Software License Terms and Conditions

1. SOFTWARE shall mean the TCgen tool available on the web page http://www.csl.cornell.edu/~burtscher/research/TCgen/ and described in Cornell Research Foundation, Inc. (“CRF”) file D-3577. SOFTWARE OUTPUT CODE shall mean any code generated by the SOFTWARE. SOFTWARE OUTPUT CODE includes, but is not limited to, source code, object code and executable code. SOFTWARE and SOFTWARE OUTPUT CODE shall collectively be referred to herein as TCgen SOFTWARE.

2. CRF is a wholly owned subsidiary of Cornell University, is a fiduciary of Cornell University in intellectual property matters and holds all intellectual property rights in TCgen SOFTWARE.

3. LICENSEE means the party to this Agreement and the user of TCgen SOFTWARE. By using TCgen SOFTWARE, LICENSEE enters into this Agreement with CRF.

4. TCgen SOFTWARE is made available under this Agreement to allow certain non-commercial research and teaching use. CRF reserves all commercial rights to TCgen SOFTWARE and these rights may be licensed by CRF to third parties.

5. LICENSEE is hereby granted permission to: a) use SOFTWARE for non-commercial research or teaching purposes, and b) download, compile, execute, copy, and modify SOFTWARE OUTPUT CODE for non-commercial research or teaching purposes provided that this notice accompanies all copies of SOFTWARE OUTPUT CODE. Copies of modified SOFTWARE OUTPUT CODE may be distributed only for non-commercial research or teaching purposes (i) if this notice accompanies those copies, (ii) if said copies carry prominent notices stating that SOFTWARE OUTPUT CODE has been changed, and (iii) the date of any changes are clearly identified in SOFTWARE OUTPUT CODE.

6. CRF may terminate this Agreement at any time if LICENSEE breaches a material provision of this Agreement. CRF may also terminate this Agreement if the TCgen SOFTWARE becomes subject to any claim of infringement of patent, copyright or trade secret, or if in CRF’s opinion such a claim is likely to occur.

7. LICENSEE agrees that the export of TCgen SOFTWARE from the United States may require approval from the U.S. government and failure to obtain such approval will result in the immediate termination of this license and may result in criminal liability under U.S. laws.

8. The work leading to the development of SOFTWARE was supported in part by various grants from an agency of the U.S. Government, and CRF is obligated to comply with U.S. OMB Circular A-124 and 37 CFR Part 401. This license is subject to the applicable terms of U.S. Government regulations concerning Government funded inventions.

9. CRF provides TCgen SOFTWARE on an “as is” basis. CRF does not warrant, guarantee, or make any representations regarding the use or results of TCgen SOFTWARE with respect to its correctness, accuracy, reliability or performance. The entire risk of the use and performance of TCgen SOFTWARE is assumed by LICENSEE. ALL WARRANTIES INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OF FITNESS FOR A
PARTICULAR PURPOSE OR MERCHANTABILITY AND ANY WARRANTY OF NONINFRINGEMENT OF PATENTS, COPYRIGHTS, OR ANY OTHER INTELLECTUAL PROPERTY RIGHT ARE HEREBY EXCLUDED.

10. LICENSEE understands and agrees that neither CRF nor Cornell University is under any obligation to provide maintenance, support or update services, notices of latent defects, correction of defects, or future versions for TCgen SOFTWARE.

11. Even if advised of the possibility of damages, under no circumstances shall CRF or Cornell University individually or jointly be liable to LICENSEE or any third party for damages of any character, including, without limitation, direct, indirect, incidental, consequential or special damages, loss of profits, loss of use, loss of goodwill, computer failure or malfunction. LICENSEE agrees to indemnify and hold harmless CRF and Cornell University for any and all liability CRF or Cornell University may incur as a result of use of TCgen SOFTWARE by LICENSEE.