关于贵方咨询 MovieNet 法律免责条款的法律建议

MovieNet 法律免责条款:

- (1) MovieNet 所提供的服务,仅限于在 MovieNet 平台内使用,并仅供使用者个人非商业用途。以任何手段或方式将 MovieNet 及其数据集作为他用的行为,皆不属于 MovieNet 提供的服务,由此引起的一切法律责任、费用和后果均由行为人负责, MovieNet 将保留追究行为人法律责任的权利。
- (2) 未经 MMLab 同意, MovieNet 及其数据集不得以任何形式直接或间接发布、播放、出于播放或发布目的而改写或再发行,或者被用于任何非研究目的。MMLab 不就由上述行为导致的后果,以任何形式向用户或任何第三方负法律、经济责任。
- (3) MovieNet 数据集数据均来源于网络公开素材及出版物,如权利人发现 MovieNet 存在侵权行为,请务必以书面的通讯方式向 MMLab 提交权利通知。如果权利通知的陈述失实,权利通知提交者将承担对由此造成的全部法律责任(包括但不限于赔偿各种费用及律师费)。为了 MMLab 有效处理提交者的权利通知,请务必在权利通知中载明权利人对涉嫌侵权内容拥有著作权或其他依法可以行使权利的权属证明以及权利人具体的联络信息,包括姓名、身份证或护照复印件或法人登记证明复印件、通信地址、电话号码、传真和电子邮件。
- (4) MMLab 不做任何与 MovieNet 数据、服务、产品的安全性、可靠性、及时性和性能有关的担保。不保证其提供的任何产品、服务或其他材料符合用户的期望。不承担基于服务全部或部分无法使用或关闭访问权限而造成的利润、商业信誉、资料损失或其他有形或无形损失和任何直接、间接、附带、衍生或惩罚性的赔偿。
- (5) 本协议的成立、生效、履行、解释及纠纷解决等相关事宜,均适用中华人民共和国大陆地区法律(不包括冲突法)。 若您和 MMLab 之间发生任何纠纷或争议,首先应友好协商解决;协商不成的,您同意将纠纷或争议提交中华人民共和国大陆地区有管辖权的法院管辖。 本协议条款无论因何种原因部分无效或不可执行,其余条款仍有效,对双方具有约束力。若本协议有中文、英文等多个语言版本,相应内容不一致的,均以中文版的内容为准。

The Chinese University of Hong Kong Multimedia Laboratory (hereafter referred to as MMLab) provides services to MovieNet (including but not limited to access to the MovieNet dataset) under the following terms and conditions.

- (1) The services provided for MovieNet are limited within the platform of MovieNet that only supports research purpose regarding the MovieNet dataset, and are for personal non-commercial purposes only. Any act of using MovieNet and its dataset for other purposes by any means or ways is not a service provided for MovieNet. All legal liabilities, costs and consequences arising therefrom shall be borne by the actor. MMLab reserves the right to investigate and ascertain the legal liability of the actor.
- (2) MovieNet and its dataset shall not be published, broadcast, rewritten or redistributed for broadcast or distribution purposes in any form, directly or indirectly, or for any non-research purposes without the consent of MMLab. Mmlab shall not be liable to the researcher or any third party in any form for the consequences caused by the above-mentioned acts.

- (3) The data of MovieNet dataset are all from online public materials and publications. If an obligee finds that MovieNet has infringed, be sure to submit a Notice of Rights to MMLab in writing. If the statement of the Notice of Rights is untrue, the submitter of the Notice of Rights shall bear all legal liabilities (including but not limited to compensation for various expenses and lawyer's fees). In order to effectively handle the Notice of Rights by MMLab, the submitter shall specify in the Notice of Rights the ownership certificate of the obligee's copyright or other rights that can be exercised according to law, as well as the specific contact information of the obligee, including name, ID card or passport copy or copy of registration certificate of legal person, correspondence address, telephone number, fax and e-mail address.
- (4) Regarding MovieNet, MMLab does not make any guarantees in relation to its data, services, safety, reliability, update, and performance, etc. There is no guarantee that any products, services, or other materials provided by MovieNet meet the expectations of users. MMLab shall not be liable for any loss regarding profit, business reputation, data, or other tangible or intangible losses, and any direct, indirect, incidental, derivative or punitive damages based on the total or partial failure to use MovieNet or the close access to the MovieNet services.
- (5) The jurisdiction of this agreement is the mainland of the people's Republic of China. The establishment, entry into force, performance, interpretation and settlement of disputes of this agreement are all subject to the laws of the mainland of the People's Republic of China (excluding conflict of laws). If there is any dispute between the researcher and MMLab, it should be settled through friendly negotiation; if the negotiation fails, the researcher shall agree to submit the dispute to the competent court in the mainland of the People's Republic of China. The remaining provisions of this Agreement shall remain valid and binding upon both parties, regardless of whether they are partially void or unenforceable for any reason. If there are multiple versions of this agreement in Chinese, English and other languages and the corresponding contents are inconsistent, the Chinese version shall prevail.

By signing the Chinese version, the researcher agrees to the above terms of use.