

## Usage Agreement Dutch HPC resources

Between:

1. SURFsara  
Science Park 140  
1098 XG AMSTERDAM

P.O. Box: 94613  
1090 GP AMSTERDAM

Referenced as “SURFsara”

and

- 2.

|                             |  |
|-----------------------------|--|
| Name                        | Daan van Stigt   |
| Position                    | Master student   |
| Affiliation: Organization   | UvA  |
| Affiliation: Department     | ILLC   |
| Affiliation: Research group | SLPL lab (Prof Khalil Sima'an's group)   |
| Address                     | Amsteldijk 75  |
| Zipcode                     | 1074 JA  |
| Town                        | Amsterdam  |
| Country                     | Netherlands  |
| Nationality/Nationalities   | Dutch  |
| Phone                       | +31 6 493 07 365   |
| e-mail                      | <a href="mailto:daan.vanstigt@student.uva.nl">daan.vanstigt@student.uva.nl</a> |
| Preferred username          | daanvanstigt   |
| System you want access to   | Lisa GPU   |
| NWO Reference code*         |  |
| End date NWO project*       |  |

\* Only if you applied for access via NWO.

Referenced as “User”.

### The user agrees:

1. Not to use the system for other purposes than the ones the project was granted for.
2. Not to attempt to try to access or use systems, programs and/or files that do not belong to the user or to which the user has not been granted access.

3. To report any kind of errors in the software, compilers, data communication, etc. and system disruptions to SURFsara.
4. To be responsible for protecting and for misuse by third parties of own usernames, account numbers and passwords.
5. To be responsible for the consequences of exceeding the allocated computer time.
6. To be responsible for the consequences of using computer time after the allocation period has expired.
7. To report changes in contact information.
8. For Dutch National Supercomputer users only: Based on the number of Billing Units used on the system and prices published, the user receives a monthly invoice regarding the usage in the previous month. The user agrees to settle within 30 days after the date of the invoice. If the user does not fulfil given payment SURFsara has the right to cancel access to the system.
9. To take precautions to avoid unnecessary loss of processor hours.
10. To declare that the user is connected to a scientific institution and that the computer time allocated is used for non-profit educational and/or scientific research.
11. Not to request any indemnity or compensation from SURFsara and the suppliers of the various equipment and software for any damage suffered as a result of imperfections of the system.
12. To adhere to all rules and procedures of SURFsara.
13. To make use of security tools against unauthorised use of the system made available by SURFsara.
14. That the username received is strictly personal.
15. As owner of a username not to allow third parties to use the personal username assigned to the user.
16. That if there is any dispute about any parts and/or implementation of this agreement, the Court of Amsterdam has exclusive jurisdiction.
17. That, for all other items not covered by this agreement, the General Conditions of the Federation of Dutch IT Companies applies.

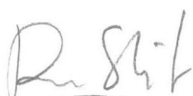
**SURFsara agrees:**

18. To the extent reasonable within our power to grant the user shared access to the Dutch National Supercomputer and /or Dutch National Compute Cluster, including peripherals and networking equipment, referred to as "the system".
19. To refund all processor hours lost as a result of failure or defective functioning of the system.
20. To give an individual username to the user after approval from a person authorised to request access to the system. For the definition see the website of SURFsara.
21. To manage the system usage and limit as much as possible the time of system's unavailability due to the maintenance or any other unforeseen reasons.

**You accept:**

22. That the computer time allocated is accounted in Billing Units the definition of which is published on the website of SURFsara and NWO.
23. That SARA reserves the right to manage all system usage in order to assure full optimal usage of the system, even if this somehow implies some limitation of user usage.
24. That this agreement is automatically terminated on the closing date assigned to the project.
25. That upon termination of this agreement, the user will secure on local storage all of his and his collaborators' files remaining in the system.
26. That six months after the termination of this agreement we will proceed to remove all usernames falling under this Agreement as well as the remaining files.

Signature User:



Signature SURFsara:

Name:

Daan van Stigt

Name:

Date:

4/4/2018

Date: