# Association for Computational Linguistics and Chinese Language Processing

### MAT SPEECH DATABASE LICENSE AGREEMENT

This AGREEMENT is between the user of MAT Speech Database and the Association for Computational Linguistics and Chinese Language Processing, a non-profit organization at Taiwan;

WHEREAS, the Association for Computational Linguistics and Chinese Language Processing (hereinafter Party A) is authorized by the National Science Council, Taiwan, who owns the right of MAT Speech Database (hereinafter MATDB), to distribute MATDB; and

WHEREAS,	
is the user of MATDB (hereinafter Party B);	

NOW THEREFORE, in consideration of the premises and the mutual covenants hereinafter contained, the parties agree as follows:

#### LICENSE AGREEMENT

#### 1. Grants

Party A hereby grants to Party B for the term of this agreement and subject to all of the terms and conditions hereof, a non-exclusive, non-transferable right to use

#### MAT-2500ExtV-Com (hereinafter the SOFTWARE)

## 2. Terms of the license

- 2-1 Party A will provide the SOFTWARE in DVD to Party B within 30 days of the effective date of the agreement.
- 2-2 Party B may make such copies of the SOFTWARE, or any part of the SOFTWARE, for its internal use purposes.
- 2-3 Party B may not further reproduce any part of the SOFTWARE in any form or by any means to a third party.

#### 3. Fee schedule

- 3-1 The fee for the rights granted shall be on the price list provided by Party A. The handling charge for delivering SOFTWARE in DVD shall be non-refundable.
- 3-2 \ Party B shall pay the fee to Party A accompanying with this agreement.

# 4. Copyright

Party A, on behalf of the National Science Council, Taiwan, shall retain the ownership of all copyrights in the SOFTWARE.

#### 5. Warranties

Party A makes no warranties, express or implied, with regard to SOFTWARE or other information provided under this Agreement, makes no warranty of fitness for a particular use, and assumes no obligation to furnish assistance of any kind whatsoever or to furnish additional information or documentation.

#### 6. Termination

- 6-1 This Agreement shall become effective upon execution by both parties.
- 6-2 This Agreement may be terminated on 30 days written notice by either party if either party has notified the other of a material breach of this agreement and such breach has not be corrected. Upon termination, Party B shall return or destroy the information and all copies of the SOFTWARE thereof within a reasonable time.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their respective duly authorized representatives.

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E-mail:

Date: \_\_\_\_\_/\_\_\_\_\_