Matpi Ltd.: Trial/evaluation software licence agreement

Matpi Ltd, a United Kingdom Limited company with principal offices 23 Westfield Park Redland Bristol BS6 6LT ("MATPI"), and the Licensee hereby agree as follows:

1. Definitions

Terms used herein shall have the following definitions:

LICENSEE: The person who has requested a Trial License and accepted the responsibility for ensuring that all usage of the MATPI Programs complies with the terms of this Software License Agreement.

MATPI PROGRAM: The computer program(s) specified in a License Supplement and furnished by to Licensee under the terms of this Software License Agreement, including the MATPI documentation for such program.

LICENSE SUPPLEMENT: A supplement to this Software License Agreement specifying each MATPI Program to be licensed hereunder, including the license type, license fees and duration. A License Supplement may modify the terms of a previous License Supplement but may not modify the terms of this Software License Agreement.

2. Delivery and Documentation

MATPI agrees to provide pcode versions of each MATPI Program specified in a License Supplement. Licensee shall install the MATPI Programs in accordance with documentation and materials available online at www.matpi.com by MATPI.

MATPI shall provide Licensee with electronic versions of the documentation for the MATPI Programs. Licensee may purchase printed copies of the documentation at MATPI standard prices for such printed documentation.

3. License

MATPI hereby grants to Licensee and Licensee accepts from MATPI a non-exclusive, non-transferable, royalty-free license solely for evaluation purposes. This evaluation will last for 30 days.

4. Restrictions on Use

Licensee agrees not to

- i. Modify, reverse compile, disassemble, or otherwise reverse engineer any MATPI Program, or allow anyone else to do so (except only to the extent such prohibition is contrary to applicable law);
- ii. attempt to access or use portions of the MATPI Program code for which Licensee has not acquired a license; or
- iii. except as specifically authorized herein, distribute or transfer the MATPI Program.
- iv. use in a compiled Matlab application, a .exe or a .dll
- v. use for any commercial purposes.

Licensee also agrees not to remove or destroy any proprietary markings or legends or any encrypted license keys or similar security devices placed upon or contained within any MATPI Program.

Each MATPI Program shall be used by the Licensee only for the purpose of evaluating suitability of the program for the Licensee's proposed applications. For the avoidance of any doubt all output generated from any MATPI Program including GUIs, m-files, mat files, matlab structs, images including screenshots shall not be used for commercial or research purposes, publications, or presentations without the express written consent of MATPI. All files provided by MATPI and all output generated from these files shall remain the property of MATPI and shall not be used for purposes other than internal evaluation.

Any use of any MATPI Program for a commercial purpose or to produce m-files, mat files having commercial value, is prohibited.

Licensee shall not use any MATPI Program for the purpose of developing products which compete with the MATPI Programs. In no event shall Licensee make all or any part of any MATPI Program available to any third person as part of a data services operation or application services provider or otherwise.

All use of any MATPI Program shall be under the direct supervision and control of the Licensee. Licensee hereby asserts to be fully cognizant of the terms and conditions of this Software License Agreement, and to have the authority to exercise such supervision and control.

Each licensed MATPI Program shall only be used at any time on a uniquely identified computer.

Licensee understands and acknowledges that it is granted only those rights set out in this Software License Agreement and License Supplement and no other rights.

5. Ownership

Licensee acknowledges and agrees that neither this Software License Agreement nor any License Supplement grants Licensee any title or rights of ownership in any MATPI Program or any right to use, copy, transfer or disclose all or any portion of any MATPI Program except as expressly provided in this Software License Agreement and the applicable License Supplement.

All right, title, and interest in any MATPI Program and in any ideas and know-how which are developed by MATPI in the course of providing any technical services, including any enhancements or modifications made to a MATPI Program, shall at all time remain the property of MATPI. Licensee acknowledges and agrees that the MATPI Program is licensed, not sold.

6. Duration

The license granted under this Software License Agreement shall commence for each MATPI Program on the date that the that MATPI Program is first used on the downloaded computer.

Unless earlier terminated as provided in Section 12 (Termination), the license as to any MATPI Program licensed on a periodic basis shall continue until the end of the initial license period specified in a License Supplement. If no license period is specified in a License Supplement, the license shall terminate thirty (30) days from first use of the License Key, at which time the Licensee must return or delete all copies of that MATPI Program. Each downloaded version has an internal expiry date which is 60 days from the creation date, after this date the MATPI Program will uninstall itself on use.

7. Charges and Payment

MATPI will provide Licensee trial license free of all charges and fees for the period specified in a License Supplement.

MATPI reserves the right to change its prices, including license fees, without notice.

8. Maintenance, Enhancement and Support

Support for the duration of the trial license will be provided at MATPI's sole discretion and may be conditioned upon payment of additional fees.

9. Non-Disclosure

For a period of five (5) years from the last date that MATPI delivers to Licensee any MATPI Program or any update or improvement thereto, Licensee shall

- i. keep confidential and utilize its best efforts to prevent unauthorized disclosure or use of any MATPI Program, and
- ii. treat all MATPI Programs with the same degree of care as it treats like information of its own which it does not want to be publicly disclosed or the subject of unauthorized access or use, and
- iii. not make or permit to be made any more copies of any MATPI Program than are necessary for the Licensee's internal use of that MATPI Program.

The obligations in this Section shall not extend to any part of any MATPI Program which is now or hereafter publicly known by virtue of disclosures not attributable to Licensee, its agents, employees, consultants, contractors, or any other person or entity under similar restriction not to make such disclosures.

10. Warranty

There is no express warranty provided for trial license.

11. Limitation of Liability

Licensee expressly acknowledges that:

- a. MATPI shall not be liable for loss of profit, loss of business, or other financial loss which may be caused, directly or indirectly, by the inadequacy of any MATPI Program for any purpose or use thereof or by any defect or deficiency therein.
- b. MATPI shall not have any liability with respect to any loss or damage related to or arising from:
 - i. any failure of any MATPI Program to perform as specified herein except as and to the extent otherwise expressly provided herein; or
 - ii. any use or application of any MATPI Program or the results or decisions made or obtained by users of the MATPI program.
- c. The total of MATPI's liabilities to Licensee for damages, if any, shall not exceed the amounts paid by Licensee under this Software License Agreement during the twelve (12) months preceding the assertion of Licensee's claim.
- d. No action, regardless of form, arising out of any transaction under this Software License Agreement may be brought by Licensee more than one year after the Licensee has, or by the exercise of reasonable diligence should have had, knowledge of the occurrence which gives rise to such action.

12. Termination

Trial/Evaluation Licenses will terminate automatically on the expiration date if not renewed pursuant to the terms of the License as further defined in Section 6 (Duration) above.

a. MATPI shall have the right without further obligation or liability to Licensee to terminate this Software License Agreement and Licensee's license hereunder as to any MATPI Program.

- b. The following obligations shall survive termination of the Software License Agreement for any reason: (i) Licensee's obligations under Sections 9 (Non-Disclosure); and (ii) Paragraph (c) of this Section. Termination of this Software License Agreement will not relieve either
- c. Upon the termination of this Software License Agreement as to any MATPI Program, the license and all other rights granted to Licensee as to that MATPI Program hereunder shall immediately cease, and Licensee shall immediately:
 - i. return that MATPI Program to MATPI including all documentation, manuals and copies in respect of that MATPI Program;
 - ii. purge all copies of that MATPI Program and any portions thereof from all CPU's and storage media and devices on which Program has placed or allowed others to place that MATPI Program; and
 - iii. upon request provide MATPI with written certification that Licensee has complied with its obligations under this Paragraph 12(c).

13. General Provisions

- a. Licensee shall not have the right to assign or otherwise transfer its rights or obligations under this Software License Agreement except with the written consent of the other party.
- b. This Software License Agreement and any License Supplement shall be governed by and construed in accordance with the laws of England & Wales and the parties agree to submit to the exclusive jurisdiction of the English courts, and shall not be governed by the United Nations Convention on the International Sale of Goods.
- c. This Software License Agreement supersedes all proposals, oral or written, and all negotiations, conversations or discussions heretofore had between the parties related to this Software License Agreement. Licensee acknowledges that it has not been induced to enter into this Software License Agreement by any representations or statements, oral or written, not expressly contained herein. The terms and conditions of this Software License Agreement shall prevail, notwithstanding any variance with the terms and conditions of any order or other instrument submitted by Licensee.
- d. This Software License Agreement supersedes any and all other Software License Agreements between the parties governing MATPI Programs.
- e. This Software License Agreement shall not be deemed or construed to be modified, amended, rescinded, cancelled or waived, in whole or in part, except by written amendment signed by the parties hereto.
- f. The obligations of Licensee under Sections 4 (Restrictions on Use) and 9 (Non-Disclosure) hereof are of a special and unique character which gives them a peculiar value to MATPI for which MATPI cannot be reasonably or adequately compensated in damages in the event Licensee breaches such obligations. Therefore MATPI shall, in addition to other remedies which may be available, be entitled to injunctive and other equitable relief in the event of the breach or threatened breach of such obligations.

13. Third Party Software

The following license are included because the software makes use of freeware:

Java capabilities (uicomponent):

Copyright (c) 2014, Yair Altman All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE

POSSIBILITY OF SUCH DAMAGE.

Postscript to PDF (ps2pdf)

Copyright (c) 2008-2010, The MathWorks, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution
- * Neither the name of the The MathWorks, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE

POSSIBILITY OF SUCH DAMAGE.