Naver Cloud Platform CLOVA Dubbing Service Terms and Conditions

Article 1 (Purpose)

The Terms and Conditions below stipulate the rights, obligations, and other necessary details between NAVER Cloud Corporation (hereinafter referred to as the "Company") and the customer intending to use the service (the member who agreed to the Naver Cloud Platform Service Terms and Conditions and intends on using the service further, hereinafter referred to as the "Customer"), regarding the use of the CLOVA Dubbing service (hereinafter referred to as the "Service"), which is one of the Naver Cloud Platform services provided by the Company.

Article 2 (Definition of Terms)

① The terms used in these Terms and Conditions are defined as follows:

- 1. "CLOVA Dubbing service" refers to the service that synthesizes text entered by the Customer with video, audio, or music files and creates content in a downloadable format.
- 2. "Content" refers to any creative work uploaded to the Service by the Customer (such as audio, sound, video, photo, drawing, cartoon, etc.) and creative work that has been newly created through the Service.
- ② Terms not specifically defined herein shall be as prescribed under the Naver Cloud Platform Service Terms and Conditions.

Article 3 (Commencement and Validity of the Service Usage Agreement)

- ① Usage agreement of the Service shall be established when the Company accepts the subscription request made by the Customer after agreeing to the Terms and Conditions.
- ② Any matters not specified in the Terms and Conditions shall be governed by the Naver Cloud Platform Service Terms and Conditions, related laws and regulations, commercial practices, and description of each service as provided on the website.

Article 4 (Compliance and Guarantee)

- In using the Service, the Customer must adhere to these Terms and Conditions, Naver Cloud Platform Service Terms and Conditions, related laws and regulations, and usage conditions specified on the website. If any problems (including civil and criminal violation of rights and claims of legal violation such as lawsuits or investigations from a government agency or right holder) arise due to noncompliance on the part of the Customer, then the Customer shall exempt the Company of all liabilities at their own cost and effort, as well as compensate for all damages if the Company has suffered damages as a result of their noncompliance. However, this shall not apply if the damages have been incurred due to reasons attributable to the Company.
- ② The Customer cannot create, using the Service, content that is obscene, illegal, violent, cruel, or hateful, content that disrupts social order, interferes with the rights of others, or infringes copyrights, and content in violation of other Terms and Conditions and the operation policy. Uploading such content to the Service is also forbidden.
- ③ The Company can check whether the Customer is adhering to the compliance matters stated in this Article. If a report is made about their noncompliance, then the Company can demand the Customer's action for the relevant content as well as their explanation. The Customer must then comply.
- ④ When confirming that the Customer has violated this Article, the Company may take actions according to the Naver Cloud Platform Service Terms and Conditions.

Article 5 (Data Backup)

The Customer can back up the service-related data saved in the Company's server anytime during the usage period of the Service, as long as it is before the termination of the service agreement. Service-related data may be deleted by the Company after the termination of the service agreement. The Company is not held liable for the damages that occur due to the Customer's neglect in regard to backing up the service-related data in advance.

Article 6 (Content Rights and Storage Period According to Service Usage)

- ① The Company's provision of the Service to the Customer is that of granting limited usage rights to the Customer within the scope of the Purpose of these Terms and Conditions and the operation policy. It does not mean, under any circumstances, the granting of rights that exceed such rights of limited usage.
- ② The Customer holds the rights, such as copyrights, of the content they created using the Service. However, the content cannot be sold or rented to a third party without prior consent from the Company and requires additional agreement. Also, synthetic voices (speech) created through the Service must be used in their original form. Content created in violation of the Terms and Conditions and operation policy are beyond the scope of usage rights. Therefore, the Company can demand that the Customer or third party delete and take down such content.

Article 7 (Service Usage Fees)

- ① The Company shall post the details of the usage fees of the Service and changes made to the fee structure on the service homepage.
- ② The usage fees of the Service shall be calculated monthly, from the first day of every month to the end of the month.
- ③ The Company shall charge the usage fees of the Service along with that of the Naver Cloud Platform service, and the Customer shall pay the usage fees of the Service along with that of the Naver Cloud Platform service.

Article 8 (Usage for the Purpose of Service Performance and Improvement)

The Company shall not be held liable for any failures that occur while using the Service due to reasons attributable to the Customer.

Supplementary Provision

These Terms and Conditions shall take effect from December 22, 2020.