Organization Agreement to use the

ClueWeb22 Web Research Collections

	("Group"), a group people engaging in research and development of natural languages or deep learning and/or related AI technologies, is part of the follow
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ation/partnershi	ip/legal entity listed below (the "Organization").
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The Group would like to use the information designated as the ClueWeb22 Text Research Collections (the "Information"). By signing this Organization Agreement ("Agreement") with Carnegie Mellon University ("Carnegie Mellon"), the Organization hereby agrees to abide by the following understandings, terms and conditions. These understandings, terms and conditions apply equally to all or to part of the Information, including any updates or new versions of the Information supplied under this Agreement. Organization understands and agrees that the licenses to the Information granted under this Agreement are for use only by persons working within Organization's specific Group identified above, subject to the terms and conditions below.

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- 2. Organization understands that all the documents in the Information are documents which have been at some time made publicly available on the Internet.
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The Organization must make its own assessment of the suitability of the Information for its research and development purposes under Permitted Uses and that Organization's use of the Information is consistent with applicable laws, rules and regulations.

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- 2. the owner of copyright for the particular document.

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- 2. must ensure that before being given access an individual must complete and submit the Individual Agreement form as attached hereto;
- 3. must terminate an Individual's access when the individual no longer requires access for its work for the Organization and/or no longer is employed by (and/or under contract with, as applicable) the Organization;
- 4. remains responsible for any breach of the Individual Agreement form by individuals to whom Organization has granted access to the Information;
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- 6. shall maintain a list of people with current and recently-terminated access to the Information and make it available to Carnegie Mellon on request; and
- 7. must make sure that an Individual with access displays the Information to or shares the Information with only persons whom his or her Organization lists as having access to the Information.

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Termination

Either party may terminate this Agreement at any time by notifying the other party in writing. On termination, the Organization must: a) immediately cease using the Information; and b) delete all copies of the Information.

Applicable Law; Disputes

This Agreement is governed by the laws of the Commonwealth of Pennsylvania in the United States of America. All claims and/or controversies of every kind and nature arising out of or relating to this Agreement, including any questions concerning its existence, negotiation, validity, meaning, performance, non-performance, breach, continuance or termination shall be settled exclusively in the United States District Court for the Western District of Pennsylvania or, if such Court does not have jurisdiction, in any court of general jurisdiction in Allegheny County, Pennsylvania and each party consents to the exclusive jurisdiction of any such courts and waives any objection which such party may have to the laying of venue in any such courts.

Notices

Notices to the Organization may be provided either by electronic or physical mail to the licensing contact listed on the first page of this Agreement. Notices to Carnegie Mellon may be provided in the same manner to the following:

Director of Technology Licensing Center for Technology Transfer and Enterprise Creation Carnegie Mellon University 4615 Forbes Avenue Pittsburgh, PA 15213 USA

telephone: +1 412-268-7393 email: innovation@cmu.edu

Either party may update its contact information by providing written notice to the other party as required by this Section.

Third Party Beneficiaries

Microsoft Corporation is an express and intended third party beneficiary of this Agreement and shall have the right to independently enforce the terms of this Agreement against Organization as if Microsoft was a party to this Agreement. Except as provided in the prior sentence, there are no other third party beneficiaries of this Agreement and only Carnegie Mellon and Organization shall be entitled to enforce any rights, benefits or remedies pursuant to this Agreement.

Miscellaneous

If any portion of this Agreement is determined by any court or governmental agency of competent jurisdiction to violate applicable law or otherwise not to conform to requirements of law, then the rest of the Agreement will remain in effect and the parties will substitute a suitable and equitable provision for the invalid/unenforceable provision in order to carry out the original intent and purpose of the original Agreement. Organization may not assign any or all of its rights and/or obligations under this Agreement without the prior written consent of Carnegie Mellon, which consent may be granted or withheld in Carnegie Mellon's sole discretion. Any attempted assignment in violation of this section shall be void and of no effect. This Agreement constitutes the entire agreement between the parties and supersedes all previous agreements and understandings relating to the subject matter of this Agreement. The Agreement may not be altered, amended, or modified except by a written instrument signed by the duly authorized representatives of both parties.

Intending to be legally bound, Organization and Carnegie Mellon execute this Agreement effective as of the date the last party signs.

By the Organization:

By signing below, I represent and warrant that I have authority to bind the Organization to the terms of this Agreement

Signature	
Date	
Name (please print)	
Γitle	
Accepted by Carnegie Mellon University:	
Signature	
Date	
Name (please print)	
Γitle	

ClueWeb22 Order Form

Which version(s) of the dataset do you want? (Most people pick just one)

Document	Document Format(s)		
Category		Distribution Media	Cost
All	All	Dataset license only	\$0
B	txt	Download (511 GB)	\$0
В	txt	1 × 1 TB disk	\$310
В	html, txt, links, vdom	$1 \times 18 \text{ TB disk}$	\$715
В	jpg	6 × 18 TB disk	\$3,870
A	html, txt, links, vdom	$8 \times 18 \text{ TB disk}$	\$4,985
L	txt, links	$2 \times 18 \text{ TB } \& 1 \times 8 \text{ TB } \text{disk}$	\$1,530
TREC-iKAT-2023	txt	Download (26 GB)	\$0
TREC-LR-2024	txt	Download (0.5 MB)	\$0

If the dataset will be shipped to you on disk(s):

1.	Where should the i	nvoice be s	ent?	
	Name:			
	Email:			
2.	Where should the d	lataset be s	sent?	
	Name:			
	Email:			
	Mailing address:			
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	Telephone:			
3.	Preferred shipping	method:	Standard	 Priority

If the dataset will be downloaded:				
Name:				
Email:				