provided in the Agreement. In the event of any conflict or inconsistency between the Agreement and this Addendum, this Addendum shall prevail and control. This Addendum will remain in effect until any expiration or termination of the Agreement pursuant thereto.

1. Definitions

- a. "**Customer**" for the purposes of this Addendum means the entity that has contracted with Palantir to use the Service, in connection with which the Third Party Model Service will be enabled pursuant to this Addendum.
- b. "**Model**" means any artificial intelligence (including but not limited to language models and other modeling services) models.
- c. "**Palantir**" means Palantir Technologies Inc. or the applicable affiliate thereof that has contracted with Customer for the Service, in connection with which the Third Party Model Service will be enabled pursuant to this Addendum.
- d. "**Process(ing)**" means as defined in the Agreement or, if undefined, then any operation or set of operations which is performed upon Customer's information, whether or not by automatic means.
- e. "**Service**" means Customer's instance of Palantir's proprietary software-as-a-service offering(s) for which Customer has separately contracted in the Agreement, and in connection with which the Third Party Model Service will be enabled.
- f. "**Subprocessor**" means any processor engaged by Palantir to Process personal data for the purpose of providing the Service.
- g. "**Third Party Model Service**" means the Models hosted by X.AI LLC, and made available by Palantir via the Service.
- h. "**Third Party Model Service Provider**" means X.AI LLC.

- i. **“You”** means the natural person selecting “I Agree” (or equivalent) where such option is made available, or by enabling, accessing, or otherwise using the Third Party Model Service in connection with the Service.

2. Third Party Model Service Terms

Customer represents, warrants, and covenants that Customer’s use of AIP leveraging the Third Party Model Service shall a) comply with applicable law (this includes not taking unlawful action on behalf of others); (b) not promote or engage in (i) the sexualization or exploitation of children, (ii) violating copyright, trademark, or other intellectual property law, (iii) compromising others’ privacy (iv) violating a person’s right to publicity, (v) operating in a regulated industry without complying with those regulations, or (vi) defrauding, defaming, scamming, or spamming; (c) not harm people or property (this includes but is not limited to not perpetrating hacking, doxing, phishing or other malicious attacks, and not developing any kind of weapon); (d) not mislead or circumvent technical safeguards or other technical guardrails; (e) not represent that output of the Third Party Model Service is human generated; and (f) not use output of the Third Party Model Service to train generative artificial intelligence models similar to or competitive with the Third Party Model Service.

Customer hereby agrees that its use of the Service leveraging Models through the Third Party Model Service shall comply with any acceptable use policies or codes of conduct applicable to such Models, as made available to Customer through the Service or the Documentation.

1. Data Protection Agreement Amendment

This Addendum hereby amends the clauses concerning processing of personal data (“DPA”) which form part of the Agreement. If there is a conflict in meaning between the Agreement and this Section 3 of the Addendum, this Addendum shall prevail and control.

The Parties agree to appoint the following Subprocessor:

Subprocessor Address

X.AI LLC 1450 Page Mill Rd. Palo Alto, CA 94034, United States

Palantir and each Subprocessor have entered into a services agreement which include data protection terms that are substantially similar to the DPA and integrate any necessary personal data transfer mechanisms.

Palantir’s online data protection agreement available at <https://www.palantir.com/data-protection/agreement/3791/> provides details on the Processing performed by the listed Subprocessors.