

Terms of Use – UnityOne AI Playground

These Terms of Use (“Terms”) govern access to and use of the UnityOne AI Playground environment (“Playground”), including all associated websites, dashboards, APIs, demo environments, sample datasets, documentation, and services made available by UnityOne LLC and its affiliates (“UnityOne AI,” “Company,” “we,” “our,” or “us”).

By clicking “I Agree” or otherwise accessing or using the Playground, you acknowledge that you have read, understood, and agree to be bound by these Terms.

By clicking “I Agree” and accessing the Playground, you enter into a legally binding agreement with UnityOne LLC.

If you do not agree to these Terms, you must not access or use the Playground.

1. Purpose of the Playground

The Playground is a demonstration and learning environment that allows users to explore the capabilities of the UnityOne AI platform, including artificial intelligence tools, analytics features, monitoring dashboards, machine learning capabilities, and related technologies.

The UnityOne AI Playground is provided for demonstration and evaluation purposes only. It allows users to explore platform features and validate use cases using non-production sample data in a controlled sandbox, without setup, integration effort, or impact on production systems.

The Playground is provided solely for:

- Educational and evaluation purposes
- Demonstration of product functionality
- Non-production experimentation

The Playground must not be used for production workloads or commercial operations.

UnityOne AI Playground requires users to check and accept the Terms of Use before signing in to establish a binding legal agreement for platform access. This checkbox

confirms agreement to rules governing site usage, content handling, and services, ensuring users are at least 18 years old and consent to potential future modifications.

The terms protect UnityOne AI by granting limited licenses for informational use, prohibiting unauthorized copying or data extraction, and retaining all intellectual property rights in their content and tools. They also outline user responsibilities, like maintaining account security and not posting illegal or objectionable material.

Acceptance limits UnityOne AI's liability for site content accuracy or service interruptions, caps damages, and requires users to indemnify claims from misuse. It enforces compliance with laws, including U.S. export restrictions, and allows account suspension for violations to safeguard the shared playground environment.

2. Eligibility

By using the Playground, you represent and warrant that:

- You are at least 18 years of age or the age of majority in your jurisdiction.
- You have the legal authority to enter into these Terms.
- Your use complies with all applicable laws and regulations.

If you are using the Playground on behalf of an organization, you represent that you have authority to bind that organization to these Terms.

3. Access to the Playground

UnityOne AI grants users a limited, non-exclusive, non-transferable, revocable license to access and use the Playground in accordance with these Terms.

We reserve the right to:

- Modify or discontinue the Playground at any time
- Restrict or suspend access
- Limit system capacity or functionality
- Remove users who violate these Terms

Access to the Playground does not grant ownership rights to any software, artificial intelligence models, or technology.

4. User Accounts

Certain features of the Playground may require users to create an account.

Users agree to:

- Provide accurate registration information
- Maintain the confidentiality of login credentials
- Be responsible for all activity occurring under their account

Users must immediately notify the Company of any unauthorized access or security breach.

We may suspend or terminate accounts that:

- Provide false information
- Violate these Terms
- Engage in suspicious or harmful activity.

5. Acceptable Use Policy

Users agree not to use the Playground to:

1. Violate any applicable laws or regulations.
2. Attempt unauthorized access to systems or networks.
3. Introduce malware, ransomware, or harmful code.
4. Conduct security attacks, penetration testing, or vulnerability scanning without authorization.
5. Interfere with or disrupt the operation of the Playground.
6. Reverse engineer or attempt to extract source code from UnityOne AI Playground software or AI models.
7. Use automated scripts, bots, or scraping tools that overload the system.
8. Upload or transmit unlawful, defamatory, infringing, or harmful content.
9. We reserve the right to monitor system activity to ensure compliance with these Terms.

6. Intellectual Property Rights

All content and technology provided through the Playground are the exclusive property of the Company or its licensors, including:

- Software
- Artificial intelligence models and algorithms
- Analytics dashboards
- User interface designs
- Documentation
- Data visualizations
- Trademarks and logos

Users may not:

- Copy, modify, distribute, or reproduce platform materials
- Create derivative works
- Use Company trademarks without authorization.

Nothing in these Terms transfers ownership of intellectual property to users.

7. Demo Data and Sample Environments

The Playground may include synthetic, simulated, or anonymized datasets designed to demonstrate artificial intelligence and analytics capabilities.

Users acknowledge that:

- Data presented in the Playground may not reflect real production environments.
- Metrics, AI outputs, or analytics results may be artificially generated.
- The environment is intended solely for demonstration purposes.

Users should not rely on Playground outputs for operational, financial, or business decisions.

8. User Content

If users submit or upload any content, including prompts, code, queries, comments, or configuration data (“User Content”), users represent that they have the rights necessary to provide such content.

Users grant us a limited license to host, process, and display such content for the purpose of operating the Playground.

Users must not upload:

- Personal data without proper authorization
- Confidential information
- Proprietary corporate data
- Illegal or infringing content.

9. Privacy and Data Processing

The Company may collect certain technical information related to Playground usage, including:

- IP addresses
- Browser and device information
- Usage metrics
- System logs

Such information is processed in accordance with the Company's Privacy Policy.

Users are responsible for ensuring that they do not upload sensitive personal or regulated data.

10. Data Protection and Compliance with Privacy Laws

UnityOne AI is committed to protecting user privacy and complying with applicable data protection and privacy laws. To the extent that personal data is processed through the UnityOne AI Playground, such processing shall be conducted in accordance with applicable regulations, including but not limited to:

- The General Data Protection Regulation (GDPR) (EU) 2016/679
- The UK General Data Protection Regulation
- The California Consumer Privacy Act (CCPA) and California Privacy Rights Act (CPRA)
- Other applicable global data protection and privacy regulations.

10.1 User Responsibilities

Users agree that they will not upload, transmit, or process through the Playground any:

- Sensitive personal data (including health data, biometric data, or financial account numbers)
- Confidential or regulated personal data
- Personal data without an appropriate legal basis and authorization.

Users are solely responsible for ensuring that their use of the Playground complies with applicable data protection laws.

10.2 Role of the Parties

Unless otherwise agreed in writing:

- UnityOne AI acts as a service provider or processor solely for the purpose of operating and maintaining the Playground.
- Users remain responsible for determining whether the submission of any personal data to the Playground is lawful.

10.3 International Data Transfers

Users acknowledge that information submitted to the Playground may be processed in multiple jurisdictions, including jurisdictions outside the European Economic Area (EEA).

Where required by applicable law, UnityOne AI will implement appropriate safeguards for cross-border data transfers, including:

- Standard Contractual Clauses (SCCs)
- Adequate data protection mechanisms recognized by applicable law.

10.4 Data Security

UnityOne AI implements commercially reasonable administrative, technical, and organizational safeguards designed to protect data processed through the Playground from unauthorized access, disclosure, alteration, or destruction.

10.5 Data Minimization

Users are strongly encouraged not to submit personal data to the Playground, as the environment is intended for demonstration and evaluation purposes only.

UnityOne AI may remove or anonymize data stored in the Playground at its discretion.

11. Service Availability

The Playground is provided “as is” and “as available.”

Company does not guarantee that the Playground will be:

- Uninterrupted
- Error-free
- Secure
- Available at all times

Company may perform maintenance, updates, or modifications that temporarily limit availability.

12. No Warranty

To the maximum extent permitted by law, Company disclaims all warranties, including:

- merchantability
- fitness for a particular purpose
- non-infringement
- reliability or accuracy of results

The Playground is a demonstration environment only.

13. Limitation of Liability

To the fullest extent permitted by law, Company shall not be liable for any:

- indirect damages
- consequential damages
- loss of profits
- loss of data
- business interruption
- system failures

arising from the use of the Playground.

Our total liability under these Terms shall not exceed USD \$100.

14. Indemnification

Users agree to defend, indemnify, and hold harmless Company from any claims, damages, liabilities, and expenses arising from:

- Violation of these Terms
- Misuse of the Playground
- Infringement of third-party rights
- Unlawful activities conducted through user accounts.

15. Termination

Company may terminate or suspend access to the Playground at any time if a user:

- violates these Terms
- engages in harmful conduct
- attempts to compromise platform security

Users may stop using the Playground at any time.

Upon termination, access credentials and user sessions may be revoked.

16. Modifications to the Terms

Company may update these Terms periodically.

Updates may be communicated through:

- website notifications
- updated policy pages
- email notices

Continued use of the Playground after updates constitutes acceptance of the revised Terms.

17. Governing Law

These Terms shall be governed by and interpreted in accordance with the laws of Nevada, without regard to conflict of law principles.

Any disputes arising from these Terms shall be resolved in the courts located in Nevada.

18. Entire Agreement

These Terms constitute the entire agreement between users and UnityOne AI concerning use of the Playground and supersede all prior agreements or understandings related to the subject matter.

19. Force Majeure

Company shall not be liable for any failure or delay in performance under these Terms to the extent such failure or delay is caused by events beyond its reasonable control, including but not limited to:

- Acts of God
- Natural disasters (including earthquakes, floods, hurricanes, or wildfires)
- Pandemics or public health emergencies
- War, terrorism, civil unrest, or governmental actions

- Labor disputes or strikes
- Power outages or utility failures
- Internet service provider failures
- Cyberattacks, denial-of-service attacks, or widespread internet disruptions
- Cloud infrastructure failures
- Failures of third-party service providers or hosting providers
- Changes in applicable law or regulation
- Export restrictions

During the existence of a Force Majeure event, Company's obligations under these Terms shall be suspended to the extent and for the duration that performance is prevented or materially impaired.

Company shall use commercially reasonable efforts to mitigate the effects of any Force Majeure event and resume performance as soon as reasonably practicable.

Nothing in this section shall excuse payment obligations (if any) that accrued prior to the occurrence of the Force Majeure event.

20. Survival

The provisions of these Terms that by their nature should survive termination or expiration shall survive, including without limitation:

- Section 6 (Intellectual Property Rights)
- Section 8 (User Content)
- Section 11 (Service Availability)
- Section 12 (No Warranty)
- Section 13 (Limitation of Liability)
- Section 14 (Indemnification)
- Section 17 (Governing Law and Venue)
- Any accrued rights or obligations prior to termination

Termination or suspension of access to the Playground shall not limit either party's liability for obligations incurred prior to termination, nor shall it affect any provision intended to survive termination.

21. Contact Information

For questions regarding these Terms, please contact:

Address:

UnityOne LLC

6001 W Parmer Lane,

Ste 370 #650,

Austin,

Texas 78727

Email: legal@unityone.ai

Website: <https://unityone.ai/>

By accessing or using the UnityOne AI Playground, you acknowledge that you have read and agree to these Terms of Use.