CLARIN.SI END-USER LICENCE FOR INTERNET CORPORA

Corpus Author(s): as specified on the landing page of the resource to be downloaded. **Corpus Resource:** as specified on the landing page of the resource to be downloaded. **Corpus End-User:** the person downloading the Corpus.

1. Copyright and privacy protection

- 1.1. The Corpus has been obtained by crawling the Internet. Due to the size of the Corpus it has not been practicable to obtain permission from copyright owners to provide the Corpus for the uses permitted under this Agreement, as specified in Section 2.
- 1.2. The End-User understands that all the documents in the Corpus have been at some time made publicly available on the Internet and were collected using a process which respects the commonly accepted technical methods (such as robots.txt) for indicating that the documents should not be so collected.
- 1.3. The owners of copyright on the individual documents or people mentioned in the documents may choose to request deletion of these documents or their parts from the Corpus.
- 1.4. The limitations on permitted use described in Section 2 are intended to reduce the risk of any action being brought by copyright owners or for reasons of privacy protection, but if this happens, the End-User agrees to bear all associated liability.

2. Permitted Uses

- 2.1. The Corpus may only be used for linguistic research or for research and development of natural-language processing, information-retrieval or document-understanding systems.
- 2.2. Summaries, analyses and interpretations of the linguistic properties of the Corpus may be derived and published, provided it is not possible to reconstruct the Corpus from these summaries.
- 2.3. Small excerpts of the Corpus may be displayed to others or published in a scientific or technical context solely for the purpose of describing the research and development carried out and related issues.
- 2.4. The End-User must, in line with research ethics, appropriatelly cite the Corpus in any publications describing work that makes use of the Corpus.
- 2.5. All efforts must be made not to infringe the rights of any third party including, but not limited to the authors and publishers of and people mentioned in any excerpts used in accordance with Clause 2.3 above.
- 2.6. The End-User must make sure that (s)he only displays the Corpus to or share the Corpus with persons who also signed this Agreement with the Corpus Author(s) through CLARIN.SI.

3. Agreement to Delete Data on Request

The End-User undertakes to delete within thirty days of receiving notice all copies of any nominated document or its part that is included in the Corpus whenever requested to do so by either:

- The Corpus Author(s); or
- CLARIN.SI; or
- the owner of the copyright over the particular document or its part; or
- a person that is mentioned by name in a particular document or its part.

4. No Warranty

The Corpus is provided "as is", without warranty of any kind, express or implied, including but not limited to the warranties of merchantability, fitness for a particular purpose and noninfringement. In no event shall CLARIN.SI be liable for any claim, damages or other liability, whether in an action of contract, tort or otherwise, arising in any way from the use of the Corpus.

5. Termination

Either the Corpus Author(s), CLARIN.SI or the End User may terminate this Agreement at any time by notifying the other two parties in writing. On termination of the Agreement the End User shall destroy all copies of the Corpus.

6. Applicable Law

This Agreement is governed by the laws of the Republic of Slovenia.

The End User hereby executes this Agreement in favour and for the benefit of the Corpus Authors(s) and CLARIN.SI.

By the End User:	
Signature	
Date	
Name	