End User License Agreement (EULA) for NNIME: The NTHU-NTUA Chinese

Interactive Multimodal Emotion Corpus

Version0.1 2017/12/12

1. Preamble

This EULA represents a contract between you and Behavioral Informatics and Interaction Computation Lab (BIIC lab), legally representing the NTHU-NTUA Chinese Interactive Multimodal Emotion Corpus (NNIME) and you as an individual or legal person as end user of an NNIME license.

Please read this EULA carefully before using any version of the NNIME database.

By downloading, installing or using any NNIME Database, end user of licenses agree to be bound by the terms of use of this EULA. If you do not accept this EULA, you are NOT ALLOWED to use the NNIME Database or any NNIME Dataset except those in the free part of the NNIME website for which no license fee is due.

2. Definitions

The following defined terms and expressions shall have the same meaning in singular as well as in plural:

EULA means End User License Agreement of any version of the NNIME Database.

The NNIME database may be access through the NNIME website (http://nnime.ee.nthu.edu.tw/) or through licenses available for different software systems.

The NNIME Database covers any version of the database that any end user has access to.

NNIME Dataset means the individual Life Cycle Inventory data in the NNIME Database, each representing the economic relationships and labour intensity estimates (when relevant) as well as the social risk and opportunity data for a specific country and or human activity, in whatever form (electronic, paper, website) they may be accessed by the end user.

NNIME guest means a person being granted only an inscription for the NNIME Database without being granted a single- or multi-user-license.

End user represents an individual or legal person using the NNIME Database or any NNIME Dataset as a single user on an individual computer or as a multi-user on several individual computers or a workstation.

End user are hereinafter referred to as Licensee.

Licensor and Licensee are hereinafter referred to as Parties.

3. Scope of this EULA and subject matter

1. The NNIME Database is solely owned by Licensor or any other Licensor's data supplier. They are only licensed, not sold.

2. The NNIME Database is protected by national and international copyright laws and treaties. Licensor reserves all intellectual property rights, including copyrights and trademark rights.

3. This EULA shall apply to all contractual relationships in which a Licensee acquires a license for the use of the NNIME Database directly from Licensor or via a Reseller.

4. Subject to the terms of use set forth in this EULA, Licensor grants to Licensee the right to use the NNIME Database under the conditions as set hereinafter.

5. The NNIME Database is licensed at different license fees in different versions for commercial use either as a single-user license on an individual computer or as a multi-user license on several individual computers or workstations at Licensee's site.

6. The NNIME Database can also be granted with different license fees as a single-user license on an individual computer or as a multi-user license on several individual computers or workstations for non-commercial, academic use at Licensee's site.

7. The following license types are available:

a. Government/Private Sector User License (more than one user): These licenses are available on a per-project or per-division basis; hence the licensee may share the NNIME Database with individuals strictly within their department or designated division.

b. Multiple Academic Users License (more than one user): These licenses are available on a perproject or per-department basis to a teaching university or college for research and teaching purposes only. The licensee may share the NNIME Database with individuals strictly within their department or designated division

c. Single Academic User License (one user only): These licenses are restricted to a single user, the licensee, employed at a teaching university or college. Program may only be used by the licensee for research and teaching purposes, and they may only be installed on the licensee's computer.

d. Website license: These licenses are restricted to a single user to access the NNIME online portal.

8. Conditions on the Use and Supply of the NNIME

1) The license is granted to the licensee who is responsible for the proper use of the license. BIIC lab must be notified of any changes to the name and/or address of the licensee. If the licensee leaves the department/division, and the license is the property of the department/division, the licensee must contact the Center and transfer the license to someone else who is employed by the owner of the license.

2) The NNIME may only be used within the department/division (or by the person) to whom the software is supplied, and shall not be copied for use by other organizations or persons.

3) Acknowledgments of the NNIME must be made by citing the reference listed above in section 1 whenever the NNIME is used.

9. The Licensee obtains access to the NNIME Database with a login and password for online access.

4. Validity of License

1. The granted license is only valid for the current version of the NNIME Database which has been purchased. Access to these data is granted as long as a specific version is offered as a license by Reseller or BIIC lab. If a certain version is no longer offered as a license by Reseller or BIIC lab to whom the right of licensing has been commissioned, neither access to nor support for such a version of the NNIME Database is guaranteed.

5. Rights of Licensee

1. As between the Parties, Licensor reserves all rights in and to the NNIME Database. Licensee is granted a right to use the NNIME Database as set forth in this EULA, unless additional rights to use are explicitly granted in a written document.

2. As a single-user license, end user is granted a non-exclusive license that may be assigned to use the licensed version of the NNIME Database on a single computer only as set forth in this EULA.

3. With a multi-user license, the NNIME Database may be implemented on a specified number of computers or workstations, provided that these computers or workstations are owned by the same end user. The number of concurrent computers using the NNIME Database is specified in the end user's order and in the respective bill.

4. End user is entitled to use the NNIME Database as specified in the corresponding order and in the respective bill, for an unlimited number of commercial or educational projects and reports. Data shall be quoted herein by attributing as source the corresponding NNIME Database and/or the corresponding version of the NNIME Dataset as specified in section 1.

6. Restrictions of use

1.a. The use of a single-user license is connected and limited to one identified person.

1.b. The use of a multi-user license is connected and limited to a corresponding number of identified persons.

2. Licensee is not entitled to use the NNIME Database by preparing extracts, or for any further commercial purposes.

3. Licensee is not entitled to reproduce, disseminate or publicly display any significant portions of the NNIME Database.

4. Licensee is not entitled to sell, rent, lease, loan, distribute, export, import, act as an intermediary or provider, or grant any kind of license rights to third parties with regard to the NNIME Database or any portions thereof.

5. Licensee is not entitled to undertake, cause, permit or authorize the modification, creation of derivative works, translation, reverse engineering, decompiling, disassembling or hacking of the NNIME Database, or any part thereof except to the extent permitted by law.

6. Licensee is not entitled to assign the NNIME Database as a whole or any portions thereof to any third party.

7. Other rights of Licensor

1. Licensor reserves any other rights regarding the use and exploitation of the NNIME Database, e.g. the right to add additional features or functions, or to provide programming fixes, updates and upgrades, to the NNIME Database.

2. Licensor has no obligation to make available to Licensee any subsequent versions of an NNIME Dataset, except when Licensee has continuously paid the annual service fee for updates. BIIC lab: Terms of Use for NNIME Database for end users and for end users of educational licenses

8. Validity and material defects of NNIME Database or an NNIME Dataset

It is within the responsibility of Licensee to verify and to assess the validity and integrity of the NNIME Database prior to its use and to decide whether or not it fits for the intended use.

9. Limitation of Liability

1. Licensor shall only be liable for damages occurring on willful intent or gross negligence.

2. Licensor shall not be liable for any material defects/damages, including consequential damages, loss of income, business or profit, special, indirect or incidental damages due to the use of NNIME Database.

3. Licensor's liability for material defects is restricted to those taking place during the transfer of the NNIME Database from the original source to Licensee.

4. Licensee must assume the entire risk of using the NNIME Database.

10. Guarantees / Warranties

1. Licensor disclaims all warranties, expressed or implied, including, but without limitation, the warranties of merchantability and of fitness for any purpose of NNIME Database.

2. Licensor guarantees the operability of the currently available version of the NNIME Database.

3. Licensor has made all efforts possible to avoid NNIME Datasets being subject to the rights of third parties, in particular that its use does not infringe patents, copyrights or other intellectual property rights of third parties. However, Licensor does not guarantee that NNIME Datasets are not subject to the rights of third parties. Licensee shall notify Licensor immediately and in writing if any third party should assert an infringement claim against Licensee in connection with the NNIME Database.

4. Licensor does not guarantee the accuracy, completeness, correctness, non-infringement of third party rights or fitness for a particular purpose of information available from the currently available version of the NNIME Database.

5. Licensor does not guarantee that the technical details of the NNIME Database are suitable for a specific purpose beyond the specifications in the NNIME document and quality guideline.

6. In case of programming errors (e.g. technical corruption) limiting the usability of the currently available version of the NNIME Database, the warranty period shall be one year after purchase of a license.

11. Severability Clause

1. If a provision of this Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, the validity or enforceability in that jurisdiction or any other provision of this Agreement shall not be affected. The concerned provision is superseded in accordance with the legal laws.

2. Instead of an invalid provision, a valid provision shall be deemed to be agreed which comes economically closest to what the parties intended; the same applies in the case of an omission.

12. Changes of this Agreement

1 Licensor reserves the right at its discretion to change, modify, add or remove terms of use of this EULA at any time.

2. Any change, modification, addition or removal of the terms of use of this EULA must be notified to Licensee as soon as possible. Such notification will be done by announcement in combination with the next use of NNIME Database.

3. Licensee will have to agree on such change, modification, addition or removal of the terms of use of this EULA before use of the latest version of NNIME Database will be allowed again. In case of a missing renewed consent by Licensee, any further use of NNIME Database will be automatically denied without any right of compensation or reimbursement of payment being due.

4. In case of modifications and changes of any national or international legal framework having compulsory effect on this EULA as well as on the provision of any contractual duties, rights and services formerly negotiated between Licensor and Licensee, Licensor shall be allowed to change this EULA without explicit consent of Licensee.

13. Termination

1. Licensor reserves the right to terminate this EULA at any time without consent of Licensee. Termination shall automatically become effective one month after notification to Licensee has taken place. 2. Licensor may terminate this EULA with immediate effect if Licensee fails to comply with any term or condition of this EULA. In such event, Licensee must destroy all copies of the provided NNIME Database.

3. The use of NNIME Database will be automatically terminated in case of Licensee denies renewal of consent to this EULA.

14. Applicable Law and Court of Jurisdiction

1. All disputes arising out of or in connection with this Agreement, including disputes on its conclusion, binding effect, amendment and termination, shall be exclusively governed by Taiwan law.

2. The Court of Jurisdiction is Taiwan, Hsinchu.

YOU EXPRESSLY ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT AND UNDERSTAND THE RIGHTS, OBLIGATIONS, TERMS AND CONDITIONS SET FORTH HEREIN. BY DOWNLOADING OR INSTALLING OR USING THE NNIME DATA, YOU EXPRESSLY CONSENT TO BE BOUND BY ITS TERMS AND CONDITIONS AND GRANT TO LICENSOR THE RIGHTS SET FORTH HEREIN.

End User:
First name:
Last name:
Institution:
Country:
Email:
Print Name:
Signature:
Date: