

**NON COMMERCIAL RESEARCH/TRIAL SOFTWARE
LICENSE AGREEMENT
(OBJECT CODE/EXECUTABLE FORM)**

PLEASE CLICK AGREE TO THIS LICENSE AGREEMENT ONLY IF YOU WISH TO USE THIS SOFTWARE FOR:

(A) YOU WISH TO USE THIS SOFTWARE FOR:

(a) ACADEMIC OR INTERNAL NON PROFIT RESEARCH AND DEVELOPMENT; OR

(b) TESTING AND EVALUATION PURPOSES;

AND NOT FOR COMMERCIAL USE

AND

YOU WISH TO USE THE SOFTWARE IN OBJECT CODE/EXECUTABLE FORM

This license agreement (the "License") is entered into by and between:

National University of Singapore ("NUS") and the Co Owners of the Software (as listed in Software webpage and/or any Readme file attached to the Software), acting through the NUS Industry Liaison Office at 3, Research Link, Singapore 117602 and the person or entity downloading the Software ("You" or "Licensee").

You represent and warrant that the information you provided in your order is true and correct, and that you have not entered any false or fictitious names or information. If you have ordered the Software on behalf of a business, you represent and warrant that you have authority to bind that business to this License, and your agreement to these terms will be treated as the agreement of the business. Your Order Confirmation is hereby incorporated into and made part of this Agreement. If you do not receive an Order Confirmation, your Order Confirmation does not include at least the true and correct name and contact information for the Licensee and the applicable Software then this License is invalid and of no effect and you do not have any right to download, use, or distribute the Software. In that event, please contact NUS to complete your Software order and obtain an Order Confirmation.

**PLEASE READ THE TERMS OF THIS LICENCE CAREFULLY BEFORE PROCEEDING TO
DOWNLOAD AND USE THE SOFTWARE.**

A. The National University of Singapore ("**NUS**") and its Co-Owners (and the authorized licensors if any) are the owners of the Software and related source code.

B. DEFINITIONS:

(a) "Commercial Use" shall include but is not limited to, the use of any part or whole of the Software,:

(i) as part of Your internal for profit use; or

(ii) to generate, whether directly or indirectly, revenue earnings for You including revenue derived from sub licensing fees and royalties payable by a third party for the use of the

NON COMMERCIAL RESEARCH/TRIAL SOFTWARE
LICENSE AGREEMENT
(OBJECT CODE/EXECUTABLE FORM)

Software or from the performance of any service, or from the use of Software for the production or manufacture of any equipment, machinery or products for sale to a third party, where "revenue" includes money, money's worth or other valuable consideration.

- (b) "Software" means the version of the Software programme identified in your Order Confirmation, together with related on-line or electronic documentation (if any) which may accompany the Software. Software includes any updates, error corrections, or new versions of the Software that are made available to you free of charge by NUS and its Co Owners if any, (in its/their sole discretion), provided that NUS will have no obligation to make any such Software updates, error corrections, or new versions of the Software available.

1. Subject to your compliance with the terms and conditions of this License, NUS and its Co Owners (and the authorized licensors if any), hereby grants to you, and you accept a non-exclusive, personal, non-transferable, non-sublicenseable, royalty free, revocable, right to install, use and copy the Software only for the following purposes:

- (a) testing and evaluation purposes; or
- (b) non Commercial Use including for academic or internal non profit research and development purposes;

(the "Purposes").

2. You acknowledge that any and all of the copyright, patents, trademarks, design rights, know-how and other intellectual property and proprietary rights subsisting in or used in connection with the Software shall be and remain the sole property of NUS and its Co Owners if any (and the authorized licensors if any). You must reproduce all titles, trademarks, disclaimers and copyright and restricted rights notices on to any copies of the Software or the Licensed Product as the case may be. Licensee's rights in the Software will be limited to those license rights expressly granted in this License Agreement, and NUS and its Co Owners (and the authorized licensors if any) reserves all rights and licenses in and to the Software not expressly granted to Licensee herein. In the event that Licensee or any of its affiliates initiates any action (i) challenging the ownership or validity of any NUS' and/or its Co Owners' (and/or the authorized licensors if any) patents, copyrights, or other intellectual property rights in the Software or (ii) alleging that any use or exploitation of the Software infringes any patents, the rights and licenses granted herein shall terminate as of the date any such action is initiated.
3. The Software installed by You shall remain in Your control and shall not be published, distributed, licensed or otherwise transferred or made available to any third party by You, other than Your employees, academic staff and registered students involved in research or testing and evaluation of the Software under Your supervision, who are only permitted to a limited use of the Software in accordance with the terms of this Licence.
4. Any modification, adaptation, merger, translation, decompilation, disassembly, or reverse engineering of the Software is strictly prohibited, except to the extent permitted by this Agreement or applicable law.
5. The Software shall not be used in any manner or for any purpose other than the Purposes as expressly permitted by this Licence. If You wish to obtain the Software for any other use or purposes,

NON COMMERCIAL RESEARCH/TRIAL SOFTWARE
LICENSE AGREEMENT
(OBJECT CODE/EXECUTABLE FORM)

including any Commercial Use, You will need to execute a separate licensing agreement with NUS and its Co Owners and pay a licensing fee.

6. You MAY provide NUS and/or its Co Owners with feedback on the use of the Software in Your work, and You agree that NUS and/or its Co Owners are permitted to use any information You provide for any purposes, including for making changes to the Software.
7. If use of the Software results in outcomes which will be published, please specify the version of Software You used and cite NUS and its Co Owners if any, as owners of the Software and the principal investigators and developers as listed in the Software webpage and/or any Readme file attached to the Software.
8. Any risk associated with using the Software (if any) shall be borne solely by You. This Software is experimental in nature and is made available as a courtesy and on an "AS IS" basis, without obligation by NUS and its Co Owners if any (and the authorized licensors if any) to provide any warranties or accompanying services or support.

NUS AND/OR ITS CO OWNERS (AND ITS AUTHORISED LICENSORS, IF ANY) EXPRESSLY DISCLAIM ANY AND ALL WARRANTIES REGARDING THE SOFTWARE AND DOCUMENTATION (IF ANY), WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES PERTAINING TO MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR COMPLIANCE WITH A PARTICULAR DESCRIPTION, OR ANY IMPLIED WARRANTY ARISING FROM THE COURSE OF PERFORMANCE, COURSE OF DEALING, USAGE OF TRADE OR OTHERWISE, TO THE FULLEST EXTENT PERMITTED BY LAW. IN PARTICULAR, NUS AND ITS CO OWNERS (AND ITS AUTHORISED LICENSORS, IF ANY) MAKE NO WARRANTY THAT THE SOFTWARE AND DOCUMENTATION WILL MEET YOUR REQUIREMENTS OR THAT THE OPERATION OF THE SOFTWARE AND DOCUMENTATION WILL BE UNINTERRUPTED OR ERROR-FREE OR THAT ALL ERRORS IN THE SOFTWARE AND DOCUMENTATION CAN BE CORRECTED.

IN NO EVENT SHALL NUS AND/OR ITS CO OWNERS (AND/OR ITS AUTHORISED LICENSORS, IF ANY) HAVE ANY LIABILITY FOR ANY LOSS OR DAMAGE OF ANY KIND OR NATURE, INCLUDING ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL LOSS, PUNITIVE OR EXEMPLARY DAMAGES, LOSS OF PROFITS, LOSS OF DATA FOR ANY REASON WHATSOEVER, WHETHER SUCH LIABILITY IS ASSERTED ON THE BASIS OF CONTRACT, TORT (INCLUDING NEGLIGENCE OR STRICT LIABILITY) OR OTHERWISE, EVEN IF A PARTY HAS BEEN WARNED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGES.

9. You shall indemnify, defend and hold harmless NUS, and/or its Co Owners (and/or the authorized licensors if any) their respective trustees, agents, officers and employees and the Software developers against any and all claims, suits losses, damage, costs, fees, and expenses arising out of or in connection with this License or the use of the Software. You shall pay all costs incurred by NUS and/or its Co Owners (and/or the authorized licensors if any) in enforcing this provision, including reasonable attorney fees.
10. You acknowledge that any and all of the copyright, patents, trade marks, design rights, know-how and other intellectual property and proprietary rights subsisting in or used in connection with the Software and its source code, shall be and remain the sole property of NUS and/or its Co Owners (and/or the authorized licensors if any). You shall not during or at any time after the term of this Licence in any

NON COMMERCIAL RESEARCH/TRIAL SOFTWARE
LICENSE AGREEMENT
(OBJECT CODE/EXECUTABLE FORM)

way question or dispute such ownership by the NUS and/or its Co Owners (and/or the authorized licensors' if any).

11. This Licence shall terminate automatically if You fail to abide by any of the terms of this Licence and/or expire on the terms and conditions set out in the Software webpage and/or any Readme file attached to the Software. Upon termination of this Licence, You shall uninstall the Software and shall erase all copies of the Software under Your control and stored on any medium, and destroy all Documentation. Notwithstanding any provision in this License, Sections 5, 7, 8, 9, 10, 11, 12 and 13 shall survive termination of this License.
12. The failure of NUS and/or its Co Owners (and/or the authorized licensors' if any) to assert any of their rights under this License shall not be deemed to constitute a waiver of NUS's and/or its Co Owners' (and/or the authorized licensors' if any) rights thereafter to enforce each and every provision of this License in accordance with its terms.
13. This Licence shall be subject to, governed by and construed in accordance with the laws of England and Wales and excluding choice-of-law. Any dispute, controversy or claim arising out of or in connection with this License, or any breach thereof, shall be exclusively decided by binding arbitration by a single arbitrator in accordance with World Intellectual Property Organisation ("WIPO") Arbitration Rules except as provided in this Section. The arbitration will be held at the WIPO Arbitration and Mediation Centre in Singapore. All arbitration proceedings shall be conducted in English. Any arbitral award shall be rendered in writing in English and shall be final and binding on both Parties. Judgment upon any arbitration award may be enforced in any court having jurisdiction. Each party shall bear its own expenses but the two parties shall share equally the expenses of the arbitral tribunal. Nothing in this Section shall preclude either party from seeking provisional remedies, including (among other things) temporary restraining orders and preliminary injunctions from any court of competent jurisdiction in order to protect the party's rights pending arbitration.