

Astra API License

This Astra API License (“License”) governs the access to, and use of, NetApp’s Astra Application Programming Interface and any associated documentation (“Astra API”) by You either as an individual or as an authorized representative of a business entity (“You” and/or “Your”) to facilitate the management of Kubernetes workloads through the Astra Service solely in compliance with the NetApp Public Cloud Service Terms and, unless otherwise agreed in writing by NetApp, solely for Your internal use, including in support of service offerings You may provide Your end customers (but, for clarity, not as a standalone product or service). (“Purpose”).

1. LICENSE GRANT: Subject to the terms and conditions of this License and the NetApp Public Cloud Services Terms, NetApp hereby grants to You a worldwide, non-exclusive, non-transferable, non-sublicensable, royalty-free, terminable, and revocable license to access and use the Astra API for the Purpose during the term of Your Service subscription, provided that You do not and do not cause or permit a third party to:
 - a. use the Astra API in any manner that would violate any law or regulation or violate the rights of others;
 - b. reverse engineer or otherwise derive trade secrets or know-how from the Astra API or the Astra Service; or
 - c. disable, disrupt, circumvent, interfere with, or otherwise violate or impair the security of the Astra API, the Astra Service or any other NetApp product.
2. OWNERSHIP: All rights, title, and interest in and to the Astra API remains with NetApp.
3. DISCLAIMER OF WARRANTY: THE ASTRA API IS PROVIDED BY NETAPP "AS IS" AND WITHOUT WARRANTY OF ANY KIND. ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT, AND FITNESS FOR A PARTICULAR PURPOSE, ARE DISCLAIMED. NETAPP SHALL HAVE NO LIABILITY IN CONNECTION WITH, OR RELATING TO, THIS LICENSE OR USE OF THE ASTRA API, FOR DAMAGES OF ANY KIND SUFFERED OR ALLEGED TO BE SUFFERED BY ANYONE, INCLUDING, BUT NOT LIMITED TO, DIRECT, INCIDENTAL, AND CONSEQUENTIAL DAMAGES, OR FOR LOSS OR INTERRUPTION OF BUSINESS, LOSS OF REVENUE OR PROFITS, OR LOSS OR CORRUPTION OF DATA, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY. SUCH THEORIES OF LIABILITY INCLUDE CONTRACT OR TORT (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE, ARISING OUT OF OR IN CONNECTION WITH THE DOWNLOAD, INSTALLATION, USE, OPERATION, OR MAINTENANCE OF THE ASTRA API, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE OR LOSS. SOME JURISDICTIONS DO NOT ALLOW LIMITATIONS OF IMPLIED WARRANTIES; THESE LIMITATIONS MAY NOT APPLY.