

**BOCHUMER ENGLISH COUNTABILITY LEXICON (BECL)**  
**ACADEMIC RESEARCH LICENSE AGREEMENT**

Between

Institute:

Address:

Represented by:

duly authorised to sign this Agreement,

hereinafter referred to as the LICENSEE of BECL,

and

Sprachwissenschaftliches Institut

Universitätsstraße 150

44801 Bochum

Tel: + 49 (0) 234 32 25114

Fax: +49 (0) 234 32 14954

represented by Prof. Dr. Tibor Kiss, Director,

hereinafter referred to as the LICENSOR of BECL,

the following agreement is made, and shall be effective as of

Date:

## LICENSE CONDITIONS

### Definitions

- a. „Agreement“ shall mean this entire agreement which is composed of the 19 clauses herein together with Appendix A thereafter.
- b. „BECL“ as described in Appendix A are the results of the project „Erfassung und Analyse syntaktischer und semantischer Eigenschaften von Präposition-Substantiv-Sequenzen unter Verwendung computerlinguistischer Analyseverfahren“, funded by Deutsche Forschungsgemeinschaft, Bonn. The BECL are property of the LICENSOR, the Sprachwissenschaftliches Institut, Lehrstuhl Prof. Dr. Tibor Kiss, as legal copyright holder of BECL.
- c. „Software“ shall mean proprietary BECL software, including all versions, updates, releases, derivative works, modifications and documentation relating thereto or thereof that may be provided by LICENSOR to LICENSEE.
- d. „Derived product or service“ shall mean any derivative work that is based on the localization, abridgment, condensation, expansion, or any other form into which the BECL may be transformed or that, if prepared without the authorization of the owner of the copyright in such preexisting work, would constitute a copyright infringement.

### Grant

1. The LICENSOR of the BECL hereby grants to LICENSEE a non-exclusive ACADEMIC RESEARCH LICENSE, subject to the terms of this Agreement.

### Academic Research License

2. LICENSOR grants LICENSEE a non-exclusive non-transferable right to use the BECL for the purpose of non-commercial, non-profit research by LICENSEE for any research project conducted on the premises of LICENSEE. LICENSEE agrees to inform LICENSOR in written form on a yearly basis about the academic research projects for which the BECL are currently utilized. LICENSEE is not allowed to distribute and market any derived product or service based on the BECL. The commercial use of the BECL shall require a separate agreement with LICENSOR.

### Obligations

3. LICENSEE undertakes to treat as confidential and keep secret any information about or related to the Software conveyed to the LICENSEE by LICENSOR.

4. LICENSEE undertakes to respect LICENSOR's intellectual property right with regard to BECL. These include all trademarks, tradenames, good will associated with trademarks, tradenames, copyrights, patents, trade secrets, know how, right of confidentiality and confidence, and any other intellectual property rights and all applications for any of the above or any registration thereof.
5. The BECL shall neither be assigned nor sub-licensed to any other third party or joint venture partner by the LICENSEE.
6. LICENSEE grants LICENSOR the right to publicly disclose the existence of this Agreement in LICENSOR's public documentation, including but not limited to information on BECL website or in leaflets.
7. The linguistic content of the BECL shall not be altered, modified or changed by the LICENSEE without prior written LICENSOR's consent and agreement.
8. LICENSEE agrees to acknowledge the use of the BECL in all publications reporting on results obtained with the help of the BECL and to give appropriate references to LICENSOR in scholarly literature when the BECL are mentioned.
9. LICENSEE shall ensure that no persons of institutions other than persons that are in the employ of LICENSEE or that are members of a research project conducted on the premises of LICENSEE will get access to the BECL or parts thereof. Other persons or institution seeking to use the BECL for research purposes or commercial purposes should be directed to LICENSOR for license agreements.
10. LICENSEE shall not, without the authorization of LICENSOR, make available to the public all or a substantial part of the contents of the BECL, evaluated quantitatively and/or qualitatively, by the distribution of copies, by renting, leasing or any other form of distribution.
11. LICENSEE shall not, without the authorization of LICENSOR, make the BECL available to third parties in any form that allows to reconstruct the original data.
12. BECL are provided to LICENSEE „as is“, without any warranty and without any guarantee of its usability. LICENSOR excludes all liability of whatsoever nature for direct, consequential or indirect loss or damage suffered by the LICENSEE in connection with the distribution of BECL. LICENSOR MAKES NO REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE LICENSED SOFTWARE, DATABASE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

#### Distribution

13. BECL will be distributed within thirty (30) days after the effective date as an archive attached to an e-mail or any other medium the partners agree upon.

#### Termination

14. Either LICENSOR or LICENSEE may terminate this LICENSE at any time by notifying the other party in writing thirty (30) days before the date of termination. In addition, LICENSOR may terminate this LICENSE immediately upon LICENSEE's breach of conditions by notifying LICENSEE of termination.

## Rights

15. All rights not specifically granted in this LICENSE are reserved by LICENSOR.
16. LICENSOR confirms that LICENSEE is exempt from obligations which originate from the rights of third parties.
17. Neither party shall be held responsible for any delay or failure to perform any of its obligations caused by „force majeure“. Should such events occur, the party experiencing such delay is obliged to inform the other party thereof.

## Modification of License

18. This LICENSE can only be modified by further formal Agreement in writing between LICENSOR and LICENSEE.

## Disputes

19. This agreement shall be subject to the laws of the Federal Republic of Germany. The Parties submit to the exclusive venue of the courts of Bochum.

The entire Agreement is composed of 19 clauses herein together with Appendix A thereafter.

This agreement may be delivered by facsimile transmission or by e-mail (scanned pdf-file) which shall be deemed and constitute an original.

In witness whereof, intending to be bound, the parties here to have hereunder set their hands and executed this LICENSE by their duly authorized representatives:

AUTHORIZED SIGNATURES:

\_\_\_\_\_

On behalf of LICENSEE

Name:

Title:

Date:

\_\_\_\_\_

On behalf of LICENSOR

Name:

Title:

Date: