Agreements of iBEAT V2.0 Cloud

I request access to iBEAT V2.0 Cloud (http://www.ibeat.cloud/) for scientific and/or medical research purposes, and I agree to the following terms:

1. I agree to use the services only for purposes that are permitted by these terms and any applicable law, regulation or generally accepted practices or guidelines in the relevant jurisdictions.
2. In order to access iBEAT V2.0 services, I may be required to provide information about myself as part of the registration process for the service. I agree that any registration information I give will be accurate, correct and up to date.
3. I agree not to attempt to access iBEAT V2.0 services by any means other than through the interface that is provided in iBEAT V2.0's site. Also, I agree that I will not attempt to decompile or reverse engineer any software contained in this site.
4. I guarantee that I have the right to use the MRI data submitted to iBEAT V2.0 system (patient consent if applicable).
5. I am responsible to anonymize the data submitted to iBEAT V2.0, no personal name or any other information able to identify the person has to be included in the file names or their content.
6. I agree that I will not engage in any activity that interferes with or disrupts iBEAT V2.0 services.
7. I agree that I will not reproduce, duplicate, copy, sell, trade or resell iBEAT V2.0 services for any purpose.
8. I agree that I will undertake to use iBEAT V2.0 on my own and entire liability.
9. I agree that in no case shall iBEAT V2.0 owners be declared liable for any direct, indirect, incidental, consequential or special damages suffered by me as a result of the use of iBEAT V2.0, as well as for any difficulty experienced during its use or for it being impossible to use.
10. I am responsible for ensuring that the technical characteristics and functions of iBEAT V2.0 fulfill my needs.
11. I am completely responsible for the results that I may obtain while using iBEAT V2.0 services.
12. I agree that the name of my organization appears on the user list of iBEAT V2.0 Cloud.
13. I agree that any publication based on the results generated by iBEAT V2.0 Cloud should inform iBEAT development team and make an acknowledgement that “The structural MR images were processed by iBEAT V2.0 Cloud (http://www.ibeat.cloud)”.
14. I agree that any publication based on the results generated by iBEAT V2.0 Cloud should cite the following papers describing techniques in iBEAT V2.0 Cloud:
15. I agree that processed results generated by iBEAT V2.0 Cloud can only be redistributed within the PI’s lab. If any request from the outside of the PI’s lab, the PI should first contact Dr. Li Wang (li_wang@med.unc.edu) and Dr. Gang Li (gang_li@med.unc.edu) for an approval. After the approval, the PI can only redistribute the processed results with acknowledgment and notification that the results were generated by iBEAT V2.0 Cloud and that any work based on the redistributed results should provide attribution to iBEAT V2.0 Cloud (Refer to the terms 13 and 14).
16. I acknowledge that the services provided in the site may change from time to time without prior notice.
17. I acknowledge that iBEAT V2.0 may stop permanently or temporarily providing the services or any features without prior notice.
18. I acknowledge that iBEAT V2.0 is a research prototype, and may therefore contain possible imperfections or errors for which the iBEAT V2.0 owners disclaim any liability.
19. I am advised to safeguard important data, to use caution and not to rely in any way on the correct functioning or performance of iBEAT V2.0 services.
20. I will make my best efforts to notify iBEAT V2.0 owners of any error or any other defect of iBEAT V2.0 software which comes to my notice during the use.

Full Name (First, Last, Print)  Signature

___________________________________  ________________________________

Affiliation  Date

___________________________________