Melingo Ltd.

Nutzungsbedingungen (Vertragsauszug) für:

– Rav Milim –

[...] § 3 Permitted uses

1. The right of use of the Licensed Materials is strictly limited to the viewing (by the Licensee and the Contractually Defined Users) of word or phrase translations and/or definitions and/or other language information (“the Site Data”) as presented in the Licensed Materials for non-commercial, purposes, and any other use, including but not limited to commercial or for-profit use of the Site Data is prohibited. For the avoidance of doubt, this means amongst other things that any entry to the Licensed Materials or collection using the Licensed Materials of word lists, lexicons, or linguistic data of any kind using the Licensed Materials, any harvesting, entering of lexical word lists, whether alphabetically ordered or not, whether manually or through an automatic program, and any copying of any amount of Site Data (other than for educational and/or private/individual noncommercial use) from the Licensed Materials to any media, whether for the purpose of competition with the Publisher, or for any other purpose, is strictly prohibited. The Licensee or a third party authorized by the Licensee may include the Licensed Material in virtual research tools, such as virtual research environments and virtual specialised libraries.

2. The Licensee may supply to a user of another library (whether by post, fax or secure electronic transmission, whereby the electronic file is deleted immediately after printing) a single paper copy of an electronic original of an individual document

3. Use of the Licensed Materials is limited to manual typing or copying of individual words or strings of words into the search box found on the Licensed Materials and that any access to or use of the Licensed Materials by an automatic query-generating program is absolutely prohibited and constitutes a fundamental breach of these conditions.
4. Use of the Licensed Materials is limited to a reasonable manual usage pattern, determined in accordance with the provisions above (the “Reasonable Usage Pattern”). Licensee hereby accepts Publisher’s discretion to determine what the Reasonable Usage Pattern constitutes of. Licensee is aware that if and when Licensee is determined by Publisher to have used the Licensed Materials in contradiction of the Reasonable Usage Pattern, Licensee may be automatically blocked from further use of the Licensed Materials until Publisher can determine to his satisfaction that the usage is not in breach of these conditions.

5. [...] § 5 Restrictions

1. Save as provided herein, Licensee and the Contractually Defined Users may not:

   a. Sell or resell the Licensed Material unless the Licensee or the Contractually Defined User has been granted prior written consent by the Publisher to do so;

   b. Remove, obscure or modify copyright notices, text or Source acknowledgment or other means of identification or disclaimers as they appear;

   c. Alter, adapt or modify the Licensed Material, except to the extent necessary to make it perceptible on a computer screen, or as otherwise permitted in this Licence Agreement. For the avoidance of doubt, no alteration of the words or their order is permitted;

   d. Display or distribute any Part of the Licensed Material on any electronic network, including without limitation the Internet and the World Wide Web, and any other distribution medium now in existence or hereinafter created, other than by a Secure Network or unless permitted in this Licence Agreement;

   e. Use all or any part of the Licensed Material for any Commercial Use or for any purpose other than Educational Purposes.

2. This clause shall survive termination of this Licence Agreement for any reason.