

# Software License Agreement for Noncommercial Use (Cloud-Access version)

**THIS IS A SOFTWARE LICENSE** issued by SIMULATIONS PLUS, INC., a California corporation with principal place of business at 42505 10th Street West, Lancaster, California 93534-7059, United States, including its divisions (such as but not limited to DILLsym Services, Inc. and Cognigen Corporation), hereinafter referred to as the LICENSOR, and

First & Last Name:

University Name:

University Mailing Address:

hereinafter referred to as the LICENSEE.

**WHEREAS**, LICENSOR has developed SOFTWARE and DOCUMENTATION that it wishes to make available on a nonexclusive basis to interested parties for NONCOMMERCIAL USE;

**WHEREAS**, LICENSEE, as a nonprofit or academic or government institution, seeks to obtain a nonexclusive license to SOFTWARE and DOCUMENTATION developed by LICENSOR for LICENSEE's NONCOMMERCIAL USE only.

**THEREFORE**, in consideration of the mutual agreements of LICENSOR and LICENSEE contained herein and other good and valuable consideration, the legal sufficiency of which is hereby acknowledged, LICENSOR and LICENSEE agree as follows.

## 1. DEFINITIONS

In this LICENSE, the following terms shall have the following meanings.

- a) "SOFTWARE" is the set of copyrighted, object code computer programs, databases, component parts thereof, and support files licensed subject to the terms and conditions of this LICENSE, as identified by tradename selected in SCHEDULE "A" of this LICENSE.
- b) "LICENSE" means this license agreement, and the rights and obligations which it creates under the United States copyright laws and other applicable state or federal law or equivalent international laws and treaties.
- c) "STATION" means a LICENSOR authorized single user software operating license.
- d) "ACCOUNT-SETUP" means creation of, and transfer to, a USER account and password for USER to login and access SOFTWARE.
- e) "DERIVATIVE" means any computer software program that may be developed containing any part of SOFTWARE, regardless of the form of the resulting code, the media it is carried on, or its intended use.
- f) "DOCUMENTATION" means collectively: (a) all materials (including any medium or format) published or otherwise made available to LICENSEE by or on behalf of LICENSOR that relate to the functional, technical, operational and/or performance capabilities of the SOFTWARE (as defined herein); (b) all user, operator, system administration, technical, training, instructional, support and other manuals, packages (including equations), and all other materials (including any medium or format) published or otherwise made available by or on behalf of LICENSOR that describe the functional, technical, operational and/or performance capabilities of the SOFTWARE; and any updates of the foregoing.
- g) "NONCOMMERCIAL USE" means USE by LICENSEE of the SOFTWARE and/or DOCUMENTATION only for academic teaching purposes, or for nonprofit or not for profit research performed by LICENSEE, wherein the research (i) does not now or in the future benefit or involve, or is not funded by, a commercial entity; and/or (ii) is not now, or in the future, subject to consulting or licensing obligations or other grant of rights to any commercial entity ; and/or (iii) will not generate any intellectual property rights for any commercial entity, and (iv) the results of which will be released in the public domain by publication.
- h) "TRADE SECRET" means the program structure, logic, data structures, design, processes, procedures, formulae, equations, and algorithms contained in the ordered set of instructions which together constitute SOFTWARE that may be disclosed by either SOFTWARE or DOCUMENTATION. TRADE SECRET does not include information which is publicly known, except by

# Software License Agreement for Noncommercial Use (Cloud-Access version)

violation of a license agreement, through no fault of LICENSEE or LICENSEE's employees, contractors, or agents, nor does it include information which is lawfully received by LICENSEE from a third party not bound in a confidential relationship to LICENSOR, nor information disclosed by LICENSOR to a third party without obligation of confidentiality.

- i) "USE", "USED" or "USING" means (a) to, execute, access, utilize, display or store the SOFTWARE (or information therein), or interact with its functionality or processing capabilities, and/or (b) to read, process, access or utilize the DOCUMENTATION in connection with USE of the SOFTWARE in accordance with the terms of this LICENSE.
- j) "USER" or "USERS" means an employee or employees of, or student academically enrolled with, LICENSEE who is authorized by LICENSEE to USE the SOFTWARE on behalf of LICENSEE.
- k) "USER SYSTEMS" means any and all addressable systems owned by LICENSEE on which SOFTWARE has been installed as AUTHORIZE SOFTWARE.
- l) "EFFECTIVE DATE" means the date of ACCOUNT-SETUP by or on behalf of LICENSOR for LICENSEE to access SOFTWARE.

## 2. OWNERSHIP OF SOFTWARE AND DOCUMENTATION

An express condition of LICENSE is that LICENSOR shall at all times retain ownership of SOFTWARE recorded on the original media copy or copies and all subsequent copies of SOFTWARE or DOCUMENTATION, regardless of the form or media in or on which the original and other copies may subsequently exist.

## 3. LICENSE GRANT

Subject to the terms and conditions herein, LICENSOR grants LICENSEE a nonexclusive, nontransferable, limited license for NONCOMMERCIAL USE by LICENSEE of (i) DOCUMENTATION and (ii) SOFTWARE in machine-readable form. Implied licenses are negated. In consideration of the LICENSE LICENSEE agrees, and shall ensure that its USERS authorized by LICENSEE agree, as follows.

- a) **The USE of SOFTWARE or DOCUMENTATION in any form of commercial activities is not allowed and such use is a violation of this LICENSE.** In particular, USE of SOFTWARE or incorporating results, predictions, data or information from the USE of SOFTWARE in products, services, analysis, results or predictions sold or otherwise provided to other parties or utilized in commercial or industrial programs or endeavors is not allowed and is a violation of this LICENSE.
- b) LICENSEE agrees to, and shall ensure its USERS, comply with the terms and conditions of this LICENSE and agrees not to USE SOFTWARE or DOCUMENTATION in any way beyond the scope of LICENSE. LICENSEE agrees to, and shall ensure its USERS, take all reasonable steps to protect SOFTWARE and DOCUMENTATION from theft or from use by others contrary to the terms of this LICENSE. LICENSEE agrees not to, and shall ensure its USERS do not, disclose or use any TRADE SECRET that is provided to LICENSEE in LICENSEE's SOFTWARE or DOCUMENTATION except in accordance with the terms of this LICENSE. In addition, LICENSEE agrees not to, and shall ensure its USERS do not, seek to discover or to disclose any TRADE SECRET by disassembling, decompiling, reproducing, or otherwise reverse-engineering SOFTWARE.
- c) LICENSEE and its USERS are prohibited from: disabling, modifying, or bypassing any security, copy protection or time limitation mechanism contained in the SOFTWARE or licensing management system needed for SOFTWARE installation; reverse engineering, decompiling, disassembling or otherwise attempting to reduce the object code or to discover the source code; transferring the SOFTWARE or source code of the SOFTWARE to a third party, or aiding or allowing a third party to do the same; using the SOFTWARE, or allowing a third party to use the SOFTWAREs, for creating a comparable or competing software product, or software product for a different application, in the same or in another programming language; or creating a DERIVATIVE.

# Software License Agreement for Noncommercial Use (Cloud-Access version)

- d) LICENSEE and its USERS are prohibited from (i) copying all or a portion of the SOFTWARE to any medium or file, or (ii) transmitting, downloading, or copying the same to a computer, server, or storage medium, or (iii) publishing the code or any other part of the SOFTWARE, (iv) or altering, removing or covering LICENSOR's name, logos, proprietary notices, copyright notices, and trademarks from SOFTWARE, DOCUMENTATION, or any portion thereof.
- e) In no case shall LICENSEE or its USER rent, lease, charge, loan, distribute, lend, sublicense, redistribute or re-license the SOFTWARE or any source code derived therefrom to a third party individual, institution, or entity. In no case shall LICENSEE grant further redistribution rights for SOFTWARE without prior written consent of LICENSOR.
- f) LICENSEE and USERS shall NOT, nor permit a third party to, repackage, translate, adapt, vary, modify, alter, create DERIVATIVES based upon, SOFTWARE or DOCUMENTATION in whole or in part, or integrate any other computer programs with SOFTWARE in whole or in part.
- g) LICENSEE and its USERS shall NOT use the SOFTWARE to engage in, or allow others to engage in, any illegal activity.
- h) LICENSEE shall NOT transfer or assign its rights or obligations under this LICENSE to any third party individual, institution, or entity, nor authorize all or any part of the SOFTWARE to be copied on to a computer or computer media for or of a third party individual, institution, or entity.
- i) LICENSEE shall: (a) not allow employees or contractors of LICENSEE other than a USER, to USE or access the SOFTWARE; (b) monitor and keep accurate records of a USER's activities utilizing the SOFTWARE; and (c) notify LICENSOR immediately if it becomes aware of unauthorized USE or transfer of the SOFTWARE.
- j) If a USER is no longer employed by or academically enrolled with the LICENSEE, LICENSEE shall ensure that such individual shall then no longer have access to SOFTWARE provided to LICENSEE.
- k) LICENSEE acknowledges that access and management of the SOFTWARE may contain certain features that generate, collect, and transmit data to LICENSOR about the access to the SOFTWARE that identifies LICENSEE (name, email address), LICENSEE's computer (such as Internet Protocol Address, hardware identification, operating system); and LICENSEE agrees that this information can be used by LICENSOR (a) to comply with applicable laws and regulations; (b) to verify compliance with the terms of this LICENSE; and (c) to enable LICENSOR to develop, improve, and support LICENSOR's products and services.

## 4. CERTIFICATIONS

- a) LICENSEE certifies that USE of SOFTWARE by LICENSEE, or its USERS, is directly related to research or teaching and that such USE is NONCOMMERCIAL USE.
- b) LICENSEE certifies that SOFTWARE shall only be accessed by computer(s), server(s), network(s) or processor(s) that are at all times in LICENSEE's full and complete care, custody and control (i.e., USER SYSTEMS) and which apply adequate and commercially reasonable electronic, physical, and other safeguards appropriate to prevent unauthorized access to or unlawful USE of SOFTWARE; and should any USER SYSTEMS cease being at all times in LICENSEE's full and complete care, custody and control, LICENSEE shall, and shall ensure that its USERS shall, immediately notify LICENSOR of same and shall, at LICENSOR's direction, immediately DEAUTHORIZE SOFTWARE.

## 5. LICENSE TERM

This LICENSE shall enter into force on the EFFECTIVE DATE (as defined herein) and will remain in full force and effect, unless sooner terminated as provided herein.

## 6. DELIVERY AND SUPPORT

- a) DOCUMENTATION supporting USE of SOFTWARE may be provided by LICENSOR through a documentation site. No other

# Software License Agreement for Noncommercial Use (Cloud-Access version)

support is provided under this LICENSE. Without obligation, LICENSOR may, in its sole discretion and within its own schedule, review the merit of any issues or questions reported by LICENSEE regarding its USE of SOFTWARE.

- b) LICENSOR reserves the right to audit LICENSEE's compliance with this LICENSE at LICENSOR's reasonable request, and LICENSEES agrees to give reasonably cooperate with LICENSOR to do so.

## 7. PASSWORDS

a) LICENSEE agrees to accept all responsibility for all activities that occur under LICENSEE's or LICENSEE's authorized USERS' username or password. LICENSEE agrees, and shall ensure that its USERS agree, not to sell, transfer or assign its account or allow others to use the ACCOUNT-SETUP information, including username and password. LICENSEE agrees to immediately notify LICENSOR of any unauthorized use of any password or account assigned to LICENSEE or any other breach of security or confidentiality thereof, and in such event, LICENSOR shall have the right, without limitation of any other rights under this LICENSE, remedies at law or in equity, and including termination of any such account and/or this LICENSE in its entirety.

## 8. INTELLECTUAL PROPERTY

a) Title, ownership, intellectual property rights (copyright, trademarks, trade names, and other intellectual property rights), specifications, data, algorithms, equations, design, graphical user interfaces, screen layouts related to or in the SOFTWARE and DOCUMENTATION are, and shall remain, solely in LICENSOR. LICENSEE acquires no title, right or interest in SOFTWARE, DOCUMENTATION, or associated intellectual property rights other than the non-exclusive license specifically granted herein.

## 9. REPORTING

At LICENSOR's written request at termination or expiration of the LICENSE, LICENSEE shall provide to LICENSOR a written report of LICENSEE's USE of SOFTWARE. The report shall include a summary of SOFTWARE USE by LICENSEE for research and teaching, and a list of LICENSEE's pending or published manuscripts and meeting abstracts that cite the USE of SOFTWARE by LICENSEE. The report shall be completed and provided to LICENSOR within 30 days of receipt of such written request.

## 10. ASSIGNMENT

LICENSEE shall not, and shall ensure that its USERS shall not, sell, lease, rent, loan, assign, sublicense or otherwise transfer, in whole or in part, this LICENSE, the SOFTWARE, DOCUMENTATION or other LICENSOR-provided materials, or any LICENSE rights or obligations granted hereunder, without the prior written consent of LICENSOR. Any purported assignment or transfer in violation of this Section shall be void.

## 11. TERMINATION

a) LICENSOR is entitled to terminate this LICENSE, and/or the rights granted hereunder, at its sole discretion, if LICENSEE does or is suspected of doing any one or more of: (a) fails to comply with any of the terms and conditions in this LICENSE; (b) USES the SOFTWARE or DOCUMENTATION for other than NONCOMMERCIAL USE. Termination of the LICENSE by LICENSOR includes deactivating ACCOUNT-SETUP so that SOFTWARE and DOCUMENTATION can no longer be accessed by LICENSEE or its USERS.

# Software License Agreement for Noncommercial Use (Cloud-Access version)

- b) Upon receiving notification of termination of the LICENSE, LICENSEE shall cease to use SOFTWARE and DOCUMENTATION and shall, at LICENSOR's direction, remove and either destroy or return to LICENSOR, all copies of SOFTWARE and DOCUMENTATION from all USER SYSTEMS together with LICENSEE's written certification that this Section 11 b) has been complied with in full. In such event, the LICENSE and rights granted hereunder shall be terminated and LICENSEE (i) shall have no further rights or access to SOFTWARE, (ii) shall cease USE of SOFTWARE and DOCUMENTATION.
- c) Termination of LICENSE shall be in addition to and not a waiver of any remedy available to LICENSOR.

## 12. NO WARRANTY

- a) THERE IS NO WARRANTY FOR SOFTWARE and DOCUMENTATION AND, TO THE EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR EXPRESSLY DISCLAIMS ANY WARRANTY, WHETHER EXPRESSED OR IMPLIED, FOR THE SOFTWARE AND DOCUMENTATION. THE SOFTWARE AND DOCUMENTATION ARE DELIVERED TO LICENSEE AND ITS USERS 'AS IS' AND WITH ALL FAULTS, AND LICENSOR DOES NOT WARRANT THE SOFTWARE WILL RUN UNINTERRUPTED OR ERROR FREE. THE ENTIRE RISK AS TO RESULTS AND PERFORMANCE OF THE SOFTWARE IS ASSUMED BY LICENSEE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR DOES NOT WARRANT THE PERFORMANCE OR RESULTS LICENSEE MAY OBTAIN BY USING THE SOFTWARE OR DOCUMENTATION EXCEPT TO THE EXTENT THAT ANY WARRANTY, CONDITION, REPRESENTATION OR TERM CANNOT BE EXCLUDED OR LIMITED BY APPLICABLE LAW. LICENSOR MAKES NO WARRANTIES, CONDITIONS, REPRESENTATIONS OR OTHER TERMS (EXPRESS OR IMPLIED WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE) AS TO ANY MATTER INCLUDING, WITHOUT LIMITATION, MERCHANTABILITY, NON-INFRINGEMENT OF THIRD PARTY RIGHTS, SATISFACTORY QUALITY, SUITABILITY, SAFETY, UTILITY, ACCURACY OF THE RESULTS, AND FITNESS FOR PURPOSE. THE PROVISIONS OF THIS SECTION 12 SHALL SURVIVE THE TERMINATION OR EXPIRATION OF THIS LICENSE HOWSOEVER CAUSED. To the full extent permitted by law, LICENSOR shall have no responsibility or liability from (i) LICENSEE operator errors; (ii) LICENSEE hardware or operating system failures; (iii) the modification of the SOFTWARE by any person other than LICENSOR; (iv) the combination of the SOFTWARE with products or services not provided by LICENSOR (except as directed or authorized by LICENSOR); (v) USE of any portion of the SOFTWARE or DOCUMENTATION in a manner not permitted or contemplated by this LICENSE; (vi) USE of an earlier version of some or all of the SOFTWARE or USE of SOFTWARE without all of the updates installed; and (vii) damage to the SOFTWARE. LICENSEE accepts the entire risk of and responsibility for USE, quality, accuracy, performance, suitability and results of USE of the SOFTWARE and DOCUMENTATION, and its own audit approach and methodology. No oral or written information or advice given by LICENSOR, any of its affiliates, employees, officers or directors will increase the scope or otherwise alter the terms of any warranty or disclaimer expressly stated in this LICENSE or create any new representations, warranties or conditions. LICENSEE assumes complete responsibility for decisions made or actions taken based on information obtained from USE of SOFTWARE or DOCUMENTATION. Any statements made concerning the utility of SOFTWARE are not to be construed as expressed or implied warranties.
- b) IN NO EVENT SHALL LICENSOR BE LIABLE TO LICENSEE OR TO ANY OTHER PARTY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES WHATSOEVER ARISING OUT OF THE USE OF OR INABILITY TO USE SOFTWARE OR THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES, INCLUDING BUT NOT LIMITED TO ECONOMIC LOSS OF ANY KIND SUCH AS LOSS OF BUSINESS OPPORTUNITY, LOSS OF PROFITS OR SAVINGS,

# Software License Agreement for Noncommercial Use (Cloud-Access version)

COSTS ARISING FROM RELIANCE ON FAULTY OUTPUT, COSTS OF CAPITAL, INJURY TO GOODWILL, LOSS OF PRODUCTIVITY OR LOSS OF OR INJURY TO PROPERTY, REGARDLESS OF WHETHER LICENSOR IS ADVISED, HAS OTHER REASON TO KNOW, OR KNOWS OF THE POSSIBILITY THEREOF.

## 13. LIMITATION OF LIABILITY

- a) LICENSEE acknowledges that the SOFTWARE is a modeling tool for research purposes to predict and simulate drug development scenarios based on assessment of the current scientific and clinical information, as well as currently accepted approaches for drug development. The results or information generated by LICENSEE's USE of the SOFTWARE and DOCUMENTATION cannot guarantee any specific outcome, nor establish a standard of care, nor are they intended to dictate the treatment of any particular patient, or establish safety criteria for a drug. Patient care, drug safety, and treatment decisions should always be based on the independent medical judgment of health care providers, given each patient's individual clinical circumstances. In no event shall LICENSOR be liable for any damages whatsoever (including, without limitation, consequential damages, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the USE of or inability to USE SOFTWARE and DOCUMENTATION and related materials, even if being advised of the possibility of such damages. Because some states do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply and, in such case, LICENSOR's cumulative liability to LICENSEE or any other party for any loss or damages arising out of or relating to this LICENSE, including the USE of SOFTWARE and DOCUMENTATION, shall not exceed any license fee paid to LICENSOR hereunder.

## 14. THIRD PARTY Software

The SOFTWARE may need third party software programs for accessing and using the SOFTWARE, and LICENSEE is responsible for obtaining a license and/or permission to use such third-party software, as well as to comply with terms and conditions of any license agreement with such third parties.

## 15. COMPLIANCE WITH APPLICABLE LAW

LICENSEE is solely responsible for its compliance with, and it agrees to comply with, all applicable laws, rules, and regulations in connection with its USE of the SOFTWARE and DOCUMENTATION. LICENSEE acknowledges that the SOFTWARE may be subject to the import and export laws of the United States, specifically the U.S. Export Administration Regulations, and the laws of any country where software is accessed, imported or re-exported. LICENSEE agrees to comply with all relevant laws and will not to export any SOFTWARE in contravention to U.S. law nor to any prohibited country, entity, or person for which an export license or other governmental approval is required.

## 16. U.S. GOVERNMENT CONTRACTS

SOFTWARE IS provided with restricted rights and is "commercial item," as defined at Federal Acquisition Regulation ("FAR") (48 C.F.R.) 2.101, consisting of "commercial computer software" and "commercial computer software documentation" as such terms are used in FAR 12.212. Use, duplication, or disclosure by U.S. Government agencies or contractors are subject to the restrictions as set forth in 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4, and other applicable provisions, or in successor provisions, as well as the limitations set forth in this LICENSE, with limitations set forth in this LICENSE as controlling to the fullest extent allowed by applicable law.

## 17. GENERAL



SCIENCE + SOFTWARE = SUCCESS

# Software License Agreement for Noncommercial Use (Cloud-Access version)

This LICENSE represents the complete agreement concerning the subject matter hereof and may be amended or waived only by a writing executed by both LICENSOR and LICENSEE. If any provision of this LICENSE is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This LICENSE shall be governed by the laws of the State of California, country of USA, excluding conflict of law provisions. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Sections 1, 2, 3 a) through k), 7, 8, 9, 10, 11, 12, 13, 15, 16, 17 of this LICENSE will survive any termination or expiration of this LICENSE. LICENSEE acknowledges that LICENSOR would suffer substantial damage if the LICENSEE breached this LICENSE and agrees that if that happened, LICENSOR is entitled (in addition to any other rights or remedies) to obtain an injunction from any court with jurisdiction, without posting of bond or other security.

IN WITNESS WHEREOF, the parties have caused this LICENSE to be effective as of the EFFECTIVE DATE, as evidenced by the signature of the representative who has the authority to agree to the terms and conditions on behalf of the respective party.

**LICENSOR**

**LICENSEE**

**SIMULATIONS PLUS, INC.**

**DIVISION: Lancaster**

*John Di.Bella*  
\_\_\_\_\_  
*Authorized Signature*

\_\_\_\_\_  
*Authorized Digital Signature*

*President*  
\_\_\_\_\_  
*Title*

\_\_\_\_\_  
*Title*

*10/4/2021*  
\_\_\_\_\_  
*Date*

\_\_\_\_\_  
*Date*

# Software License Agreement for Noncommercial Use (Cloud-Access version)

## SCHEDULE A

LICENSOR authorizes LICENSEE to use or operate the following SOFTWARE products in the following LICENSED GEOGRAPHIC LOCATION(S) during the specified LICENSE TERM in accordance with the terms and conditions of the LICENSE.

PKPlus™, GastroPlus®, GastroPlus™ Optimization Module, GastroPlus™ Metabolism and Transporter Module, GastroPlus™ IVIVCPlus™ Module, GastroPlus™ PKPlus™ Module, GastroPlus™ PDPlus™ Module, GastroPlus™ PBPKPlus™ Module, GastroPlus™ ADMET Predictor™ Module, GastroPlus™ DDI Module, GastroPlus™ Additional Dosage Routes Module, GastroPlus™ Biologics Module, ADMET Predictor™, ADMET Modeler™, ADMET Predictor™ Physiochemical and Biopharmaceutical Module, ADMET Predictor™ Toxicity Module, ADMET Predictor™ Metabolism Module, ADMET Predictor™ Simulation Module, ADMET Predictor™ MedChem Module, ADMET Predictor™ AIDD Module, ADMET Predictor™ Transporters Module, ADMET Predictor™ Chemistry Module, MedChem Designer™ DDDPlus™, DDDPlus™ ADMET Predictor™ Module, MembranePlus™, MembranePlus™ ADMET Predictor™ Module, DILIsym®, MITOsym®