Mercury™ Nimbus Neo's End User License Agreement (EULA)

IMPORTANT- READ CAREFULLY: This C-DAC End-User License Agreement ("**EULA**") is a legal agreement between you and/or your organization ("Licensee") (either an individual or an entity) and CENTRE FOR **DEVELOPMENT OF ADVANCED COMPUTING, INCLUDING ITS SUBSIDIARIES ("C-DAC")**, hereinafter referred as the Licensor, for the SOFTWARE PRODUCT, which includes program(s) (including any link-time and run-time modules), any hardware key that may be furnished, user documentation, and/or development documentation (including, but not limited to documentation on computer readable media), and may include "online" or electronic documentation. By opening the package containing software media, installing, copying, or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, do not install or use the SOFTWARE PRODUCT; you may, however, return it to your place of purchase.

1. SOFTWARE PRODUCT LICENSE: The SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The SOFTWARE PRODUCT is licensed, not sold.

Through the separate SOFTWARE LICENSE CERTIFICATE, C-DAC hereby grants to Licensee a nonexclusive non-transferable license, to use solely for purpose mentioned there in the licensed SOFTWARE PRODUCT in the specified locations for which the license(s) has been granted. Licensee may also use any enclosed documentation solely to support such use of the SOFTWARE PRODUCT. The SOFTWARE PRODUCT shall only be installed on the equipment at the location for which the applicable license(s) has been granted, which is limited to a single, designated host (unless otherwise specified by C-DAC in writing). Licensee shall not rent, lease, sublicense, modify/ add/ delete any or all portions/ sub-modules/ components/ documentation/guides or use the SOFTWARE PRODUCT in a service bureau capacity. The SOFTWARE PRODUCT shall be transferred in its entirety from one designated host to a different designated host platform within the same Site; provided, however, that with any such transfer in no event shall the total number of licenses in use exceed the total number of licenses for which the license fees have been obtained. Licensee may uninstall, move and reinstall the SOFTWARE PRODUCT on different equipment at the same Site with advance notice to C-DAC, however Licensee shall not move the SOFTWARE PRODUCT outside the Site unless applicable permission for transfer has been obtained from C-DAC in writing. The SOFTWARE PRODUCT shall not be accessed concurrently by more than the number of authorized users for which the applicable licenses have been obtained, nor shall the SOFTWARE PRODUCT be accessed by a network user who is located physically outside of the Site. The individual Products that are licensed as part of a multi-product bundle shall not be used simultaneously by different users. Each of the products that are part of a multi-product bundle shall be used only by one user at a time. Licensee shall not assign or otherwise transfer this license except with prior written permission of C-DAC. After any such assignment, consented by C-DAC, Licensee shall have no rights with regard to the C-DAC Products licensed hereunder. Licensee shall inform all users of the SOFTWARE PRODUCT of the terms and conditions of this C-DAC License Agreement. Title to and full ownership of all copies of the SOFTWARE PRODUCT shall remain with C-DAC or C-DAC's licensors and are protected by Government of India's copyright laws, patent laws, and various international treaties.

The SOFTWARE PRODUCT can be installed only on the number of machines for which the license has been granted in the SOFTWARE LICENSE CERTIFICATE. Under this license, one copy of the supplied media (if any) can be made solely for the purpose of backup. Copy of any other item is not permitted.

2. INTELLECTUAL PROPERTY RIGHTS: All title copyrights and other Intellectual Property Rights, in and to the SOFTWARE PRODUCT (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated in the SOFTWARE PRODUCT), the accompanying printed materials and any copies of the SOFTWARE PRODUCT are owned by C-DAC or its suppliers. The SOFTWARE PRODUCT is protected by Indian copyright laws and international treaty provisions. Therefore, you and/or Additional Licensees must treat the SOFTWARE PRODUCT like any other copyrighted material except that you may install and use the SOFTWARE PRODUCT as provided in Section 1 above. You and/or Additional Licensees shall not reproduce or distribute any written materials accompanying the SOFTWARE PRODUCT except as otherwise provided herein.

The Licensee shall not use/ display/ print any Trademarks/ Names/ Logos/ Symbols created/ used or owned by C-DAC to market Licensee's products or services. Wherever the SOFTWARE PRODUCT will be used or reference of the same be mentioned / published/ advertised/ included in any publicity, such use or reference, shall acknowledge that the SOFTWARE PRODUCT has been designed & developed by C-DAC.

- 3. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS: **3.1. Limitations on Reverse-Engineering, Decompilation, and Disassembly**: You and/or Additional Licensees shall not reverse engineer, de-compile, disassemble (or otherwise translate), adapt, modify, transcript, use or copy any portion by merging or de-merging the SOFTWARE PRODUCT.
- **3.2. Rental**: You and/or Additional Licensees shall not rent, lease, or lend/ mortgage/ hypothecate the SOFTWARE PRODUCT.
- **3.3. Termination:** Without prejudice to any other rights, C-DAC may terminate this EULA if you fail to comply with the terms and conditions of this EULA. In such event, you must destroy the SOFTWARE PRODUCT and all copies of the SOFTWARE PRODUCT.
- **3.4. SAMPLE CODE:** This license grants right to use and modify the sample code for the purpose of designing, development & testing of your product & no modification/ enhancement/ upgradation shall be done to sample code by you. If it is done by anybody working with/ for you even without your knowledge, the Intellectual Property rights in such enhancements/ modification/ upgradation shall remain with C-DAC. This license does not permit redistribution of the sample code or any of its components, in the form of source code or object code. Separate Licenses need to be procured for the same. By accepting this agreement, you agree to indemnify, hold harmless, and defend C-DAC and its suppliers from and against any claims or lawsuits, including attorneys' fees, that arise or result from your and/or Additional Licensees' distribution of your software application product.
- **3.5. REDISTRIBUTABLE COMPONENTS:** This license does not permit redistribution of the SOFTWARE PRODUCT or any of its components/ portions/ part thereof/ documentation or guides. Separate Licenses need to be procured for the same.
- 4. NON-DISCLOSURE/ CONFIDENTIALITY: The Licensee agrees that the SOFTWARE PRODUCT, or any portion thereof, including but not limited to Screens, codes, programs, design, architecture, data, manuals, documentation and any other information, shall never be shared/ disclosed to any other party without prior written permission of C-DAC, failing which Licensee shall be liable to pay damages claimed by C-DAC.
- 5. LIMITED WARRANTY: C-DAC warrants that the SOFTWARE PRODUCT will perform substantially in accordance with the accompanying written materials for a period of thirty (30) days from the date of

receipt, and C-DAC support engineers will make commercially viable reasonable efforts to solve any problem issues.

- **5.1. CUSTOMER REMEDIES:** C-DAC's and its suppliers' entire liability and your exclusive remedy shall be, at C-DAC's option, either refund of the price paid with respect to the SOFTWARE PRODUCT or repair or bugs correction / fixation or replacement of the SOFTWARE PRODUCT that does not meet C-DAC's Limited Warranty and which is returned to C-DAC with a copy of your receipt, together with your SOFTWARE LICENSE CERTIFICATE. This remedy is available to the customer for a period of thirty (30) days from the date of delivery. This Limited Warranty is void if failure of the SOFTWARE PRODUCT has resulted from accident, abuse, modification, tampering or misapplication. Any replacement of SOFTWARE PRODUCT will be warranted for the remainder of the original warranty period or thirty (30) days. Outside India, neither these remedies nor any product support services offered by C-DAC are available without proof of purchase from an authorized international source & unless separate support/ maintenance contract is signed.
- **5.2. DISCLAIMER OF WARRANTIES:** Limited Warranty, if any, referenced above is the only express warranty made to you and is provided in lieu of any other express warranties (if any) created by any documentation or packaging. Except for such Limited Warranty and except as prohibited by applicable law, C-DAC and its suppliers (including C-DAC) provide the SOFTWARE PRODUCT AS IS AND WITH ALL FAULTS, and hereby disclaim all other warranties and conditions, either express, implied or statutory, including, but not limited to, any (if any) implied warranties or conditions of merchantability of fitness for a particular purpose, of lack of viruses, of accuracy or completeness of responses, of results, and of lack of negligence or lack of reasonable care or workmanlike effort, all with regard to the SOFTWARE PRODUCT. ALSO, THERE IS NO WARRANTY OR CONDITION OF TITLE, QUIET ENJOYMENT, QUIET POSSESSION, CORRESPONDENCE TO DESCRIPTION, OR NON-INFRINGEMENT WITH REGARD TO THE SOFTWARE PRODUCT. Subject to the above exceptions, the entire risk as to the quality of or arising out of the use or performance of the SOFTWARE PRODUCT remains with you.
- **5.3. EXCLUSION OF INCIDENTAL, CONSEQUENTIAL, AND CERTAIN OTHER DAMAGES:** To the maximum extent permitted by applicable law, in no event shall C-DAC or its suppliers be liable for any special, incidental, consequential, direct or indirect damages whatsoever (including, but not limited to, damages for personal injury, loss of profits, business interruption, loss of business information, loss of privacy, failure to meet any duty including of good faith or of reasonable care, negligence, and for any other pecuniary loss or other loss whatsoever) arising out of or in any way related to the use of or inability to use the SOFTWARE PRODUCT, even in the event of the fault, tort (including negligence), strict liability, breach of contract, or breach of warranty of C-DAC or any supplier, and even if C-DAC or any supplier has been advised of the possibility of such damages.
- **5.4. LIMITATION OF LIABILITY; EXCLUSIVE REMEDY:** Notwithstanding any damages that you might incur for any reason whatsoever (including, without limitation, all damages referenced above and all direct or general damages), the entire liability of C-DAC and any of its suppliers under any provision of this EULA and your exclusive remedy for all of the foregoing (except for any remedy of repair or replacement required of or elected by C-DAC with respect to any breach of any Limited Warranty) shall be limited to amount actually paid by you for the SOFTWARE PRODUCT. The foregoing limitations, exclusions, and disclaimers (including this section) shall apply, even if any remedy fails its essential purpose. The employees, staff, officers, directors, etc. of C-DAC, shall not be under any circumstances, be held personally liable under any law. The Licensee shall be responsible, and not hold Licensor responsible/liable for all medical, legal, statutory issues, interactions, and all requirements/ interfaces with public, patients, Doctors, Government Departments, etc. This remedy available to you is also subject to strict & full compliance of terms & conditions of this EULA.

- 6. INDEMNIFICATION BY YOU: If you distribute/ Copy/ License/ Use/ Sublicenses/ Hire/ adapt/ transfer/ de-compile/ reverse-engineer/ decode the software in violation of this Agreement, you agree to indemnify, hold harmless and defend Licensor from and against any claims or lawsuits, including attorney's fees that arise or result from such acts or omissions of the Software in violation of this Agreement.
- 7. INDIAN GOVERNMENT RESTRICTED RIGHTS: The Software and documentation are provided with RESTRICTED RIGHTS and are confidential in nature. Use, duplication, or disclosure by the Government is subject to restrictions as set forth by the Indian Government and Indian Copyrights law.
- 8. MISCELLANEOUS: This Agreement is governed by the laws of India. C-DAC will not provide any technical support for this product unless agreed to specifically under a separate written agreement.

In the event of any breach by you of terms & conditions of this EULA, C-DAC shall be freed from its all obligations/ responsibilities/ liabilities etc. under/ arising out of this EULA, also, C-DAC shall be at liberty to pursue legal actions against you and/or your agents.

Any questions concerning this EULA or Other Terms & Conditions, please contact or write to: Head (Legal), Centre for Development of Advanced Computing (C-DAC), C-DAC Innovation Park, Panchavati, Pashan, Pune - 411 008, India.