

FM Source License Agreement

(Non Commercial)

Computer Science Laboratory
SRI International
Menlo Park CA 94025 USA

Email: fm-licensing@csl.sri.com
WWW: <http://www.csl.sri.com/>
Phone: +1 (650) 859-3291 Fax: +1 (650) 859-2844

May 8, 2002

This license agreement covers non-commercial use of various formal methods technologies from SRI International. **ALTHOUGH SOURCE CODE MAY BE MADE AVAILABLE UNDER THIS LICENSE, THIS IS NOT AN OPEN SOURCE LICENSE AND SHOULD BE READ WITH CARE TO ENSURE YOU UNDERSTAND THE RESTRICTIONS IMPOSED.** Requests for commercial use terms should be directed to fm-licensing@csl.sri.com.

Please provide the information requested on pages 1, 4, 5 and (if outside the USA) 6, sign, and return *the entire agreement* to Dr DWJ Stringer-Calvert at the address above. Individuals should use their name in the place of the business name on page 1.

Although not part of the agreement, we appreciate it if you will inform us of any bugs that you discover, and notify us of interesting applications you have made of our technologies and of any papers or reports describing you write describing their use.

SRI INTERNATIONAL FM SOURCE LICENSE AGREEMENT

GRANT

SRI International (“SRI”) hereby grants to _____
 (“Licensee”) a royalty-free, non-exclusive, non-sublicensable, non-transferable license under
 the Licensed IP to use the software programs set forth in Exhibit A attached hereto in
 source or object code format (“Software”) and related documentation (“Documentation”)
 for a period of one (1) year from the date of the last signature below upon the terms and
 conditions set forth below:

enter business name

DEFINITIONS

“License Agreement” means this document.

“Licensed IP” means all patent claims, trade secrets and copyrights freely licensable
 by SRI that are embodied in or necessarily practiced by the use of the Software or Docu-
 mentation.

“Non-Commercial Purposes” means use of the Software and Documentation (a) by an
 official governmental agency, strictly for non-commercial, public benefit purposes, or (b)
 solely for non-commercial research purposes in exchange for which no financially valuable
 consideration (including, without limitation, sales or license revenue, service revenue, and
 advertising revenue, and whether in the form of monetary, equity, or other forms of consid-
 eration) is received, except for research funding received from an official government agency
 sponsor.

Licensee may: (a) use or copy the Software and Documentation solely for Non-
 Commercial Purposes; (b) modify the Software or create derivative works thereof solely for
 internal use by Licensee only; (c) create interfaces to the Software in larger applications.

All other uses, including, without limitation, publishing, distributing, or trans-
 ferring copies of the Software, or modifications thereto, and Documentation to any third
 party, either in part, in whole, or as a component of larger applications and making inter-
 faces to the Software available on a public network are strictly prohibited. These examples
 are by way of illustration, not limitation; except as expressly set forth above (under “Li-
 censee may”), no other license rights are implied or otherwise granted under this License
 Agreement.

If Licensee provides any derivative works of the Software or Documentation (including
 without limitation bug fixes and enhancements) to SRI, Licensee grants SRI a worldwide,
 royalty-free, non-exclusive, non-revocable license to modify, copy, use and distribute said
 derivative works.

TITLE

SRI retains title, ownership rights, and intellectual property rights in and to the Software
 and Documentation. The Software and Documentation are protected by the copyright laws
 of the United States and international copyright treaties.

DISCLAIMER OF WARRANTY

THE LICENSED IP IS A RESEARCH TOOL STILL IN THE DEVELOPMENT STAGE AND IS PROVIDED FREE OF CHARGE. THE SOFTWARE AND DOCUMENTATION ARE PROVIDED ON AS "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE, THAT THE LICENSED IP IS FREE OF DEFECTS, OR THAT THE USE OF THE LICENSED IP WILL NOT INFRINGE ANY PATENTS, COPYRIGHTS, TRADEMARKS, OR OTHER RIGHTS. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LICENSED IP IS BORNE BY LICENSEE. SHOULD THE LICENSED IP PROVE DEFECTIVE IN ANY RESPECT, LICENSEE AND NOT SRI ASSUMES THE ENTIRE COST OF ANY SERVICES AND REPAIR. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE AGREEMENT.

LIMITATION OF LIABILITY

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, TORT, CONTRACT, OR OTHERWISE, SHALL SRI, SRI'S AGENTS, OFFICERS, ASSISTANTS AND EMPLOYEES EITHER IN THEIR INDIVIDUAL CAPACITIES OR BY REASON OF THEIR RELATIONSHIP TO SRI AND SRI'S SUCCESSORS, BE HELD LIABLE TO LICENSEE OR ANY OTHER PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SRI SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL SRI BE LIABLE FOR COSTS OF PROCUREMENT OF SUBSTITUTE OR REPLACEMENT PRODUCTS OR SERVICES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO LICENSEE.

NO SUPPORT, NO UPDATES

This license does not grant Licensee any right to any software support, enhancements or updates.

TERMINATION

This license will terminate automatically if Licensee fails to comply with the limitations described above. On termination, Licensee must destroy all copies of the Software and Documentation.

RENEWAL

This license may be extended for additional periods of one (1) year, in SRI's sole discretion. Requests for renewal must be made in writing to SRI, thirty (30) days prior to the expiration of the license period.

EXPORT RESTRICTIONS

Each party hereby acknowledges that the rights and obligations of this License Agreement are subject to the laws and regulations of the United States relating to the export of products and technical information. Without limitation, each party shall comply with all such applicable laws and regulations.

U.S. GOVERNMENT RESTRICTED RIGHTS

If the Software or any accompanying Documentation is used or acquired by or on behalf of any unit, division or agency of the United States Government, this provision applies. The Software and any accompanying Documentation is provided with RESTRICTED RIGHTS. The use, modification, reproduction, release, display, duplication or disclosure thereof by or on behalf of any unit, division or agency of the Government is subject to the restrictions set forth in subdivision (c)(1) of the Commercial Computer Software-Restricted Rights clause at 48 CFR 52.227-19 and the restrictions set forth in the Rights in Technical Data-Non-commercial Items clause set forth in 48 CFR 252.227-7013. The contractor/manufacturer of the Software and accompanying Documentation is SRI International, 333 Ravenswood Avenue, Menlo Park, California 94025, USA.

MISCELLANEOUS

This License Agreement represents the complete agreement concerning this license between the parties and supersedes all prior agreement and representations between them. It may be amended only by a writing executed by both parties. If any provision of this License Agreement is held to be unenforceable for any reason, such provision shall be reformed only to the extent necessary to make it enforceable. This License Agreement shall be governed by and construed in accordance with the laws of the State of California, without regard to the conflicts of law principles thereof, and shall not be governed by the United Nations convention on contracts for the international sale of goods.

LICENSEE WARRANTY AND REPRESENTATION

LICENSEE WARRANTS THAT THEY HAVE READ AND UNDERSTOOD THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT, AND THAT THEY UNDERSTAND THAT THE LICENSED IP IS OF A COMMERCIALLY VALUABLE NATURE AND THAT SIGNIFICANT HARM WILL ARISE TO SRI DUE TO ANY BREACH OF THIS LICENSE AGREEMENT BY LICENSEE.

LICENSEE REPRESENTS THAT IT IS NOT IN, AND WILL NOT ENTER INTO, THE BUSINESS OF DEVELOPING ELECTRONIC COMPONENTS AND IS NOT A DEVELOPER, TECHNOLOGY SUPPLIER, CONSULTANT, ADVISOR OR AGENT TO ANY THIRD PARTY ELECTRONIC DESIGN AUTOMATION SOFTWARE DEVELOPER.

SIGNATURES

The licensed material is provided for the use of LICENSEE at the following SITE/FACILITY only: Enter location where the Software and Documentation will be used

Facility: _____

Address: _____

Enter name and address of person for correspondence

Name: _____

Address: _____

Phone: _____

Fax: _____

Email: _____

In the spaces below on the right, enter the name of your business or institution. The person signing below the business name should be someone who has the legal authority to sign for your business or institution. That person's position of authority (title) in the business or institution should be entered on the next line. Return the completed license to SRI at the address on the cover; SRI will countersign on the left below and return to you at the address you enter above.

LICENSOR: SRI International

LICENSEE: _____

enter business name

By _____ By _____

enter signature

Title _____ Title _____

enter business title

Date _____ Date _____

EXHIBIT A: LICENSED SOFTWARE

SRI may, from time to time, make available various formal methods technologies under this License Agreement. In the space below, please write which currently available technologies are to be licensed by Licensee, the current version number of the technology, and the current date.

For example:

<i>ICS Decision Procedures</i>	<i>1.0</i>	<i>1 May 2002</i>
--------------------------------	------------	-------------------

Amendments, to add or remove technologies from this Exhibit A, must be made in writing to SRI.

Unless Licensee is notified otherwise in writing by SRI this License Agreement will cover any future versions of the technologies identified herein. Any notifications included in electronic announcements of new versions shall constitute written notification to Licensee hereunder.

Name of technology	Version	Date
<i>Please write or type the technology list below.</i>		

END-USE STATEMENT

Use of the Licensed IP outside the USA may be subject to US Government export licensing requirements. The requirements are dependent on the use to be made of the Licensed IP. Overseas users must therefore submit with their completed license a statement of the end-use to which they plan to put the Software.

If it applies to your use of the Licensed IP, we suggest you use the following form of words:

The Licensed IP will be used to conduct basic and applied research. It is intended that the results of the research will be made generally available, and published should they merit it.

If your use of the Licensed IP will concern something other than research, or if the results will be restricted for proprietary or national security reasons, then please provide explicit details in your end-use statement.

Please write or type your end-use statement below.