FORTH-ICS' SOFTWARE NON-PROFIT RESEARCH/EDUCATION SOURCE CODE LICENSE AGREEMENT FOR FORTH-ICS' 'zmio' SOFTWARE PACKAGE

(each one and all collectively hereafter referred to as 'SOFTWARE')

IMPORTANT NOTICE: This FORTH-ICS Software Non-profit Research/Education (edition) License Agreement (hereafter referred to as 'Agreement') is a legal binding agreement between You ('LICENSEE') and the Foundation for Research and Technology – Hellas (FORTH), Institute of Computer Sicence (ICS), 100 N. Plastira Av., Vassilika Vouton, Heraklion, GR-70013, Crete, Greece ('FORTH-ICS' or 'LICENSOR') for the Software product(s) identified above, which may include computer software in object and/or source code and may include accompanying tools, associated media, printed materials, and 'online' or electronic documentation (each one and all collectively referred to as the 'SOFTWARE'). PLEASE READ THIS FORTH-ICS SOFTWARE NON-PROFIT RESEARCH/EDUCATION EDITION LICENSE AGREEMENT CAREFULLY BEFORE COMPLETING THE INSTALLATION PROCESS AND USING THE HEREBY LICENSED SOFTWARE. By installing, copying, or otherwise using the SOFTWARE, you agree to be bound by the terms of this Agreement. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, THEN DO NOT DOWNLOAD, INSTALL, COPY OR OTHERWISE USE THE SOFTWARE.

1. DEFINITIONS

- (a) 'CUSTOM RUN-TIME' means SOURCE CODE compiled to a binary form.
- (b) 'DEVELOPER' means a person who uses the REDISTRIBUTABLE FILES to produce an END USER PRODUCT.
- (c) "DERIVATIVE(s)" means any software programs which are developed by a person who uses the hereby licensed SOFTWARE and which may incorporate or contain modifications of any part of the SOFTWARE/SOURCE CODE, and including any revision, modification, translation (including compilation or recapitulation by computer), abridgment, condensation, expansion or any other form in which the SOFTWARE, may be recast, transformed or adapted.
- (d) 'EDUCATION EDITION' means a version of the SOFTWARE, so identified, for use by research students and faculty of educational institutions, only and not for any commercial application.
- (e) 'END USER PRODUCT' (if any) means data created by the SOFTWARE and distributed to any other party.
- (f) 'END USER' (if any) means a person who uses the END USER PRODUCT.
- (g) 'LICENSOR' means the Institute of Computer Science of the Foundation for Research & Technology Hellas ('FORTH-ICS') a private law body & non-profit research organization, with official address at 100 N.Plastira, Vassilika Vouton, Heraklion, 70013, Crete, Greece, as duly represented by its authorised legal representative.
- (h) 'LICENSEE' means an individual or legal entity (as duly represented) exercising rights under and complying with all terms of this Agreement, and identified as such in the related to the SOFTWARE license or renewal request & such data sent to LICENSOR for the purpose of downloading and installation of such SOFTWARE and subsequent acceptance of the terms of this License Agreement (LA). If the true individual or legal entity specified as such in the aforementioned documentation is other than the therein provided as such person/entity, for purposes of conformity with any and all applicable laws and intellectual property laws protection, 'Licensee' shall include also any individual or entity, including without limitation to ISPs, which provides access to or enables access of LICENSEE to LICENSOR's SOFTWARE.
- (i) 'NON-PROFIT RESEARCH EDITION' means a version of the SOFTWARE, so identified, for non-profit (internal) research use under a limited RESEARCH License only for non-profit purposes so as to use the SOFTWARE strictly for internal research and non-profit purposes and not for any commercial application in academic or industrial environments for a limited time period of ninety (90) days.
- (j) 'REDISTRIBUTABLE FILES' (if any) means the generated source code files compiled into a binary form and the associate LICENSOR's SOFTWARE Run-Time files and/or CUSTOM RUN-TIME.
- (k) 'SOURCE CODE' means the C and any other programming language source files provided as part of the SOFTWARE.

2. LICENSE RIGHTS

This Agreement grants you the following **limited**, **non-exclusive** & **non-transferrable** rights subject to the terms and conditions set forth in this Agreement:

- (a) You agree that the SOFTWARE provided by LICENSOR under this Agreement is **strictly confidential** and you shall take all reasonable precautions to protect the SOFTWARE and preserve its confidential, proprietary and trade secret status in perpetuity; Any and all of your employees and independent contractors with potential access to the SOFTWARE shall be bound to make no unauthorized use or disclosure of the SOFTWARE.
- (b) Your license rights under this Agreement are NON-EXCLUSIVE and NON-TRANSFERABLE.
- (c) You may VIEW or MODIFY the SOFTWARE, but You are NOT ALLOWED TO (RE)DISTRIBUTE the SOFTWARE or any related to it SOURCE CODE or CUSTOM RUN-TIME, or any (RE)DISTRIBUTABLE FILES (if any) or any END USER PRODUCT (if any), or any Derivatives that may be created through use of the SOFTWARE whether by You or any other person, other than the LICENSOR. If you would like any Derivatives to be distributed you have to return them to the LICENSOR who may then distribute them at a next version of the SOFTWARE.

(d) You must ensure all SOFTWARE related copyright & proprietary notices of LICENSOR are retained at any and all times that You and/or third parties make use by any means of the hereby licensed Software as well as any time any kind of references, incl. publications are made by any means with respect to the SOFTWARE; You shall reproduce and include the copyright and other proprietary notices of LICENSOR on any copy of all or any portion of the SOFTWARE, as well as in references, citations, publications, and all such notices & copies shall be subject to all the terms and conditions of this Agreement; You shall indemnify, hold harmless, and defend LICENSOR from and against any claims or lawsuits, including attorney's fees that may arise as a result from unauthorized use, publication, dissemination or distribution of SOFTWARE; However, You agree that a breach of any of your obligations to protect SOFTWARE may cause immediate and irreparable harm to LICENSOR, which cannot be compensated adequately by monetary damages. Accordingly any breach or threatened breach of confidentiality shall entitle LICENSOR to seek preliminary and permanent injunctive relief in addition to such remedies as may otherwise be available to LICENSOR.

3. LICENSE RESTRICTIONS

- (a) Other than as set forth in Section 2, you may not make or distribute copies of the SOFTWARE.
- (b) You shall not use the SOFTWARE in any way directly or indirectly so as to develop or facilitate development of any other software or derivative or other End User Product that may be considered as the same or similar as LICENSOR's SOFTWARE and/or functions same or similarly as the LICENSOR's SOFTWARE;
- (c) Other than as set forth in Section 2, you may not alter, duplicate or reproduce, duplicate or reproduce the function of, merge, modify, change, enhance, adapt or translate the SOFTWARE, or decompile, reverse engineer, disassemble, or otherwise reduce or alter the SOFTWARE to a human-perceivable form.
- (d) You may not rent, lease, lend, sell, resell, or otherwise transfer or make available by any means whether for value or otherwise, the SOFTWARE to any other natural or legal person, entity, including other sites, affiliates, subsidiaries or parent corporations.
- (e) LICENSOR may terminate this Agreement, if you fail to comply with any term or condition of this Agreement. In such event, you must immediately destroy all copies of the SOFTWARE and/or return to LICENSOR any and all SOFTWARE and any derivative works, all copies thereof, and any materials incorporating any portion thereof, as per instructions received by LICENSOR.
- (f) This License is strictly limited to LICENSEE's INTERNAL use within permitted as above site only as set forth in Section 2; The License granted herein is strictly 'personal' and cannot be transferred without obtaining the prior written consent of LICENSOR; The rights granted to LICENSEE under this LICENSE are vested only to the individual/entity identified as LICENSEE following Your acceptance of the terms of this LICENSE Agreement. LICENSEE may not sublicense or transfer the SOFTWARE to any other natural or legal person, entity, including other sites, affiliates, subsidiaries or parent corporations.

4. COPYRIGHT AND INTELLECTUAL PROPERTY RIGHTS

The LICENSEE, User, acknowledges that the SOFTWARE and all derivatives (if any) created by it, constitutes valuable copyright protected and strictly confidential information property of LICENSOR, and thus, the SOFTWARE is protected by all applicable copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. By accepting this License, the Licensee DOES NOT BECOME THE OWNER OF THE software. The SOFTWARE is licensed only for non-profit internal Research and/or Education non-profit purposes (Non-profit Research and/or Education Edition), not sold. The LICENSEE has the limited right to use the SOFTWARE as set forth in this Agreement. The LICENSEE agrees not to provide or otherwise make available the SOFTWARE in any form or part of it to any person or entity without prior written consent of LICENSOR, except as provided in this LICENSOR LA. The LICENSEE will provide at least the same protection to the intellectual property of LICENSOR as it uses to protect its own intellectual property.

Furthermore, this Agreement does not grant you any rights in connection with any trademarks or service marks or patents or know how or other relevant industrial or intellectual property of LICENSOR. LICENSOR reserves all intellectual property rights, including copyrights, and trademark rights etc.

If at any time the LICENSEE becomes aware of unauthorized use or copying of the SOFTWARE or documentation by its employees not in strict accordance with the terms and conditions of this Agreement, it shall promptly and affirmatively notify the LICENSOR of such unauthorized user, providing as much detail as possible concerning such unauthorized use.

5. NO WARRANTIES

YOU ACCEPT THE SOFTWARE 'AS IS,' AND LICENSOR MAKES NO WARRANTY AS TO ITS USE, PERFORMANCE, OR OTHERWISE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR DISCLAIM ALL OTHER REPRESENTATIONS, WARRANTIES, AND CONDITIONS, EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT. THE ENTIRE RISK ARISING OUT OF USE OR PERFORMANCE OF THE SOFTWARE PRODUCT REMAINS WITH YOU.

6. LIMITATION OF LIABILITY

IN NO EVENT SHALL LICENSOR BE LIABLE FOR ANY COSTS OF SUBSTITUTE PRODUCTS OR SERVICES, OR FOR ANY SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, OR LOSS OF BUSINESS INFORMATION) ARISING OUT OF THIS AGREEMENT OR THE USE OF OR INABILITY TO USE THE SOFTWARE OR THE FAILURE TO PROVIDE SUPPORT SERVICES, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES; LICENSOR Shall

not be in any way liable for any potential or actual loss experienced by the LICENSEE caused by the use, representation, exploitation, if any, of SOFTWARE and LICENSOR will have no obligation to indemnify the LICENSEE for any reason arising from or in relation to this Agreement.

7. DOCUMENTATION AND EXAMPLES

LICENSOR BEARS NO LIABILITY FOR ANY TECHNICAL INACCURACIES OR TYPOGRAPHICAL ERRORS, OR FOR DAMAGES RESULTING FROM USE OF THE INFORMATION IN ANY PROVIDED DOCUMENTATION AND/OR EXAMPLES.

8. LICENSE PAYMENT TERMS

A limited & free non-profit internal Research EDITION of the SOFTWARE is granted to you as herein stated when you accept the terms and conditions hereby and following Your acceptance you proceed with installation of this SOFTWARE to use as hereby agreed the SOFTWARE.

9. SOFTWARE UPDATES & SERVICES

This license does not grant you any right to any updates to the SOFTWARE, or any support services.

10. TERMINATION OR EXPIRY

- (a) This LICENSE expires in ninety (90) days;
- (b) The LICENSOR may by notice in writing via the web or other means to the LICENSEE terminate this Agreement, if any of the following events shall occur: (i) if the LICENSEE is in breach of any term, condition or provision of this Agreement or required by the applicable law; (ii) if the LICENSEE shall present a petition or have a petition presented by a creditor for its winding up, or shall convene a meeting to pass a resolution for voluntary winding up, or decides to enter into any liquidation or even a bona fide reconstruction or amalgamation; shall call a meeting of its creditors, or shall have a receiver of all or any of its undertakings or assets appointed, or shall be deemed by the relevant statutory provisions under the applicable law to be unable to pay its debts;
- (c) Upon termination or expiry, the LICENSEE shall immediately cease to use the SOFTWARE, delete, destroy all copies of it as per LICENSOR's instructions thereof:
- (d) Termination or expiry, howsoever or whenever occasioned shall be subject to any rights and remedies the LICENSOR may have under this Agreement and/or applicable law.

11. NO TRANSFER

None of LICENSEE's rights, duties, or obligations under this Agreement may be sold, sublicensed, assigned, rented, leased, loaned or otherwise transferred without the prior written consent of LICENSOR and any attempt to do so is void.

12. WAIVER

Failure or neglect by the Licensor to enforce at any time any of the provisions hereof shall not be construed nor shall be deemed to be a waiver of the Licensor's rights hereunder nor in any way affect the validity of the whole or any part of this License nor prejudice the Licensor's rights to take subsequent action.

13. SEVERABILITY

In the event that any of these terms, conditions or provisions shall be determined by any competent authority to be invalid, unlawful or unenforceable to any extent, such term, condition or provision shall to that extent be severed from the remaining terms, conditions and provisions which shall continue to be valid to the fullest extent permitted by applicable laws.

14. NOTICES

Any notice to be given by either LICENSOR OR LICENSEE to the other may be sent by recorded delivery or other such electronic means to the address of the other concerned party as appearing herein or such other address as such party may from time to time have communicated to the other in writing.

In particular, any notices or enquiries to be sent by LICENSEE to LICENSOR with respect to the SOFTWARE shall be sent to the email address: **zmio@ics.forth.gr** or by registered post mail to:

Foundation for Research and Technology – Hellas (FORTH)

Institute of Computer Science (ICS)

to the attention of: CARV Laboratory

100 N. Plastira Av. Vassilika Vouton

Heraklion, GR-70013, Crete, Greece

15. LAW

The parties hereby agree that the License concluded between them and constituted on these terms and conditions shall be construed in accordance with Greek Law.

Copyright © 2011 FORTH-ICS. All rights reserved.

16. YOU ACKNOWLEDGE THAT

- a) You have read this entire Agreement and agree to be bound by its terms and conditions;
- b) This Agreement is the complete and exclusive statement of the understanding and contract between us and supersedes any and all prior oral or written communications relating to the subject matter hereof; and
- c) This Agreement may not be modified, amended or in any way altered except by a written agreement by LICENSOR.