

Comprehensive Intellectual Property License and Copyright Agreement

Author: Mostafa Abd Elsamie Abd El All Mohamed **Email:** mostafaabdo2021x@yahoo.com **Phone:** +20 01273036957 **Date of Issuance:** June 6, 2025

Preamble

This Comprehensive Intellectual Property License and Copyright Agreement (hereinafter, "Agreement") is issued by Mostafa Abd Elsamie Abd El All Mohamed (hereinafter, "the Author"), the sole and exclusive owner, creator, and intellectual property rights holder of the comprehensive research work titled "(AURORA HAS RE-SEEING) RESEARCH & PROJECT" (hereinafter, "the Work"). This Agreement sets forth the stringent terms and conditions governing the use, reproduction, distribution, and exploitation of the Work, or any part thereof, by any third party.

1. Exclusive Ownership and Scope of the Work

1.1. Declaration of Exclusive Ownership: The Author hereby unequivocally declares and asserts that the Work, in its entirety and all its constituent elements, is the exclusive and sole intellectual property of Mostafa Abd Elsamie Abd El All Mohamed. All rights, title, and interest in and to the Work are hereby expressly and absolutely reserved by the Author.

1.2. Comprehensive Scope: The Work encompasses, but is not limited to, all research papers, project documentation, summaries, reports (including academic arbitration reports), structural designs, methodologies, innovations, visual elements (such as diagrams, figures, charts), data, associated files, all timestamp certificates (Opentimestamps) and related temporal attestations, and any other related materials, whether currently existing or developed in the future as part of or derived from the Work.

2. Legal Protection and Prohibited Exploitation

2.1. Legal Protection: The Work is fully protected by copyright and intellectual property laws of the Arab Republic of Egypt, as well as all relevant international treaties and

conventions to which the Arab Republic of Egypt is a signatory. All rights, including but not limited to, rights of reproduction, distribution, public display, public performance, adaptation, translation, and creation of derivative works, are strictly and exclusively reserved for the Author.

2.2. Absolute Prohibition of Exploitation: It is hereby absolutely and unequivocally prohibited for any individual, entity, or organization, whether natural or legal person, to exploit any part of the Work, whether in whole or in part, in any manner, by any means, or for any purpose whatsoever. This prohibition extends to, but is not limited to, reproduction, copying, distribution, dissemination, publication, storage in any retrieval system (electronic or otherwise), adaptation, modification, translation, transmission in any form or by any means (including electronic, mechanical, photocopying, recording, scanning, or otherwise), or any commercial or non-commercial use, academic or research use, or for purposes of technical training or development, including, without limitation, the training of Artificial Intelligence (AI) models or Machine Learning (ML) algorithms. This prohibition also explicitly covers any attempt to attribute the Work, in whole or in part, to any party other than the Author, or to disregard the Author's attribution when re-publishing any portion of the Work. Such actions constitute a clear intellectual property infringement under international and Egyptian laws and customs.

3. Strict Authorization Mechanism

3.1. Mandatory Written and Hand-Signed Consent: Any and all authorization for the use, citation, referencing, reproduction, distribution, or exploitation of the Work, or any part thereof, must be obtained solely through a formal, written, and detailed license agreement. This agreement must be personally hand-signed by the Author and the requesting party. No other form of consent, whether oral, implied, or electronic (unless such electronic signature is legally recognized, verifiable, and accompanied by the explicit acknowledgment of mutual consent as stipulated herein), shall be deemed valid under this Agreement.

3.2. Explicit Acknowledgment of Mutual Consent and Absence of Coercion: The aforementioned written license agreement must explicitly include a legally verifiable acknowledgment from the requesting party that their consent to the terms and conditions of use is given "by mutual consent and without any pressure or coercion." This clause is paramount to ensure the validity and enforceability of any granted permission.

3.3. Specific Scope of Use: The license agreement shall precisely define the permitted scope of use, the duration of such use, the specific purposes for which the Work may be utilized, and any other conditions deemed necessary by the Author. Any use exceeding

the explicitly defined scope in the written agreement shall constitute a material breach of this Agreement.

3.4. Prohibition of Derivative Works and Modifications: The creation of any derivative works from the Work, or its modification, adaptation, translation, or incorporation of any part thereof into other works, is strictly prohibited without obtaining explicit, prior, written, and hand-signed authorization from the Author in accordance with the mechanism outlined in this Section 3.

4. Deterrence and Enforcement

4.1. Timestamp Certificates as Irrefutable Evidence: The Author declares that the Work, in all its parts and components, has been time-stamped and temporally attested using reliable Opentimestamps technology. These timestamp certificates provide irrefutable and conclusive evidence of the Work's existence and the Author's ownership at specific, verifiable dates. Any attempt to exploit the Work after its time-stamped date without explicit and documented authorization shall be met with the fullest extent of legal action available, recognizing that these temporal attestations significantly strengthen the claim of intellectual property ownership.

4.2. Severe Penalties and Remedies for Infringement: Any breach of this Agreement, including any unauthorized use, reproduction, distribution, or exploitation of the Work, or its misattribution, shall constitute a severe infringement of the Author's intellectual property rights and will result in immediate and stringent legal action. The Author reserves the right to claim all available remedies under applicable law, including, but not limited to, monetary damages for actual harm, disgorgement of the infringer's profits, punitive damages, as well as litigation costs and attorney's fees. Each instance of infringement, whether partial or total, or repeated, shall be treated as a separate and distinct breach warranting the maximum legal penalties. The Author explicitly reserves the right to pursue legal action for each and every instance of unauthorized use, whether of a part or the whole of the Work, and whether such instances occur once or multiple times, thereby serving as a strong deterrent against repeated or continuous infringement.

4.3. Governing Law and Exclusive Jurisdiction: This Agreement shall be governed by and construed in accordance with the laws of the Arab Republic of Egypt. The competent Egyptian courts shall have exclusive jurisdiction to hear and determine any dispute arising out of or in connection with this Agreement.

5. General Provisions

5.1. **Non-Waiver:** No delay or failure by the Author to exercise any right or power under this Agreement shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or power preclude any other or further exercise thereof or the exercise of any other right or power.

5.2. **Severability:** If any provision of this Agreement is found to be invalid or unenforceable under law, such provision shall be severed, and the remaining provisions shall continue in full force and effect.

5.3. **Entire Agreement:** This Agreement constitutes the entire agreement between the Author and any party seeking to use the Work, superseding all prior discussions, negotiations, and agreements, whether oral or written, relating to the subject matter hereof.

6. Contact Information

For any requests for permission or inquiries regarding this Agreement, please contact the Author directly at the email address or phone number provided at the beginning of this document.

© **Mostafa Abd Elsamie Abd El All Mohamed - 2025. All rights reserved.**