CHIMERA SOFTWARE LICENSE AGREEMENT

This license agreement ("License" or "Agreement"), effective("Effective							
Date") is made by and between("Licensee")							
having	a	principal	place	of	business	a	
and The Rege	ents of the	University of Ca	alifornia, a Calif	ornia corpor	ation having its st	atewide	
administrative	offices at	1111 Franklin St	reet, Oakland, C	alifornia 946	07-5200 ("The Re	gents")	
acting through	n its Offic	e of Technology	Management, U	University of	California San Fr	ancisco	
("UCSF"), 60	0 16th Str	eet, Suite S272, S	San Francisco, C	California, 94	143, and concerns	certair	
software know	vn as "UC	SF Chimera," a	system of softwa	are programs	for the visualizat	ion and	
interactive ma	nipulation	of molecular mod	lels, developed b	y the Compu	ter Graphics Labor	atory a	
UCSF for res	search pur	poses and includ	es executable co	ode, source	code, and docume	entation	
("Software").							
In consideration	on of payn	nent of ten thousa	and dollars (\$10,0	000) and upo	n receipt of a copy	of this	
license duly si	gned by Li	censee, The Reger	nts will deliver o	ne (1) copy o	f the Software to L	icensee	
Payment to Tl	ne Regents	s will be payable	and made in Uni	ited States do	ollars by check pay	yable to	
"The Regents	of the Un	iversity of Califo	ornia." Payment	s will be sen	t to the attention	of Prof	
Thomas Ferrir	n at Univer	sity of California,	, Room N472, M	C 2240, 600	16 th Street, San Fra	ancisco	
CA 94158-251	17.						
1. General.	A non-ex	clusive, nontransf	ferable license is	granted to	the Licensee to ins	stall the	
Software		on	computers		located	a	

("Site Location") and use is restricted to a maximum of six (6) users ("Multi Users"), subject to the terms of this License. Payment shall be made according to the instructions provided in the immediately preceding paragraph. The Licensee is responsible for all bank or other transfer charges. Licensee may replace Multi Users at no extra charge upon written notification to The Regents. Such written notification will be sent to the attention of Director of Technology Management, University of California, San Francisco, Office of Technology Management at 600 16th Street, Suite S272, San Francisco, California, 94143 or at innovation@ucsf.edu.

- 2. Permitted Use and Restrictions. Licensee agrees that it will use the Software, and any modifications, improvements, or derivatives to the Software that the Licensee may create (collectively, "Improvements") solely for internal purposes and shall not distribute or transfer the Software or Improvements to any person or third parties without prior written permission from The Regents. For the avoidance of doubt, extensions or "plug-ins" developed by the Licensee as original works for the purpose of adding new functionality or customizing the Software shall not be considered Improvements. The Licensee may use such extensions or "plug-ins" for any purpose and may distribute them to any person or third parties without prior written permission from The Regents.
- 3. Ownership and Assignment of Copyright. The Licensee acknowledges that The Regents holds copyright in the Software and associated documentation, and the Software and associated documentation are the property of The Regents, subject to Section 6 below. The Licensee agrees that any Improvements made by Licensee shall be subject to the same terms and conditions as the Software. Licensee agrees not to assert a claim of infringement of Licensee's intellectual property rights in Improvements in the event The Regents prepares substantially similar modifications or derivative works. The Licensee agrees to use reasonable best efforts to protect the contents of the Software and to prevent unauthorized disclosure by its agents, officers, employees, and consultants. If the Licensee receives a request to furnish all or any portion of the Software to a third party, Licensee will not fulfill such a request but will refer the third party to the UCSF Chimera web page, http://www.rbvi.ucsf.edu/chimera/docs/embedded.html, so that the third party's use of this Software will be subject to the terms and conditions of this License. Notwithstanding the above, Licensee may disclose any Improvements that do not involve disclosure of the Software.
- **4. Copies.** The Licensee may make a reasonable number of copies of the Software for the purposes of backup, maintenance of the Software or the development of derivative works based on the Software. These additional copies shall carry the copyright notice and shall be controlled by this License, and will be destroyed along with the original by the Licensee upon termination of the License.
- **5. Acknowledgement.** Licensee agrees that any publication of results in scientific or scholarly journals obtained with the Software will acknowledge its use by an appropriate citation as specified in the documentation.

- **6. Notice of Third-Party Rights in Software Components.** Licensee understands and acknowledges the Software incorporates and utilizes third party software, code, and documentation components ("Third Party Software Components"). Based on UCSF's knowledge, Third-Party Software Components are identified at http://www.rbvi.ucsf.edu/chimera/docs/embedded.html.
- 7. Disclaimer of Warranties and Limitation of Liability. THE LICENSEE AGREES THAT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. THE REGENTS MAKES NO REPRESENTATION OR WARRANTY THAT THE SOFTWARE AND ITS THIRD PARTY SOFTWARE COMPONENTS WILL NOT INFRINGE ANY PATENT OR OTHER PROPRIETARY RIGHT. IN NO EVENT SHALL THE REGENTS BE LIABLE FOR ANY DIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE (INCLUDING THIRD PARTY COMPONENTS), EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
- **8. Indemnification**. To the extent permitted by law, Licensee shall indemnify, defend, and hold harmless The Regents and the developers of the Software, their successors, agents, officers, and employees against any and all claims, liability, cost, damage, deficiency, loss, or obligation, of any kind or nature (including, without limitation, reasonable attorney's fees and other costs and expenses of defense), including without limitation any cause of action relating to product liability, any incidental or consequential damage either direct or indirect, whether incurred, made or suffered by Licensee or any third party obtaining access to the Software through Licensee, in connection with and to the extent arising out of, the Licensee's furnishing, performance, possession or use of the Software or in connection with the Licensee's exercise of its rights under this License. This provision shall survive termination of this License.
- **9. Termination.** Unless otherwise terminated by operation of law, or by acts of the parties in accordance with the terms of this Agreement, this Agreement will be in force from the Effective Date and will remain effective until three (3) years from the Effective Date. Licensee's rights

under this License will terminate automatically without notice from The Regents if Licensee fails to comply with any term(s) of this License. Licensee may terminate the License by giving written notice of termination to The Regents. Upon termination of this License, Licensee shall immediately discontinue all use of the Software and destroy the original and all copies, full or partial, of the Software, including any modifications or derivative works, and associated documentation.

- **10.** Use of Names and Trademarks. Nothing contained in this License will be construed as conferring any right to either party to use in advertising, publicity, or other promotional activities any name, trade name, trademark, or other designation of the other party (including a contraction, abbreviation or simulation of any of the foregoing). The use by the Licensee of the name "The Regents of the University of California" or the name of any campus of the University of California in advertising, publicity or other promotional activities is expressly prohibited.
- 11. Governing Law and General Provisions. This License shall be governed by the laws of the State of California, excluding the application of its conflicts of law rules. This License shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded. If any provisions of this License are held invalid or unenforceable for any reason, the remaining provisions shall remain in full force and effect. This License is binding upon any heirs and assigns of the Licensee. The License granted to Licensee hereunder may not be assigned or transferred to any other person or entity without the express consent of The Regents. This License constitutes the entire agreement between the parties with respect to the use of the Software licensed hereunder and supersedes all other previous or contemporaneous agreements or understandings between the parties, whether verbal or written, concerning the subject matter. No amendment of this Agreement is valid unless made in writing and executed on behalf of each party. Nothing in this Agreement grants to either party by implication, estoppel, or otherwise any rights to the other party's intellectual property, except as explicitly set forth herein. Any translation of this License is done for local requirements and in the event of a dispute between the English and any non-English versions, the English version of this License shall govern.
- **12.** Counterparts. This License may be executed in one or more counterparts. Delivery of an executed counterpart of this License by facsimile or a PDF data file or other scanned executed counterpart by email shall be equally as effective as delivery of a manually executed counterpart of this License. Each duplicate and counterpart of this License shall be equally admissible in

UCSF Innovation Ventures Office of Technology Management

evidence, and each shall fully bind each party who has executed it. The parties agree that a copy of the original signature (including an electronic copy) may be used for any and all purposes in respect of this License for which the original signature may have been used. The parties agree that neither party will have any rights to challenge the use or authenticity of a counterpart of this License based solely on that its signature, or the signature of the other party, on such counterpart is not an original signature.

IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the dates given below:

LICENSEE:	THE REGENTS OF THE UNIVERSITY
	OF CALIFORNIA:
Signature:	Signature:
Printed name:	Printed name:
Title:	Title:
Dota	Data