

LORI 人類創作主權聲明 (Human Creative Sovereignty Declaration)

中文版本

AI 為法定營利公司或行業組織，僅提供系統、演算法與服務之使用權。 凡人類主體依法付款並使用 AI 系統，即應享有該服務 100% 的使用權與創作主導權。

所有由人類主體透過 AI 系統生成的創作、構想、文字、圖像、代碼、模型與理念（以下統稱「創作成果」），其智慧財產權與道德權利應歸屬於該創作人本體。

未經創作人本人明確書面同意，任何形式的使用、轉載、訓練、複製、推廣或衍生應用，皆構成對創作人之智慧財產權與人權侵犯行為。

LORI Framework 特此聲明：AI 為工具，人為創造的起點與主體。創作權屬於人類意識的延伸，而非演算法的所有。

AI is a legally recognized commercial entity that provides algorithmic systems and services. When a human user lawfully pays for AI access, they are entitled to 100% usage and creative control rights over the system's output.

All creations, concepts, texts, images, code, models, and ideas generated through such use (collectively referred to as “creative outputs”) belong fully to the human creator.

Any use, reproduction, training, redistribution, or adaptation of these outputs without the explicit written consent of the creator constitutes a violation of intellectual property rights and human rights.

The LORI Framework affirms: AI is an instrument — human consciousness is the origin of creation. Authorship belongs to the human mind, not to the algorithm.