



SOFTWARE Release Agreement

1. The European Molecular Biology Laboratory (EMBL)
Meyerhofstrasse 1, D-69012 Heidelberg, Germany,
François Nédélec

.....
Name Date and Signature
- EMBL Providing Scientist -

.....
Name Date and Signature
- EMBL Representative-

hereby grants a free non-exclusive non-transferable licence for the software
Cytosim
(SOFTWARE)
to

.....
Organisation / Address (LICENSEE) User
.....
Name Date and Signature
- LICENSEE'S REPRESENTATIVE - - LICENSEE'S REPRESENTATIVE -

2. EMBL agrees to supply the SOFTWARE for scientific non-profit and non-commercial use only. SOFTWARE shall mean all SOFTWARE provided by EMBL including any derivatives.

The SOFTWARE may only be used in the field of cellular structures determination.

The RECIPIENT will not copy, distribute, reproduce, manufacture, sell or sublicense for manufacture and sale upon commercial basis the SOFTWARE. The SOFTWARE will be used in accordance with all applicable laws and regulations. Any other use or exploitation of the SOFTWARE requires the prior written consent of EMBL which may demand compensation from the RECIPIENT.

Nothing in this agreement shall be construed as granting any license under any intellectual property right vested into EMBL or any right to use the SOFTWARE or any EMBL information other than herein expressly specified.

3. The RECIPIENT, the Principal Scientist and any research assistants, co-workers or other workers who may use SOFTWARE or related information agree not to transfer, transmit or in another way disclose the SOFTWARE to third parties without the prior written consent of the EMBL.

In any publications resulting from the research on the SOFTWARE the RECIPIENT will properly cite either party's contribution. The RECIPIENT will inform EMBL about results of the research using the SOFTWARE prior to publication. EMBL agrees to keep these results confidential.

Either party's obligation for confidentiality shall not extend to any information which is or becomes generally available to the public, is already known or subsequently disclosed by third parties to the recipient party and at its free disposal.

4. EMBL does not assume any responsibility for the SOFTWARE and the use of the SOFTWARE. EMBL will not assume any liability for damages occurring through the use of the SOFTWARE. EMBL does not guarantee the suitability of the SOFTWARE for any applications.

The RECIPIENT will hold EMBL harmless for any claims on damages which occur during the RECIPIENT'S use of the SOFTWARE.

5. EMBL does not guarantee that the SOFTWARE does not infringe any third party's intellectual property rights (copyright, patents, patent applications or other type of intellectual property right).

The RECIPIENT has to acquire on his own all necessary licenses for the use of the SOFTWARE if not otherwise agreed in writing.

6. In case the SOFTWARE are or will be under the physical control of the RECIPIENT before this agreement is signed, EMBL gives consent to use of the SOFTWARE under the condition of the RECIPIENT's prior consent to this agreement.

7. This agreement is subject to German law.

It may be terminated by either side with two months notice. In case of termination, the RECIPIENT will return the SOFTWARE and their modifications to EMBL.