

LICENSE AGREEMENT

This license agreement is made and entered by and between the Chang-E team and you, being a company, institution or an independent researcher, approved by the Chang-E team to access and download the Chang-E dataset. The Chang-E team may at its sole discretion decide to approve or reject your submission to access the dataset.

I DATASET

The Chang-E team is the owner of all intellectual property rights in the Chang-E dataset, including but not limited the copyrights and database rights to the dataset as a whole and on each individual part therein.

II LICENSE

By accepting this agreement and accessing the dataset, the Chang-E team grants you a free-of-charge limited, non-exclusive, non-transferable, non-sublicensable, and revokable right to access and use the dataset solely for the non-commercial academic purposes. You may not sell, rent, lease, distribute, or otherwise transfer the dataset or any part thereof to any third-party. The dataset may not be used for the training of AI models, or parts thereof, aimed at commercial use. You may however publish the dataset, including the parts thereof, but only as a part of an academic research paper, unmodified, and following the citing instructions that accompany the dataset. The Chang-E team reserves the right to terminate your access to the dataset at any time.

III NO WARRANTY

The Chang-E dataset is provided “AS IS” and “AS AVAILABLE.” The team 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 dataset.

IV LIMITATION OF LIABILITY

In no event will the Chang-E team, 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 dataset, regardless of legal theory, even if the Chang-E team has been advised of the possibility of those damages and even if a remedy fails of its essential purpose.

| | |
|---------------------------|--|
| For and behalf of: | |
| Name: | |
| Title: | |
| Date: | |
| Signed: | |