

“ailia” Free Edition LICENSE

THE "AILIA FREE EDITION LICENSE" (HEREINAFTER REFERRED TO AS "THIS DOCUMENT") IS A LEGAL DOCUMENT THAT DEFINES THE CONDITIONS UNDER WHICH ailia INC. (HEREINAFTER REFERRED TO AS "AILIA") AUTHORIZES THE FREE USE OF ITS EDGE AI FRAMEWORK "AILIA".

USERS WHO WISH TO USE THE SOFTWARE SHALL READ THIS DOCUMENT IN ADVANCE, COMPLY WITH THE TERMS OF USE, AND THEN USE THE SOFTWARE. BY USING THE SOFTWARE, USERS ARE DEEMED TO HAVE AGREED TO THIS DOCUMENT. IF THE USER VIOLATES THE TERMS OF THIS DOCUMENT, USER MAY BE SUBJECT TO LEGAL CLAIMS FROM AILIA.

!! CAUTION !!

“ailia” IS NOT OPEN SOURCE SOFTWARE (OSS).

As long as user complies with the conditions stated in this Document, user may use the Software for free of charge, but the Software is basically paid software.

1. Definitions.

The following terms shall have the meanings ascribed to them in the respective Items below:

- (i) **“Software”** refers to AILIA's edge AI framework “ailia”. Software also includes its manuals and other related materials.
- (ii) **“User Product”** refers products (including software, applications, services, hardware products, etc.) developed by the user using the Software.
- (iii) **“User Device”** refers to hardware (e.g., a personal computer) owned or controlled by user.
- (iv) **“Purpose of Use”** refers to the purpose of using the Software as defined in Article 3.
- (v) **“Small business”** refers to the use of the Software in a manner where the total economic benefits (such as sales, advertising revenue, or other economic gains) from the User Product in the past 12 months is less than US\$100,000.
- (vi) **“License File”** refers to the certification file to activate the Software.
- (vii) **“Individual User”** refers to a natural person who is not incorporated.

2. License.

2.1 Subject to the terms and conditions of this Document, AILIA hereby grants user a limited, non-exclusive, non-sublicensable, and non-transferable license (hereinafter referred to as “License”) to use the Software for the Purpose of Use.

2.2 User may use the Software only on the User Device.

2.3 In the event that the Individual User provides a User Product to a third party, the Individual User shall include both of the following statements as a notation on the startup screen of the User Product.

「本製品は、エッジ AI フレームワーク「ailia SDK」を採用して開発されました。」

「This product was developed using the Edge AI framework "ailia SDK".」

3. Purpose of Use.

3.1 The use of the Software by the user is limited to the purposes set forth in the following items. The details of specific Purpose of Use will be defined on the AILIA's website.

(i) "Evaluation Purpose"

- Limited to the evaluation of the Software for the User Product.
- Limited to use inside the user.
- Distribution of the User Product to third parties for the evaluation of business or Proof of Concept (PoC) is excluded from Evaluation Purpose.

(ii) " Small business Purpose"

- Only Individual User may use the Software for Small business. Use of the Software in contracted development for third parties is excluded from Small business.
- If AILIA deems that the use of the Software for Small business Purpose affects the interests of AILIA or AILIA's customers, such use will be excluded from Small business Purpose.

3.2 User shall conclude separate license agreement with AILIA to use the Software for purposes other than those specified in preceding paragraphs.

4. License Fee.

The License shall be granted free of charge.

5. Ownership.

Copyrights, patents, trademarks, know-how, and any and all intellectual property rights in or to the Software (including the rights to obtain the registered protection under those rights, collectively, hereinafter referred to as "Intellectual Property Right") shall remain the property of AILIA or other licensor who licensed to AILIA. Intellectual Property Right of the Software is not expressly transferred or assigned to the user or a third party under this Document.

6. Support.

AILIA is not obliged to provide support (including response to inquiries) regarding the Software.

7. Restrictions.

Unless otherwise expressly permitted in this Document, user shall be prohibited to and shall not engage in the activities set forth in the following Items:

- (i) To change, modify or remodel the Software;
- (ii) To reverse-engineer, decompile or disassemble the Software or otherwise attempt to create derivative works of or derive the source code from the Software;
- (iii) To make a number of copies of the Software beyond the necessary number for the Purpose of Use;
- (iv) To disclose, assign, sell, sublicense, rent, lend, lease or otherwise dispose of the Software and License File to a third party;
- (v) To remove or delete any copyrights notices or other proprietary rights label of AILIA

included in or on the Software;

- (vi) To use the Software regarding life sustaining, nuclear, hazardous environments requiring fail-safe performance, or other applications in which failure of the Software could reasonably be expected to result in personal injury, loss of life or catastrophic physical or property damage;
- (vii) To use the Software regarding violation of law, public policy or property rights of any third party;
- (viii) To remove or circumvent the activation lock of the Software;
- (ix) To use the Software in combination with other software which license conflicts with this Document;
- (x) To engage in other activities which is inappropriate for the proper usage of the Software.

8. Disclaimer.

THE SOFTWARE IS PROVIDED ON AN "AS IS" BASIS AND AILIA DISCLAIMS ANY AND ALL WARRANTIES AND GUARANTEES, EXPRESS, IMPLIED, OR OTHERWISE, INCLUDING BUT NOT LIMITED TO THE WARRANTY OF MERCHANTABILITY, THE WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, THE WARRANTY OF TITLE, SUPPORT OBLIGATION AND ANY WARRANTY OF NON-INFRINGEMENT OF THE INTELLECTUAL PROPERTY RIGHTS OF ANY THIRD PARTY.

9. Limitations of Liability.

IN NO EVENT WILL AILIA BE LIABLE FOR DAMAGES, LOSSES OR INJURIES ARISING FROM THE SOFTWARE OR THIS DOCUMENT, INCLUDING, BUT NOT LIMITED TO, DIRECT, INDIRECT, EXPECTATION OR RELIANCE DAMAGES AND OTHER DAMAGES WHATSOEVER, SUCH AS ANY DIMINUTION OF GOODWILL, LOSS OF DATA IN COMPUTER SYSTEM, UNDER ANY THEORY OR CAUSE OF ACTION.

10. Term and Termination.

10.1 This Document will remain in force from the date which user starts using the Software until the date set in License File or finish of the Purpose of Use, whichever comes earlier.

10.2 AILIA may terminate this Document at any time for any reason by suspending the issuance of the License File. AILIA shall not have any responsibilities resulting from the termination of this Document.

10.3 If user breaches any provision of this Document, AILIA may terminate this Document. For the avoidance of doubt, AILIA reserves the right to demand compensation for damages to user notwithstanding the termination of this Document under this Paragraph.

10.4 Upon the termination of this Document, the rights granted to user with respect to the Software shall terminate and User shall forthwith destroy the Software (including the erasure of the Software or the copy of the Software from the User Device).

11. Export control

User will comply with all applicable laws and regulations on export, import and economic sanctions where user use the Software. User will comply with, and be solely responsible for compliance with, all applicable laws and regulation related to user product.

12. Others.

12.1 In the event that any provision of this Document is held by a court to be unenforceable or invalid, such provision shall be limited or eliminated to the minimum extent

necessary so that this Document shall otherwise remain in full force and enforceable.

12.2 AILIA may amend this Document by posting amended Document and the date when the amendment take effect on AILIA's website.

12.3 User acknowledges and agrees that AILIA may seek, in addition to any other right to damages, an injunction from a court of competent jurisdiction.

12.4 This Document shall be governed by and construed in accordance with the laws of Japan without conflict of law principles.

12.5 The Tokyo District Court shall have exclusive jurisdiction and venue in connection with all disputes pertaining to or arising under this Document as a court of first instance.

[Revision]

Ver1.0_2024/4/5

Ver2.0_2024/6/5

Ver3.0_2025/8/4