

University of Helsinki

Carat Context Factor Dataset

LICENSE

This Carat Context Factor Dataset Sharing License (the 'License' or the 'Agreement') is entered into by and between the Department of Computer Science, University of Helsinki, a non-profit, educational institution with offices at PO Box 68, FI-00014 University of Helsinki, Finland ('Licensor') and you, the 'Licensee', as of the date you by downloading, processing or otherwise using or accessing the Dataset (as defined below) agreed to this Agreement and its terms and conditions ('Effective Date').

1. Background

This License defines the terms under which the Licensee may use the Carat Context Factor Dataset ('the Dataset'), which is a subset of the data collected in the Carat Project. The Dataset consist of context factor information collected from mobile devices, and it is described in a README document following this License. The collection of the Carat dataset has been described in Carat End User License Agreement (EULA) in <http://carat.cs.helsinki.fi/eula.html>

2. License

On the terms and conditions contained in this Agreement, the Licensor hereby grants to the Licensee, for the term of this Agreement a royalty-free, non-exclusive, non-transferable, revocable right to use the Dataset solely for the Licensee's own internal non-commercial research purposes. The right granted herein to the Licensee does not include the right to grant sublicenses to the Dataset or to distribute or grant access to the Dataset to any third party.

Research under this License means all types of scientific research, irrespective of the object under scrutiny, aimed at achieving progress in science. However, the Licensee agrees, and hereby represents and warrants that the research shall not process, correlate, or reverse engineer the Dataset in any way in order to reveal personally identifiable information of the individuals participating in the Dataset.

The Dataset is the Licensor's proprietary material and information, and the Licensor retains all other rights to the Dataset than those conditionally granted to the Licensee herein, including but not limited to any intellectual property right pertaining to or associated with the Dataset anywhere in the world.

3. Restrictions on the Use of the Dataset

Any commercial use of the Dataset is strictly prohibited. Commercial use includes, but is not limited to:

- Proving the efficiency of commercial systems;
- Testing commercial systems;
- Selling data or making any commercial use of the Dataset; or
- Broadcasting data from the Dataset

The Licensee may only use the Dataset in strict adherence with any applicable laws and regulations and any illegal or criminal use, or use in pursuit of any illegal or criminal objective, of the Dataset by the Licensee is strictly prohibited.

4. Publications

Any publication that reports research results obtained using the Dataset ("Publication") shall make reference to the Dataset as instructed below in i) and ii). Publications include, but are not limited to:

- Research papers and technical reports;
- Conference and journal papers; or
- Presentations for conferences or educational purposes.

i) Any Publications should reference the following articles regarding the context factor dataset:

E. Peltonen, E. Lagerspetz, P. Nurmi, and S. Tarkoma: "Energy Modeling of System Settings: A Crowdsourced Approach", In Proceedings of IEEE International Conference on Pervasive Computing and Communications (PerCom 2015), St. Louis, MO, USA, March 23-27, 2015.

E. Peltonen, E. Lagerspetz, P. Nurmi, and S. Tarkoma: Constella: "Crowdsourced system setting recommendations for mobile devices", Pervasive and Mobile Computing. In press, available online 30 October 2015.

ii) This Dataset is a subset of the Carat dataset that has been gathered with the mechanisms described in this article:

A. J. Oliner, A. P. Iyer, I. Stoica, E. Lagerspetz, and S. Tarkoma: "Carat: Collaborative Energy Diagnosis for Mobile Devices", Conference on Embedded Networked Sensor Systems (SenSys), Rome, Italy, 2013.

5. Warranties and Indemnification

The Dataset is provided by the Licensor to the Licensee "as is" and "as available" on the Effective Date and no warranty or representation whatsoever is granted by the Licensor to the Licensee, whether express or implied, and the Licensor expressly disclaims any warranty or representation of merchantability, or suitability or fitness of the Dataset for any particular purpose, or the non-infringement of any third party rights of the Dataset.

Any use of the Dataset by the Licensee shall be at the Licensee's own risk and the Licensee hereby agrees to indemnify, defend and hold harmless the Licensor and its students, employees and officers for any claim, action, liability, damage or expense (including attorneys' fees) arising out of or as a result of any third party claim against the Licensor or its students, employees, or officers and related to the Licensees, or its students or employees use of the Dataset or any breach of this Agreement by the Licensee.

6. Limitation of Liability

To the fullest extent permitted under law, in no circumstances shall the Licensor bear any liability whatsoever under any legal theory (as for example contract, tort, negligence, or misrepresentation) for any damages, costs or expenses, whether direct, indirect consequential, incurred by the Licensee or any third party and including without limitation any liability for any loss of data, profits, goodwill or damage to property or reputation. If the limitation of liability contained in the previous paragraph is not legally permissible, the Licensor's liability shall in any case be limited to the aggregate maximum of one thousand (1000) euros.

7. Term

This Agreement shall enter into force as of the Effective Date and stay in force for the duration of the Licensee's use of the Dataset if not terminated earlier in accordance with this Section 7.

The Licensor may terminate this Agreement at its free discretion by giving the Licensee notice thereof.

Following the expiration or earlier termination of this Agreement, the Licensee shall immediately stop any use of the Dataset and destroy all copies of the Dataset in any media and at the request of the Licensor provide the Licensor with a written certification of this.

8. Miscellaneous

Any notification to the Licensor shall be made to: Professor Sasu Tarkoma, [sasutarkoma@helsinki.fi](mailto:sasu.tarkoma@helsinki.fi)

No partnership or agency shall be deemed to be established between the Parties.

This Agreement cancels all prior agreements and together with its Annexes represents the entire Agreement between the Parties relating to the subject matter thereof. This Agreement may be amended or modified by a written agreement signed by the duly authorized representatives of both Parties.

No waiver or failure to enforce the strict performance of this Agreement shall be deemed to prevent the Parties from subsequently enforcing their rights. No waiver of a provision of this Agreement will be construed effective unless presented in writing and signed by an authorized representative of the Party granting the waiver or consent. No waiver of a provision of this Agreement will be construed to be a waiver of any subsequent breach of this Agreement.

The Licensee may not assign this Agreement, nor any interest herein, without the prior written consent of the Licensor.

If any provision of this Agreement is, or becomes, unenforceable the remainder of this Agreement will remain in full force and effect.

All notices under this Agreement shall be in writing.

9. Governing law and Dispute Resolution

This Agreement shall be governed by the laws of Finland, excluding its choice of law provisions.

Any dispute, controversy or claim arising out of or in connection with this Agreement, or the breach, termination or invalidity thereof, shall be finally settled by arbitration in accordance with the Rules of the Arbitration Institute of the Finland Chamber of Commerce. The arbitral tribunal shall be composed of one (1) arbitrator and the place of arbitration shall be Helsinki, Finland. The language to be used in the arbitral proceedings shall be English. The arbitral proceedings, including any outcome, shall be confidential. Any judgment rendered by the arbitrators shall be final and binding upon the Parties. The Parties agree that damages alone are not a sufficient remedy under this Agreement and that the Licensor shall have the right to seek equitable relief in any court of law.