American National Corpus Second Release - Open Portion End User License

This End User License Agreement (the "Agreement") is made on the ___________ day of ___________ in the year ___________ (the "Effective Date") by and between the American National Corpus Consortium (the "ANCC") and ______________________________ (the "Licensee").

WHEREAS, the ANCC has obtained permission from a number of text providers (the "Text Providers") to include in the Open Portion of the American National Corpus, samples of their texts listed in Appendix I to this Agreement (the "O-ANC Texts"), and WHEREAS, the Licensee is the end user in the manner detailed herein of the O-ANC Texts where end user(s) may be academic researchers, researchers in commercial institutions or researchers in government agencies, and WHEREAS, the Text Providers have empowered the ANCC under separate agreements to grant a non-exclusive license to the Licensee as detailed herein.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, and intending to be legally bound, the parties agree as follows:

1. Definitions
   a. The O-ANC Texts is a collection of written texts and transcripts of speech held on computer and selected for use in language based education, research and development. Various individuals and organizations have arranged the O-ANC Texts in a consistent electronic form, and added various forms of annotation, the result being known as "the O-ANC Processed Material.
   b. The O-ANC Processed Material is the collection of O-ANC Texts assembled into consistent electronic format and enhanced with various annotations, which constitutes the Second Release of the American National Corpus. The copyright to each segment comprising the O-ANC Texts is held by its author(s) or designee(s), as specified in Appendix I. The copyright to the OANC Processed Material is owned by the parties specified in copies of the O-ANC Processed Material.

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   b. if the research project becomes inactive (for example, if a researcher changes employment or takes a sabbatical leave), erase or delete the O-ANC Processed Material from active computer files or otherwise protect the O-ANC Processed Material until such time as the project becomes active again.

4. Indemnity
   Licensee shall defend at its expense, indemnify and hold the ANCC, its members and/or Text Providers and each of its and their trustees, officers, directors, agents, employees, successors and assigns harmless from and against any and
all claims, lawsuits, losses, costs, damages, expenses and liability, including attorneys’ fees and costs, relating to or arising out of any use of the O-ANC Processed Material by Licensee, or any breach by the Licensee of this Agreement. ANCC has the right to review any counsel selected by Licensee to defend ANCC and the terms and conditions of any settlement affecting ANCC. In addition, ANCC may participate in the defense by counsel of its own choosing, at ANCC’s expense, without affecting Licensee’s obligations under this paragraph. At Licensee’s sole expense and when reasonably requested by Licensee, ANCC shall furnish Licensee with relevant evidence in ANCC’s control and shall otherwise cooperate in the defense of the claim.

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c. Should ANCC be held responsible or liable for any damages whatsoever, the ANCC’s maximum aggregate liability shall be limited to $300 USD. The foregoing shall be ANCC’s sole liability and Licensee’s sole remedy.

6. Rights Reserved
All rights in and to the O-ANC Processed Material, including copyright, which are not granted to the Licensee in this Agreement, are retained by ANCC, its members and the Text Providers.

7. Term; Termination
a. This Agreement shall commence on the Effective Date and shall continue until terminated with this Section.

b. The ANCC may terminate the Agreement if the Licensee fails to pay the fees specified in Section 3 within thirty (30) days of the due date or if the Licensee commits any material breach of this Agreement.

c. This Agreement shall automatically terminate if and when a supervisor, receiver, administrative receiver or other encumbrancer takes possession of, or is appointed over the whole or any substantial part of, the Licensee’s assets.

d. Upon termination the Licensee shall erasure, or otherwise destroy, all full and partial copies of the O-ANC Processed Material. A duly authorized officer of the Licensee shall promptly verify in writing to the ANCC that the Licensee has complied with this obligation.

a. Governing Law. This Agreement shall be construed and governed in accordance with the laws of the Commonwealth of Pennsylvania, without giving effect to conflict of law provisions. Licensee hereby submits to the exclusive jurisdiction of and venue in any state or federal courts located within the Eastern District of Pennsylvania with respect to any and all disputes concerning the subject of this Agreement.

b. Severability. If any provision of this Agreement is found to be void, invalid or unenforceable in any jurisdiction, for any reason, then the remaining provisions hereof shall not be affected thereby.

c. Entire Agreement. This Agreement and the appendices attached hereto embody the entire understanding between the parties relating to the subject matter hereof, and there are no terms or conditions hereof express or implied written or oral. This Agreement supersedes all prior oral or written representations, agreements, promises or other communications, concerning or relating to the subject matter of this Agreement.

d. Amendment; Waiver. This Agreement may be amended, modified, superseded, canceled, renewed or extended, and the terms and conditions hereof may be waived, only by a written instrument signed by the parties or, in the case of a waiver, by the party waiving compliance. The waiver by any party hereto of a breach of any provision of this Agreement shall not operate or be construed as a waiver of any subsequent breach.

e. Assignment. Licensee may not assign this Agreement, or any of its obligations or duties hereunder, in whole or in part, without the ANCC’s prior written consent. For purposes of this Agreement an assignment shall include, but not be limited to, any change of ownership or control of Licensee, by merger, consolidation or the sale of all, or substantially all, of Licensee’s assets.

f. Governing Law. This Agreement shall be construed and governed in accordance with the laws of the Commonwealth of Pennsylvania, without giving effect to conflict of law provisions. Licensee hereby submits to the exclusive jurisdiction of and venue in any state or federal courts located within the Eastern District of Pennsylvania with respect to any and all disputes concerning the subject of this Agreement.

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d. Amendement; Waiver. This Agreement may be amended, modified, superseded, canceled, renewed or extended, and the terms and conditions hereof may be waived, only by a written instrument signed by the parties or, in the case of a waiver, by the party waiving compliance. The waiver by any party hereto of a breach of any provision of this Agreement shall not operate or be construed as a waiver of any subsequent breach.

e. Assignment. Licensee may not assign this Agreement, or any of its obligations or duties hereunder, in whole or in part, without the ANCC’s prior written consent. For purposes of this Agreement an assignment shall include, but not be limited to, any change of ownership or control of Licensee, by merger, consolidation or the sale of all, or substantially all, of Licensee’s assets.

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IN WITNESS WHEREOF, the parties hereto have duly executed this End User License Agreement as of the day and year first above written.

LINGUISTIC DATA CONSORTIUM ACTING ON BEHALF OF THE AMERICAN NATIONAL CORPUS CONSORTIUM

LICENSEE

By: ______________________________
Name: _______________ _______________ _______________
Title: ______________________________

Licensee shall send a signed copy of this agreement by facsimile to LDC, fax number (+1) 215 573-2175. Alternately, Licensee shall email and electronic version of the signed agreement to ldc@ldc.upenn.edu

a. Governing Law. This Agreement shall be construed and governed in accordance with the laws of the Commonwealth of Pennsylvania, without giving effect to conflict of law provisions. Licensee hereby submits to the exclusive jurisdiction of and venue in any state or federal courts located within the Eastern District of Pennsylvania with respect to any and all disputes concerning the subject of this Agreement.

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LINGUISTIC DATA CONSORTIUM ACTING ON BEHALF OF THE AMERICAN NATIONAL CORPUS CONSORTIUM

LICENSEE

By: ______________________________
Name: _______________ _______________ _______________
Title: ______________________________

Licensee shall send a signed copy of this agreement by facsimile to LDC, fax number (+1) 215 573-2175. Alternately, Licensee shall email and electronic version of the signed agreement to ldc@ldc.upenn.edu

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