

Bio-Design Automation Consortium, Inc.

License Agreement

Publication or Event: _____

Title of Work (including any Supplements, the “Work”): _____

Author(s) (collectively, “Author”): _____

Owner(s) (collectively, “Owner”): _____

Note: If the copyright Owner and the Author are not the same, the Owner or an authorized agent of the Owner must sign the Agreement. If the work is jointly owned, unless all parties sign, the parties must authorize one among them to sign as the duly authorized agent of the Owners. You must sign *either* the Grant of Rights in section 2 *or* the declaration of Government Work in section 3. For works that include mixed government and non-government co-authorship, you must sign *both the* Grant of Rights in section 2 and the declaration of Government Work in section 3. You must sign the Representations and Warranties in section 9.

1. Definitions.

- (a) “BDAC” means “Bio-Design Automation Consortium, Inc.”
- (b) “Supplement” means additional files which form an integral part of the Work and are submitted for review along with the textual manuscript.
- (c) “Auxiliary Material” means additional files to which the Owner owns the rights, including software and executables that are *not submitted for review* as an integral part of the Work but are supplied by the Author as useful and interesting resources for the reader.
- (d) “Artistic Image” means an image or figure included in the Work that has independent artistic value, created for some purpose other than to illustrate a point in this paper. Artistic images or figures included in the work and created to illustrate a point in the paper are included in the Work.
- (e) “Government Work” means a Work prepared by an officer or employee of the United States government as part of that person’s official duties, or a Work that is ineligible for copyright protection under the laws of any other country.
- (f) “Minor Revision” means a derivative work containing less than twenty-five percent (25%) new substantive material.
- (g) “Major Revision” means a derivative work with at least 25% new material which is treated by BDAC as a new work wholly owned by the author.

2. Grant of Rights.

- (a) Owner hereby grants to BDAC an exclusive, worldwide, royalty-free, perpetual, irrevocable, transferable and sublicenseable license to publish, reproduce, distribute and use, with or without attribution, all or any part of the Work in any and all forms of media, now or hereafter known, including in the above publication or event, and to authorize third parties to do the same.
- (b) Owner grants BDAC non-exclusive, irrevocable permission to publish, reproduce and distribute in any and all forms of media, now or hereafter known, including in the above publication or event, software and Artistic Images and Auxiliary Materials submitted by Owner.
- (c) Owner hereby grants to BDAC the same exclusive rights in any Minor Revision that Owner submits to BDAC as are granted with respect to the Work, and all terms of this Agreement shall apply to any Minor Revision as they apply to the Work.

Signature _____

Print name _____ Date _____

3. Government Work

I declare I am an employee of the National Government of my country and my Government claims rights to this Work such that it cannot be copyrighted, or it is otherwise not copyrightable. (Government work is classified as Public Domain at the U.S. Federal level only. *Do not sign this section if you are a **State** employee. Do not sign this section if your research was only funded by, and not owned by, an agency of the Government, unless required to do so as a grant recipient or direct contractor.*)

If either you or a co-author is a contractor of the National Government, sign *both section 2* above and this section 3. A modified rights statement regarding government use will appear on the published work indicating that the portion of the work that is government owned is not subject to copyright.

Name of National Government Agency and Country: _____

If not the United States or Canada, does your country claim copyright in this work? _____

If “No”, make sure you have signed section 2 above.

Signature _____ Print Name _____

Date _____

4. Reserved Rights and Permitted Uses.

- (a) All rights and permissions the author has not granted to BDAC in Paragraph 2 are reserved to the Owner, including without limitation the ownership of the copyright of the Work and all other proprietary rights such as patent or trademark rights.
- (b) Furthermore, notwithstanding the exclusive rights the Owner has granted to BDAC pursuant to Paragraph 2 (a), Owner shall have the right to do the following:
 - i. Reuse any portion of the Work, without fee, in any future works written or edited *by the Author*, including books, lectures and presentations in any and all media.
 - ii. Create a “Major Revision” which is *not* subject to the terms of this License
 - iii. Post the Accepted Version of the Work on (1) the Author’s home page, (2) the Owner’s institutional repository, or (3) any repository legally mandated by an agency funding the research on which the Work is based.
 - iv. Prior to commencement of the BDAC peer review process, post the version of the Work as submitted to BDAC (“Submitted Version”) to non-peer reviewed servers;
 - v. Make distributions of the final published version of the Work internally to the Owner’s employees, if applicable;
 - vi. Bundle the Work in any of Owner’s software distributions; and
 - vii. Use any Auxiliary Material independent from the Work.

5. BDAC Citation and Digital Object Identifier.

- (a) In connection with any use by the Owner of the version published by BDAC, Owner shall include the BDAC citation.
- (b) In connection with any use by the Owner of the submitted version (if accepted) or the accepted version or a Minor Revision, Owner shall use best efforts to display the BDAC citation, along with a statement substantially similar to the following:

“© [Owner] [Year]. This is the author’s version of the work. It is posted here for your personal use. Not for redistribution. The definitive version was published in {Source Publication}, <http://{URL}>.”

6. Third Party Rights

This grant of license applies only to the Work as a whole, not to any embedded objects owned by third parties. An author who embeds an object, such as an art image that is copyrighted by a third party, must obtain that party’s permission to include the object, with the understanding that the entire Work may be distributed as a unit in any medium. The requirement to obtain third- party permission does not apply if the author embeds only a link to the copyright holder’s definitive version of the object.

Permission. In the event that any materials used in my paper or Auxiliary Materials contain the work of third-party individuals or organizations (including copyrighted music or movie excerpts or anything not owned by me), I understand that it is my responsibility to secure any necessary permissions and/or licenses. (Note: Synchronization licenses must be secured to include any copyrighted musical composition in multimedia presentations.)

Third-party permission must be clearly stated in the figure caption(s) or near the object(s) in the text narrative in the Work and any presentation of it and in Auxiliary Materials as applicable.

Identify below any third-party material included in the Work, presentation and/or the Auxiliary Materials. Please specify the type of material being used, i.e., figure, table, photo, music, video or code. **When the permission is obtained, attach it to this form. The Work will not be published without proof of the necessary permissions or substantiation of a claim of fair use.** *(Use a separate sheet if additional space is required.)*

	BDAC citation reference	Original source/citation	Approved By	Date Received
1.	_____	_____	_____	_____
2.	_____	_____	_____	_____
3.	_____	_____	_____	_____

Representation and Indemnity. You hereby represent and warrant that you have the authority to grant the rights herein, that the Work is an original work, is not defamatory, and does not violate privacy, publicity, or any copyright, contract or other property right of any person, organization, or any agreement to which you are a party or to which the Work is subject. You agree to indemnify and hold harmless BDAC and its affiliates, directors, officers, trustees and employees, from any and all third-party claims, actions, injuries, damages, costs and liabilities (including without limitation, attorneys’ fees) arising from a breach of the permissions and warranties granted in this license, or from your submission of third party materials without permission.

7. Artistic Images

An exception to this Grant of Rights is allowed for images or figures in your paper which have "independent artistic value" and which were created for some purpose other than to illustrate a point in this Work. With respect to these Artistic Images, the license granted hereunder is not exclusive, and you retain rights to use and exploit such Images in other contexts.

If you have such Artistic Images, you grant permission to BDAC to use them in the context of the publication or event listed above and in future publications and events. You must identify such Artistic Images here and also in any publication by including the owner’s copyright notice within the image itself and/or in its figure caption.

The Artistic Images, if any, are clearly and accurately noted as such (including any applicable copyright notice) in the Submitted Version.

	Image or Figure #	Owner (author or employer)
1.	_____	_____
2.	_____	_____
3.	_____	_____

I hereby grant permission to BDAC to publish the above images/figures.

Signature_____ Print Name_____

8. Audio/Video Recording of Presentation

(The section used for conference presentations and video interviews)

Owner grants to BDAC permission make an audio/video recording of a presentation of the Work and to use the name, likeness, and biographical material of any party or parties comprising Author, and to distribute recordings, transcriptions and/or other copies of such audio-visual recording in whole or in part or for sale as part of a BDAC product on CD-ROM, DVD, webcast, USB device, streaming video or any other media format now or hereafter known; or in any advertising or publicity of BDAC or its conferences.

YES____ NO____

9. Representations, Warranties and Covenants. The undersigned hereby represents, warrants and covenants as follows:

- (a) Owner is the sole owner or authorized agent of Owner(s) of the Work;
- (b) The undersigned is authorized to enter into this Agreement and grant the rights to BDAC contemplated hereby;
- (c) The Work is original and does not infringe the rights of any third party; all permissions for use of third-party materials consistent in scope and duration with the rights granted to BDAC have been obtained, copies of such permissions have been provided to BDAC, and the Work as submitted to BDAC clearly and accurately indicates the credit to the proprietors of any such third-party materials (including any applicable copyright notice);
- (d) The Work has not been published except for informal postings on non-peer reviewed servers, and Owner covenants to use best efforts to place BDAC pointers on any such prior postings;
- (e) The Auxiliary Materials, if any, contain no malicious code, virus, trojan horse or other software routines or hardware components designed to permit unauthorized access or to disable, erase or otherwise harm any computer systems or software; and
- (f) The Artistic Images, if any, are clearly and accurately noted as such (including any applicable copyright notice) in the Submitted Version.

Signature_____ Print Name_____
Date_____

10. Enforcement. At BDAC's expense, BDAC shall have the right (but not the obligation) to defend and enforce the rights granted to BDAC hereunder, including in connection with any instances of plagiarism brought to the attention of BDAC. Owner shall notify BDAC in writing as promptly as practicable upon becoming aware that any third party is infringing upon the rights granted to BDAC, and shall reasonably cooperate with BDAC in its defense or enforcement.

11. Governing Law: This Agreement shall be governed by, and construed in accordance with, the laws of the state of Massachusetts applicable to contracts entered into and to be fully performed therein.

Effective Date: 6/2/2014