

Data Sharing Agreement

(Autonomous Driving Laboratory of Tsinghua University and XXX)

Party A: XXX

Address:

Person in charge of Party A:

TEL:

E-mail:

Party B: Autonomous Driving Laboratory of Tsinghua University

Address : Li Zhaoji Science and Technology Building, Tsinghua University,
Haidian District, Beijing

Person in charge of Party B: Xinyu Zhang

TEL:

E-mail: xyzhang@tsinghua.edu.cn

This agreement governs all agreements between Tsinghua University's Autonomous Driving Laboratory (Party B) and XXX (Party A), shares data collected by the Autonomous Driving Laboratory with XXX, and sets goals for using information.

1. Information to be Shared

Party B will provide Party A with relevant information and data about Party B and its subsidiaries and affiliates free of charge. The information and data specifically include data related to autonomous driving.

2. Use of Information

- a) Non-profit legal experiment.
- b) Analyze data;

3. Ownership and use rights of data

- a) Party A only has the right to use the data provided by Party B, and the ownership of the data belongs to Party B.
- b) Party A shall not use the data for any purpose other than those in Article 2.
- c) Party A shall not transfer, distribute or share the data it obtains from Party B in any form, including new data formed after conversion, medium conversion or measurement conversion of these data.
- d) Party A's use and custody of the data obtained shall strictly comply with the relevant requirements of the "People's Republic of China on the Protection of State Secrets Law" regarding the confidentiality system and the "People's Republic of China Cyber Security Law" regarding network information security.

- e) If Party A violates the above-mentioned management regulations, Party B can stop providing data services to it and notify the school's network security and informatization leading group. Those who violate laws and regulations and cause losses shall be punished by relevant departments in accordance with the provisions of laws and regulations.
- f) Party A shall significantly quote the data set in the results generated by the data set.

4. Retention of information

Party B will have the right to keep all records of this data sharing transaction.

5. Jurisdiction

This agreement and any disputes or claims (including non-contractual disputes or claims) arising from or related to this agreement or its subject matter or composition are governed by and interpreted in accordance with Chinese law. All parties to the agreement irrevocably obey Exclusive jurisdiction of Chinese courts.

6. Validity period of the agreement

- a) This agreement is valid until XX.
- b) The parties to the agreement must strictly abide by the provisions of the terms of this agreement. If there are any outstanding matters, the two parties shall negotiate and negotiate separately. Any supplements or changes to this agreement must be made in writing and signed by both parties to become effective.
- c) The annex to this agreement is an integral part of this agreement and has the same legal effect as this agreement.
- d) If some clauses of this agreement are invalid, it will not affect the validity of other clauses.
- e) This contract is concluded in _ 2_ (_ 2) copies and has the same legal effect.

This contract will be signed by the respective authorized representatives of both parties on the following date and will become effective after being stamped with the company seal.

Signing time:

Place of signing:

Person in charge of Party A :

Person in charge of Party B:

Stamp:

Stamp: