github.com/auth0-lab/fga-dotnet-sdk

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Castle.Core (4.4.0)
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/* zlib.h -- interface of the 'zlib' general purpose compression library
   version 1.2.11, January 15th, 2017

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   - share, publish, rent or lease the software, provide the software as a stand-alone offering for others to use, or transfer the software or this agreement to any third party.

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runtime.opensuse.13.2-
x64.runtime.native.System.Security.Cryptography.OpenSsl (4.3.0)
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runtime.opensuse.42.1-x64.runtime.native.System.Security.Cryptography.OpenSsl (4.3.0)

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runtime.osx.10.10-x64.runtime.native.System.Security.Cryptography.Apple (4.3.0)

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runtime.osx.10.10-x64.runtime.native.System.Security.Cryptography.OpenSsl (4.3.0)

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runtime.rhel.7-x64.runtime.native.System.Security.Cryptography.OpenSsl (4.3.0)

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runtime.ubuntu.16.04-
x64.runtime.native.System.Security.Cryptography.OpenSsl (4.3.0)

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runtime.ubuntu.16.10-
x64.runtime.native.System.Security.Cryptography.OpenSsl (4.3.0)

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Subject to the foregoing clause (ii), Microsoft will only be liable for slight negligence if Microsoft is in breach of such material contractual obligations, the fulfillment of which facilitate the due performance of this agreement, the breach of which would endanger the purpose of this agreement and the compliance with which a party may constantly trust in (so-called "cardinal obligations"). In other cases of slight negligence, Microsoft will not be liable for slight negligence.

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   les réclamations au titre de violation de contrat ou de garantie, ou au titre de responsabilité stricte, de négligence ou d’une autre faute dans la limite autorisée par la loi en vigueur.

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c) **Germany and Austria.**
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display your valid copyright notice on your programs; and

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· Third Party Distribution. You may permit distributors of your programs to copy and distribute the Distributable Code as part of those programs.

ii. Distribution Requirements. For any Distributable Code you distribute, you must

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· require distributors and external end users to agree to terms that protect it at least as much as this agreement;

· display your valid copyright notice on your programs; and

· indemnify, defend, and hold harmless Microsoft from any claims, including attorneys’ fees, related to the distribution or use of your programs.

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· rent, lease or lend the software;

· transfer the software or this agreement to any third party; or

· use the software for commercial software hosting services.

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6. DOCUMENTATION. Any person that has valid access to your computer or internal network may copy and use the documentation for your internal, reference purposes.

7. EXPORT RESTRICTIONS. The software is subject to United States export laws and regulations. You must comply with all domestic and international export laws and regulations that apply to the software. These laws include restrictions on destinations, end users and end use. For additional information, see www.microsoft.com/exporting.
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b. Outside the United States. If you acquired the software in any other country, the laws of that country apply.

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System.Globalization.Calendars (4.3.0)
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a. Data Collection. The software may collect information about you and your use of the software, and send that to Microsoft. Microsoft may use this information to provide services and improve our products and services. You may opt-out of many of these scenarios, but not all, as described in the product documentation. There are also some features in the software that may enable you and Microsoft to collect data from users of your applications. If you use these features, you must comply with applicable law, including providing appropriate notices to users of your applications together with a copy of Microsoft’s privacy statement. Our privacy statement is located at https://go.microsoft.com/fwlink/?LinkID=824704. You can learn more about data collection and use in the help documentation and our privacy statement. Your use of the software operates as your consent to these practices.

b. Processing of Personal Data. To the extent Microsoft is a processor or subprocessor of personal data in connection with the software, Microsoft makes the commitments in the European Union General Data Protection Regulation Terms of the Online Services Terms to all customers effective May 25, 2018, at http://go.microsoft.com/?linkid=9840733.

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work around any technical limitations in the software;

reverse engineer, decompile or disassemble the software, or otherwise attempt to derive the source code for the software, except and to the extent required by third party licensing terms governing use of certain open source components that may be included in the software;

remove, minimize, block or modify any notices of Microsoft or its suppliers in the software;

use the software in any way that is against the law; or

share, publish, rent or lease the software, provide the software as a stand-alone offering for others to use, or transfer the software or this agreement to any third party.

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System.Runtime.InteropServices.RuntimeInformation (4.3.0)
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Subject to the foregoing clause (ii), Microsoft will only be liable for slight negligence if Microsoft is in breach of such material contractual obligations, the fulfillment of which facilitate the due performance of this agreement, the breach of which would endanger the
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Subject to the foregoing clause (ii), Microsoft will only be liable for slight negligence if Microsoft is in breach of such material contractual obligations, the fulfillment of which facilitate the due performance of this agreement, the breach of which would endanger the purpose of this agreement and the compliance with which a party may constantly trust in (so-called "cardinal obligations"). In other cases of slight negligence, Microsoft will not be liable for slight negligence.

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ii. Distribution Requirements. For any Distributable Code you distribute, you must

· add significant primary functionality to it in your programs;

· require distributors and external end users to agree to terms that protect it at least as much as this agreement;

· display your valid copyright notice on your programs; and

· indemnify, defend, and hold harmless Microsoft from any claims, including attorneys’ fees, related to the distribution or use of your programs.

iii. Distribution Restrictions. You may not

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· use Microsoft’s trademarks in your programs’ names or in a way that suggests your programs come from or are endorsed by Microsoft;

· include Distributable Code in malicious, deceptive or unlawful programs; or

· modify or distribute the source code of any Distributable Code so that any part of it becomes subject to an Excluded License. An Excluded License is one that requires, as a condition of use, modification or distribution, that

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· reverse engineer, decompile or disassemble the software, except and only to the extent that applicable law expressly permits, despite this limitation;

· publish the software for others to copy;

· rent, lease or lend the software;

· transfer the software or this agreement to any third party; or

· use the software for commercial software hosting services.

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11. LEGAL EFFECT. This agreement describes certain legal rights. You may have other rights under the laws of your country. You may also have rights with respect to the party from whom you acquired the software. This agreement does not change your rights under the laws of your country if the laws of your country do not permit it to do so.

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Bit Twiddling Hacks

By Sean Eron Anderson
seander@cs.stanford.edu
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