

## SOFTWARE LICENSE AGREEMENT FOR OHIO ACADEMIC INSITUTUTION ACCESS TO THE OHIO SUPERCOMPUTER CENTER

This Agreement is between Analysis & Design Application Co. Ltd. ("CD-adapco") and the undersigned licensee ("you") and is effective as of the date of last signature.

The Ohio State University, as fiscal agent for the Ohio Supercomputer Center ("OSC"), licenses certain commercial software from CD-adapco, installed on OSC's supercomputer ("Software")\*. OSC's supercomputer provides high performance computing to third party Ohio academic institutions ("Institutions"). Pursuant to the General Terms and Conditions, an Institution may request CD-adapco's consent to allow the Institution to use and access the Software installed on the OSC supercomputer.

This Agreement serves as CD-adapco's grant and license which governs your use and access to the Software installed on the OSC supercomputer.

On behalf of the approved Institution, you acknowledge and agree as follows:

- 1. License Grant / Restrictions. You are granted a non-exclusive, non-transferable, non-sublicensable, revocable license to use the Software installed on the OSC supercomputer, within the United States, for a limited time period through its expiration unless otherwise terminated earlier in accordance with this Agreement. The rights granted to you do not exceed the rights granted to OSC under the General Terms and Conditions.
- 2. Permitted Use. If you have been qualified and are receiving the Software as an Institution, you represent that you are an academic institute or other non-profit organization or you are an individual student or faculty member of an academic institution or other non-profit organization. You are granted an academic license and your permitted use of the Software is for purpose of teaching, degree-granting programs, and/or research that are part of the instructional processes, performed by you as an individual Institution, or faculty, staff members, students, and graduate assistants of your associated academic institution or other qualified non-profit organization. Academic licenses are not intended for use in commercial processing or for-profit purposes. Use explicitly excludes projects that are in collaboration with a third party that is funding your research in exchange for the commercial rights on the results or prevents your ability to publish relevant results to the academic community. You agree that results obtained from using the Software may be publicly shared or published. You agree to cite the use of CD-adapco's Software in all your related scientific technical and academic publications and provide CD-adapco copies of such publications. You agree that your materials referencing CD-adapco's trade name, trademarks or logos will be subject to and in accordance with CD-adapco's policies governing such use.
- 3. Intellectual Property Rights. You acknowledge that the formulas, algorithms, methodologies, techniques, ideas and concepts contained in the Software are proprietary information, trade secrets and confidential information of CD-adapco or its third party software suppliers. You agree that you will act consistent with CD-adapco's and its third party software suppliers' rights to and ownership of all copyright and trade secrets embodied in the Software and will not infringe its intellectual property rights, or disclose the confidential information contained therein to third parties.
- 4. Customer Support. Technical assistance and guidance in the operation of the Software by way of e-mail, telephone or other method made available and offered for the customer support ("Customer Support") is at the sole discretion of CD-adapco. Customer Support within reasonable levels may be provided by CD-adapco or its designee and during regular business hours of applicable regional Customer Support offices.
- 5. AS IS Warranty/Limit of Liability. YOUR USE AND ACCESS TO THE SOFTWARE IS PROVIDED "AS IS", CD-ADAPCO DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL CD-ADAPCO, ITS AFFILIATES, LICENSORS OR THIRD PARTY SOFTWARE SUPPLIERS BE LIABLE TO YOU FOR CLAIMS OR DAMAGES WHATSOEVER ARISING OUT OF OR RELATED TO THIS AGREEMENT, REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT OR OTHERWISE. Without limiting the foregoing, you acknowledge and agree that CD-adapco has no liability and OSC is solely responsible for providing you with access to the OSC supercomputer and Software. No license, use, or access granted to you by CD-adapco will create a payment obligation for CD-adapco to you or OSC.
- **6. Term/Termination**. CD-adapco may terminate this Agreement with or without cause at any time. Upon termination, you shall immediately cease use of the Software.



- 7. Export Laws. CD-adapco's Software is subject to the export and re-export regulations of the United States (U.S.) and United Kingdom/European Union (U.K./E.U.). You warrant and certify that:
  - (i) You will not download or otherwise access, use, transfer, release, export or re-export the Software, directly or indirectly, from or to the government of **Cuba, Iran, Sudan, Syria**, or **North Korea**, nor any country, person or entity that is the subject of applicable sanctions or embargoes imposed by the U.S. or the U.K./E.U. or pursuant to a resolution of the United Nations ("Sanctioned Destinations"), nor citizens, nationals, residents of, or persons or entities acting for or on behalf of, those Sanctioned Destinations, nor use the Software for the benefit of any person or entity within those Sanctioned Destinations.
  - ii) If the software will be downloaded for your individual personal use, you warrant and certify that you are not a citizen, national, or resident of, and are not under control or acting, directly or indirectly, for or on behalf of, the above mentioned Sanctioned Destinations, to which exports or re-exports of the Software is prohibited.
  - (ii) You are not listed on the United States Department of Treasury lists of Specially Designated Nationals or Blocked Persons, Specially Designated Terrorists and Specially Designated Narcotic Traffickers (http://www.treasury.gov/resource-center/sanctions/SDN-List/Pages/default.aspx); the U.S. Commerce Department's Denied Parties List (http://www.bis.doc.gov/dpl/thedeniallist.asp), the U.S. Commerce Department's Entity List (http://www.bis.doc.gov/entities/default.htm) or equivalent lists of the U.K./E.U. or other relevant jurisdictions, including HM Treasury's Consolidated List of Financial Sanctions Targets (http://www.hm-treasury.gov.uk/d/sanctionsconlist.pd).
  - (iii) You will not download or otherwise permit the access or use of the Software by or for the benefit of, or transfer, release, export or re-export the Software, directly or indirectly, to persons or entities on the above mentioned lists or access the Software from any of the locations of, or using equipment of, any of the persons or entities on the above-mentioned lists.
  - (iv) You will not use the Software for and will not allow the Software to be used for, any purposes prohibited by United States and United Kingdom law, including, without limitation, in connection with the design, development, production, handling, operation, maintenance, storage, detection, identification or dissemination of chemical, biological or nuclear weapons or nuclear explosive devices, or the development, production, maintenance or storage of missiles capable of delivering such weapons, or for prohibited military end-uses, or any end use for which an export license or other authorization is required.
  - (v) CD-adapco will have no obligation to support or transfer Software if performing such support or transfer of Software is in violation of export regulations.
- 8. Miscellaneous. You agree that this Agreement is the complete Agreement for the use of the Software. No other document, purchase order or communications issued by you, even if such document, purchase order or communication states that it takes precedence or that this Agreement will be deemed rejected or requires express, affirmative acceptance, will be effective to contradict, modify, delete from or add to the terms and conditions contained under this Agreement. If any term of this Agreement is found to be invalid or unenforceable, the remaining provisions will remain effective. Any variance from or addition to the terms and conditions of this Agreement will be of no effect unless agreed to in writing by CD-adapco. This Agreement will be governed and interpreted by the laws of the State of New York, U.S.A. without regard to conflicts of law principles, and you agree to the exclusive jurisdiction of the New York Courts. This Agreement will not be governed by the United Nations Convention on Contracts for the International Sales of Goods and choice of law provisions, the application of which is expressly excluded.

## AGREED AND ACCEPTED by Authorized Representatives of:

Analysis & Design Application Co. Ltd.		
Ву:	Ву:	
Name:	Name:	_
Title:	Title:	_
Date Signed:	Date Signed:	_