#### Microsoft Research License Agreement

## Non-Commercial Use Only

## [Data and Code for Nested Segmentation of Web Search Queries]

This Microsoft Research License Agreement, including all exhibits ("MSR-LA") is a legal agreement between you and Microsoft Corporation ("Microsoft" or "we") for the data identified above, as more fully described in **Exhibit A**, which may include associated materials, text or speech files, associated media and "online" or electronic documentation and any updates we provide in our discretion (together, the "Data").

By executing this MSR-LA and/or by installing, copying, or otherwise using this Data, you agree to be bound by the terms of this MSR-LA. If you do not agree, do not install copy or use the Data. The Data is protected by copyright and other intellectual property laws and is licensed, not sold.

#### SCOPE OF RIGHTS:

You may use this Data for any non-commercial purpose, subject to the restrictions in this MSR-LA. Some purposes which can be non-commercial are teaching, academic research, public demonstrations and personal experimentation. You may also publish (or present papers or articles) on your results, provided that no Data source code or object code or documentation is included in any such publication or presentation.

You may not distribute this Data or any derivative works.

In return, we simply require that you agree:

- 1. That you will not remove any copyright or other notices from the Data.
- 2. That Microsoft is granted back, without any restrictions or limitations, a nonexclusive, perpetual, irrevocable, royalty-free, assignable and sub-licensable license, to reproduce, publicly perform or display, install, use, modify, post, distribute, make and have made, sell and transfer your modifications to and/or derivative works of the Data source code or data, for any purpose.
- 3. That any feedback about the Data provided by you to us is voluntarily given, and Microsoft shall be free to use the feedback as it sees fit without obligation or restriction of any kind, even if the feedback is designated by you as confidential.
- 4. CONFIDENTIAL INFORMATION. The Data is confidential and proprietary to Microsoft and its suppliers.

a. Use. For five years after installation of the Data or its commercial release, whichever is first, you may not disclose confidential information to third parties. You may disclose confidential information only to your employees and consultants who need to know the information. You must have written

agreements with them that protect the confidential information at least as much as this agreement.

b. Survival. Your duty to protect confidential information survives this agreement.

c. Exclusions. You may disclose confidential information in response to a judicial or governmental order. You must first give written notice to Microsoft to allow it to seek a protective order or otherwise protect the information. Confidential information does not include information that

- becomes publicly known through no wrongful act;
- You received from a third party who did not breach confidentiality obligations to Microsoft or its suppliers; or
- You developed independently.
- 5. THAT THE DATA COMES "AS IS", WITH NO WARRANTIES. THIS MEANS NO EXPRESS, IMPLIED OR STATUTORY WARRANTY, INCLUDING WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ANY WARRANTY AGAINST INTERFERENCE WITH YOUR ENJOYMENT OF THE DATA OR ANY WARRANTY OF TITLE OR NON-INFRINGEMENT. THERE IS NO WARRANTY THAT THIS DATA WILL FULFILL ANY OF YOUR PARTICULAR PURPOSES OR NEEDS. **ALSO, YOU MUST PASS THIS DISCLAIMER ON WHENEVER YOU DISTRIBUTE THE DATA OR DERIVATIVE WORKS**.
- 6. THAT NEITHER MICROSOFT NOR ANY CONTRIBUTOR TO THE DATA WILL BE LIABLE FOR ANY DAMAGES RELATED TO THE DATA OR THIS MSR-LA, INCLUDING DIRECT, INDIRECT, SPECIAL, CONSEQUENTIAL OR INCIDENTAL DAMAGES, TO THE MAXIMUM EXTENT THE LAW PERMITS, NO MATTER WHAT LEGAL THEORY IT IS BASED ON. ALSO, YOU MUST PASS THIS LIMITATION OF LIABILITY ON WHENEVER YOU DISTRIBUTE THE DATA OR DERIVATIVE WORKS.
- 7. That we have no duty of reasonable care or lack of negligence, and we are not obligated to (and will not) provide technical support for the Data.
- 8. That if you breach this MSR-LA or if you sue anyone over patents that you think may apply to or read on the Data or anyone's use of the Data, this MSR-LA (and your license and rights obtained herein) terminate automatically. Upon any such termination, you shall destroy all of your copies of the Data immediately. Sections 3, 4, 5, 6, 7, 8, 11 and 12 of this MSR-LA shall survive any termination of this MSR-LA.
- 9. That the patent rights, if any, granted to you in this MSR-LA only apply to the Data, not to any derivative works you make.
- 10. That the Data may be subject to U.S. export jurisdiction at the time it is licensed to you, and it may be subject to additional export or import laws in other places. You agree to comply with all such laws and regulations that may apply to the Data after delivery of the Data to you.

- 11. That all rights not expressly granted to you in this MSR-LA are reserved.
- 12. That this MSR-LA shall be construed and controlled by the laws of the State of Washington, USA, without regard to conflicts of law. If any provision of this MSR-LA shall be deemed unenforceable or contrary to law, the rest of this MSR-LA shall remain in full effect and interpreted in an enforceable manner that most nearly captures the intent of the original language.

# EXHIBIT A

# DESCRIPTION OF DATA

This supplementary material contains algorithm outputs and generation and evaluation code for nested segmentation of Web search queries.