

LICENSE AGREEMENT

This License Agreement (the “**Agreement**”) is made and entered by and between Shanghai Artificial Intelligence Laboratory (“**Shanghai AI Lab**”) and You (being a company, institution or an independent researcher), approved by Shanghai AI Lab to access and download the RenderMe-360 data, models and software (the “**Data & Software**”), including captured images and videos, audios, meta attributes, attached annotations (i.e., camera data, matting, 2D keypoints, 3D keypoints, FLAME parameters, uv texture, scan mesh, appearance annotation, activity description and AU), pretrained models and scripts. Shanghai AI Lab may at its sole discretion decide to approve or reject your submission to access the Data and Software.

I OWNERSHIP

Shanghai AI Lab is the owner of all intellectual property rights in the Data & Software, including but not limited the copyrights and patent rights to the Data & Software as a whole and on each individual part therein.

II LICENSE

By accepting this Agreement and accessing the Data & Software, Shanghai AI Lab grants you personally a single-user, non-exclusive, non-transferable, free of charge right:

- 1) To install the Data & Software on computers owned, leased or otherwise controlled by you and/or your organization;
- 2) To use the Data & Software for the sole purpose of performing non-commercial scientific research, non-commercial education, or non-commercial artistic projects;

Any other use, in particular any use for commercial, pornographic, military, or surveillance, purposes is prohibited. This includes, without limitation, incorporation in a commercial product, use in a commercial service, or production of other artifacts for commercial purposes. The Data & Software shall not be used to create fake, libelous, misleading, or defamatory content of any kind excluding analyses in peer-reviewed scientific research. The Data & Software shall not be reproduced, modified and/or made available in any form to any third party without Shanghai AI Lab written permission.

The Data & Software shall not be used for pornographic purposes or to generate pornographic material whether commercial or not. This license also prohibits the use of the Data & Software to train methods/algorithms/neural networks/etc. for commercial, pornographic, military, surveillance, or defamatory use of any kind. By downloading the Data & Software, you agree not to reverse engineer it.

Shanghai AI Lab reserves the right to terminate your access to the Data & Software at any time.

III NO DISTRIBUTION

The Data & Software and the license herein granted shall **NOT** be **copied, shared, distributed, re-sold, offered for re-sale, transferred or sub-licensed** in whole or in part except that you may make one copy for archive purposes only. **Secondary** dataset construction and distribution based on this data is not allowed.

IV NO WARRANTY

The Data & Software is provided “AS IS” and “AS AVAILABLE”. Shanghai AI Lab makes no representations or warranties of any kind, express or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose, concerning the information, content or materials included in or related to the Data & Software.

V NO MAINTENANCE SERVICES

You understand and agree that the Shanghai AI Lab is under no obligation to provide either maintenance services, update services, notices of latent defects, or corrections of defects with regard to the Data & Software. the Shanghai AI Lab nevertheless reserves the right to update, modify, or discontinue the Data & Software at any time.

Defects of the Data & Software must be notified in writing to the Shanghai AI Lab with a comprehensible description of the error symptoms. The notification of the defect should enable the reproduction of the error. The Licensee is encouraged to communicate any use, results, modification, or publication.

VI LIMITATION OF LIABILITY

In no event will Shanghai AI Lab, its employees, officers, shareholders, directors, agents, subsidiaries, affiliates, successors, suppliers, assigns, or licensors be liable for any damages whatsoever arising out of or related to this Agreement and the Data & Software, regardless of legal theory, even if Shanghai AI Lab has been advised of the possibility of those damages and even if a remedy fails of its essential purpose.

VII DISPUTES

This Agreement shall be governed by the laws of People's Republic of China without regard to conflict of laws provisions. Any dispute not resolved amicably shall be heard in the courts sitting in Shanghai, China and parties accept its exclusive personal jurisdiction.

i. Publications using the Data & Software

You acknowledge that the Data & Software is a valuable scientific resource and agree to appropriately reference the following paper in any publication making use of the Data & Software.

For and behalf of:		
Name:	First Name	Last Name
Title:		
Organization:		
Position:		
E-mail address:		
City/Country:		
Date:		
Signed:		