

## ENTHOUGHT PYXLL EVALUATION LICENSE AGREEMENT

This Enthought PyXLL Evaluation License Agreement together with the Order (the "Agreement") is between Enthought, Inc., a Delaware corporation ("Enthought"), and the licensee subscriber named on the applicable Order (the "Customer"). This Agreement shall be effective as of the effective date as defined in the applicable Order (the "Effective Date"). Please read this Agreement carefully before using the Software. By Accessing, installing or using the Software, Customer signifies its assent to and acceptance of the terms of this Agreement. If Customer does not accept the terms of this Agreement, then Customer must not Access, install or use the Software.

**1. Definitions.** The following terms, when capitalized, are defined as follows:

- a) "Access" or "Accessing" shall mean accessing, installing, using, or viewing the Software or any other proprietary information owned by Enthought.
- b) "Evaluation Term" shall mean the period from the Effective Date through the date that is thirty (30) days after the Effective Date.
- c) "Permitted Use" shall mean use of the Software for Customer's internal use and solely to evaluate PyXLL for a potential paid subscription license.
- d) "Software" shall mean the version of the proprietary PyXLL software and related intellectual property, including any third party software, whether proprietary or open source that is included with PyXLL, that is ordered by and provided to Customer in binary form pursuant to this Agreement.
- e) "User" shall mean a single employee of Customer authorized per the terms, conditions and restrictions herein, to use the Software for the Permitted Use.

Other capitalized terms used in this Agreement are defined in the context in which they are used and shall have the meanings indicated by such use.

### 2. PyXLL Software Evaluation License

Commencing on the Effective Date and for the Evaluation Term, subject to the terms and conditions of this Agreement, Enthought grants Customer a personal, non-transferable, non-sublicensable, limited, non-exclusive license to use the Software for the Permitted Use. The specific use rights granted to Customer are as follows:

- a) "Evaluation License" - Each Evaluation License grants Customer the right for one (1) User to install and use the Software in accordance with its documentation and its normal and intended use, on as many computers or workstations as may be required for the User's individual use of the Software for the Permitted Use. A separate Evaluation License is required for each User of the Software in the event multiple Users use the Software on a single computer or workstation. The Order shall set forth the quantity of the Evaluation Licenses granted to Customer.

### 3. License Restrictions

Except for the express license granted to Customer in Section 2, Enthought does not grant to Customer any other licenses, whether express or implied, to Software or any other proprietary information owned by Enthought. Notwithstanding any other provision of this Agreement, neither Customer nor any User shall:

- a) Modify, disassemble, de-compile, reverse engineer, or otherwise attempt to determine the source code or protocols from the object code of Software or knowingly permit or encourage any third party to do so.
- b) Use Software in any manner to provide service bureau, time-sharing or other computer services to third parties.
- c) Use Software, or allow the transfer, transmission, export, or re-export of Software or portion thereof in violation of any export control laws or regulations administered by any government agency.
- d) Remove, modify or obscure any copyright, trademark, legal notices, or other proprietary notations in Software.
- e) Distribute Software, in part or in whole.
- f) Allow Access to, disclose, transfer, or distribute the Software to any party other than to an authorized User.
- g) Capture, download, reproduce, upload, save, print or otherwise retain the Software or other Enthought proprietary information, or any portion thereof, except as expressly provided for hereunder.
- h) Permit or provide others Access to the Software in any manner, including using Customer's user name, password or otherwise, or the name and password of any other authorized User.
- i) Rent, sublicense, lease, or sell the Software, or make any attempt to do so.
- j) Make derivative works of the Software or combine the Software or any part of the Software with any other works.
- k) Use the Software to perform any illegal, dishonest, or fraudulent act, to damage or injure a third party, or to infringe the intellectual property or privacy rights of any person or entity.
- l) Use the Software in any manner that could be detrimental to Enthought.

The Customer represents and warrants to Enthought that Customer will comply at all times with the terms of this Agreement and all applicable laws and regulations in using the Software. If Customer or any authorized Users uses the Software in an unlawful manner, for unlawful purposes or in any way that does not comply with this Agreement or all applicable laws and regulations, then the Software License may be revoked by Enthought and, in such event, Customer and its authorized Users will immediately cease any use of the Software.

#### **4. Verification**

Customer shall be responsible for its Users' compliance with the terms and conditions set forth herein. Customer is responsible for implementing reasonable means to monitor compliance with this Agreement.

#### **5. Maintenance and Support**

Support for the Software shall be provided by Enthought during the Evaluation Term, including the following email and phone-based services:

- Support for the installation of the Software
- Responses to technical questions regarding the Software
- Responses to questions regarding the usage of the Software, and
- Corrections to Software bugs

#### **6. Fees and Payment Terms**

The Evaluation License is granted to Customer at no charge for the Evaluation Term.

#### **7. Term and Termination**

The Term of this Agreement shall commence on the Effective Date and automatically terminate at the end of the Evaluation Term. Enthought may terminate this Agreement at any time upon written notice to Customer.

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Upon termination of this Agreement, Customer and its authorized Users will immediately cease all use of the Software and remove it from all computing equipment on which it was installed. Enthought will have no further obligation or liability to Customer after such termination. In addition, upon termination or expiration, Sections 3, 4, 6-11 shall survive. All other rights and obligations shall cease and be of no further force or effect.

#### **8. Intellectual Property, Ownership and Marks**

Enthought and its licensors reserves all rights in the Software and all related intellectual property rights not expressly granted to Customer in this Agreement. No right or license, express or implied, is granted in this Agreement for the use of any Enthought trade names, service marks or trademarks. Enthought shall also own and retain ownership of all right, title, and interest in and to any ideas, suggestions, or feedback relating to the Software ("Feedback") and all intellectual property rights embodied within the foregoing. Customer hereby irrevocably assigns and agrees to assign all of its right, title, and interest in and to any Feedback to Enthought.

#### **9. DISCLAIMER AND LIMITATIONS OF LIABILITY**

SOFTWARE IS PROVIDED "AS IS." ENTHOUGHT MAKES AND CUSTOMER RECEIVES NO WARRANTY EXPRESSED OR IMPLIED, AND ALL WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY OF DATA, NON-INFRINGEMENT AND NON-INTERFERENCE ARE HEREBY DISCLAIMED. ENTHOUGHT SHALL HAVE NO LIABILITY WITH RESPECT TO ITS OBLIGATIONS UNDER THIS AGREEMENT OR THE SOFTWARE DELIVERED HEREUNDER FOR ANY CONSEQUENTIAL, INDIRECT, PUNITIVE, SPECIAL, EXEMPLARY OR INCIDENTAL DAMAGES EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL ENTHOUGHT'S LIABILITY UNDER OR RELATED TO THIS AGREEMENT EXCEED THE AMOUNT OF FEES PAID TO ENTHOUGHT BY CUSTOMER HEREUNDER.

#### **10. Indemnity**

Enthought will defend Customer against any action brought against Customer by a third party to the extent that it is based on a claim that the Software infringes a United States copyright, patent or other property right, and indemnify and hold Customer harmless against any and all costs, damages and expenses (including reasonable legal fees) ("Losses") finally awarded against Customer by a court of competent jurisdiction or agreed to in a written settlement agreement signed by Enthought arising directly out of such claim. The foregoing is subject to the following: (a) Customer must notify Enthought promptly, in writing, of the claim, (b) Enthought shall have sole control of the defense of any such claim and all related settlement negotiations, and (c) Customer shall provide Enthought with reasonable assistance and information and authority to perform the above.

Notwithstanding this general indemnity, Enthought shall have no liability for any claim of infringement based on (i) use of a superseded or altered release of the Software, (ii) the combination, operation or use of the Software with programs or data not furnished by Enthought if such infringement would have been avoided by the use of the Software without such programs or data, (iii) any modification of the Software, (iv) any unauthorized use of the Software, or (v) any third party software.

If, due to a claim contemplated above or the threat thereof, (i) the Software is held by a court of competent jurisdiction, or in Enthought's reasonable judgment may be held to infringe by such a court, or (ii) Customer receives a valid court order enjoining Customer from using any of the Software, or in Enthought's reasonable judgment Customer may receive such an order, Enthought shall in its reasonable judgment, and at its expense, (a) procure for Customer the right to continue using such Software, or (b) replace or modify the Software to make it non-infringing. If neither of the above options are or would likely be available on a basis

that Enthought believes to be commercially reasonable, then Enthought may terminate this Agreement. THIS SECTION STATES ENTHOUGHT'S ENTIRE LIABILITY AND CUSTOMER'S EXCLUSIVE REMEDY FOR ANY CLAIM OF INFRINGEMENT.

#### 11. General

- a) Governing Law and Jurisdiction. This Agreement shall be governed by and construed in accordance with the laws of the State of Texas without giving effect to any body of law or precedent relating to conflicts of law, and all disputes arising under this Agreement shall be brought exclusively in a federal or state court located in Travis County, Texas. Customer consents to the personal jurisdiction of such courts, and hereby waives any objection to the venue of such courts.
- b) Assignment. Customer shall not assign any of its rights hereunder without the prior written permission of Enthought. Such permission shall not be unreasonably withheld.
- c) Severability. In the event that any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions of this Agreement will remain in full force and effect.
- d) U.S. Government Restricted Rights. In the event Customer is an agency, department, or other entity of the United States Government ("Government"), the use, duplication, reproduction, release, modification, disclosure, or transfer of the Software, or any related documentation of any kind, including technical data or manuals, is restricted in accordance with Federal Acquisition Regulation 12.212 (as amended or supplanted) for civilian agencies and Defense Federal Acquisition Regulation Supplement 227.7202 (as amended or supplanted) for military agencies. The Software is commercial computer software and the related documentation is commercial computer software documentation. The use of the Software and related documentation is further restricted in accordance with the terms of this Agreement, or any modification hereto. The Contractor/Manufacturer is Enthought, Inc., 200 West Cesar Chavez, Suite 202, Austin, Texas, U.S.A. 78701.
- e) Entire Agreement. Each party acknowledges that it has read and understands this Agreement and agrees to be bound by its terms. This Agreement constitutes the complete agreement between the parties and supersedes all previous agreements or representations, written or oral, with respect to the Software specified herein. This Agreement may not be modified or amended except in writing signed by a duly authorized representative of each party. In the event the terms of this Agreement and the terms by Customer conflict, the terms of this Agreement shall govern.
- f) Force Majeure. Dates or times by which Enthought is required to make performance under this Agreement shall be postponed automatically to the extent that Enthought is prevented from meeting them by causes beyond its reasonable control.
- g) Waiver. The waiver or failure of Enthought to exercise in any respect any right provided for in this Agreement shall not be deemed a waiver of any further right hereunder.