Visual Numerics, Inc. Software License Agreement PV-WAVE (R), JWAVE™ and TS-WAVE™ Software Products (<u>April 2010</u>)

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"Computer" means primarily a single (but not to exceed four (4)) processor-computing device used by a single end user and that utilizes an operating system that runs the Software (as defined below). A "Computer" can be either a PC (defined as having up to but not more than two (2) processors), or a workstation (defined as having at least two (2) but not more than four (4) processors).

"Copy" means a physical copy, as on a CD, or loading the Software or an Application into RAM or permanent memory of a Computer.

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"Development" means a license for Internal use of the Software to create Applications, and/or a license for Internal use of the Software as a standalone analytics tool, as the case may be.

"Documentation" means printed, electronic or online documentation purchased from VNI or provided by VNI to licensees of its corresponding proprietary PV-WAVE, JWAVE and TS-WAVE software libraries.

"Floating" Users mean Users that may concurrently use the Software via access to one or more Servers at the Site (as defined below) for development or in connection with Deployment pursuant to an Application Run-Time license, as the case may be. "Internal" means use is limited to Licensee, its employees, and contractors performing work for Licensee's benefit, but not Licensee's customers or other third parties.

"License Fee Agreement" means the business transaction document(s) between You

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"Node Lock" means use is limited to a specifically identified Computer or Server at the Site.

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"Run-Time(s)" means the authority for one (1) or more Users to run an Application, developed pursuant to a VNI Software Development license, with a particular application version of the Software, whether PV-WAVE, TS-WAVE or JWAVE. Each Run-Time only applies to those versions of the Software that consist of an executable PV-WAVE, TS-WAVE or JWAVE procedure (i.e. previously compiled in .cpr file format). A Run-Time can only be run or executed in connection with an Application, and cannot be used for creating or modifying Software code or for other Development purposes. "Seat(s)" means the maximum authorized number of Node Lock or Floating Users of the Software.

"Server" means a multiple processor-computing device accessed and used by more than a single end user that has more than four (4) processors and that utilizes an operating system that runs the Software. "Site" is the geographical location of the Server(s) and/or Computers (i) on which the Software is to be installed and used, as specified in Your License Fee Agreement with VNI, or, if not specified therein (ii) where the Software is delivered to You by VNI.

"**Software**" means VNI's proprietary PV-WAVE, JWAVE and TS-WAVE software, as specified in the applicable Licensee Fee Agreement, and includes the corresponding Documentation and, if You have purchased support and maintenance, any Updates and New Releases (as those terms are defined in Exhibit A attached hereto and made a part hereof) subsequently provided by VNI to Licensee.

"SUSS" means VNI's annual Software Update Subscription Service, the terms of which are set forth in Exhibit A attached hereto.

"Third Party" means (i) if You are an individual, and are the only authorized User of the Software pursuant to this Agreement, any other individual (including co-workers), and any legal entity (including Your employer), or (ii) if You are a legal entity, any individual not employed by You, and any other legal entity such as Your customers, suppliers and affiliated companies.

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(a) Subject to the terms and conditions of this Agreement, and upon payment of the applicable fees for the Development license granted pursuant to Section 2 of this Agreement (if You are a developer), and fees for the Application Run-Time licenses specified in Your License Fee Agreement with VNI, You are granted a perpetual, non-

transferable, non-exclusive, fee-bearing Application Run-Time license to install, use and Copy the Software solely in connection with Your Deployment of one (1) or more Application(s), limited to the number of Run-Time(s), and on the type of Computer(s) and/or Server(s) specified in Your License Fee Agreement with VNI, in object code, for Internal use only at the Site. Each Application Run-Time license is subject to any applicable limitations with respect to individual Users, numbers of Run-Times, Seats, Floating Users and/or Node Lock limitations specified in Your License Fee Agreement with VNI. IF NOT OTHERWISE SPECIFIED IN THE APPLICABLE LICENSE FEE AGREEMENT BETWEEN YOU AND VNI, YOUR APPLICATION RUN-TIME LICENSE SHALL PERMIT ONLY ONE (1) RUN-TIME OF THE SOFTWARE TO EXECUTE YOUR APPLICATION, BY A SINGLE USER ON A PC RUNNING THE WINDOWS (R) **OPERATING SYSTEM.** An Application Run-Time license only allows You to Internally use (not develop, create or modify) PV-WAVE, TS-WAVE or JWAVE, as the case may be, to Deploy one (1) or more Applications developed by You or a Third Party using a VNI Development license for the Software. A Third Party may only use Your Application(s) with the Software if such Third Party also purchases one (1) or more Application Run-Time Licenses from VNI.

(b) To the extent not prohibited by applicable state law, You agree to indemnify, hold harmless and defend VNI from and against any claims or lawsuits, including but not limited to attorney's fees, that are based on the use, deployment or distribution of Your Application(s). You agree to use reasonable efforts to restrict Users of Your Application from copying, sublicensing, modifying, reverse engineering, disassembling, decompiling, or redistributing the Software, or using Your Application as an application development tool. You may not distribute the Software (i) externally, or (ii) to third parties, other than Your contractors who may use the Software for Your Internal benefit only; or (iii) for use in conjunction with a compiler, an interpreter language product, or an interface which forms a part of a programming language product; or (iv) which consists of a development tool or utility program similar to the Software which contains the Software; or (v) which includes, directly or indirectly, the Software Documentation; or (vi) which contains the programming interface derived from the Software. Your Application(s) (y) may not provide Your User(s) with an Application Programming Interface (API) which facilitates programmatic access to the developer version of any dynamically linked library (e.g., identified in PC products as a ".lib" file) contained in the Software (i.e. in PC products, in any form other than as bound executables); and (z) may not be used to develop other software programs or applications.

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9. <u>Confidentiality</u>. You agree to maintain in confidence the confidential information of VNI, including any source code to any VNI software programs to which You have access. You further agree not to disclose such VNI confidential information to anyone other than Your employees or contractors who have a need to know or obtain access to such information in order to support Your authorized use of the Software who are bound, by a written agreement, to protect such information against any other use or disclosure.

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12. <u>**Customer Reference.**</u> Licensee agrees to serve as a reference for the Software. VNI may, but shall not be obligated to, use, copy and publish Licensee's name and logo used according to Licensee's style guidelines, and a company description based on information that is publicly available or contained in Licensee's marketing materials, in marketing and promotional materials related to the Software (e.g., in media announcements, print and electronic media, web site media, and electronic communications with customers, prospects, partners, and media representatives) and to identify Licensee as a user of and reference for the Software, subject to Licensee's prior review and approval, which shall not be unreasonably withheld or delayed.

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Applicable terms of Your License Fee Agreement with VNI which specifies numbers of Users, number of Computers and/or Servers, numbers of Run-Times and license limitations (e.g., individual or Floating Users, Seats and/or Node Lock limitations) are incorporated herein by reference as if set forth in full. Additional licenses to use the Software and Documentation obtained by You subsequent hereto shall be subject to all the terms and conditions of this Agreement.

EXHIBIT A Software Update Subscription Services

The following services are provided to each PV-WAVE, JWAVE and TS-WAVE software licensee ("Licensee") who contracts to receive Software Update Support Services ("SUSS") and pays the applicable SUSS fees, which are in addition to the license fees for the PV-WAVE, JWAVE and TS-WAVE software (the "Software"), respectively. SUSS for Development and Application Run-Time Licenses allows Licensee to receive the services described in this Addendum. With respect to Application Run-Time support, Licensee will provide first line of support to its Internal Application Users and VNI will provide second line support to Licensee's Internal Application development and support group:

1. SUPPORT SERVICES. VNI will provide Licensee's developers and application support staff remote access, by telephone, fax, or electronic mail, to VNI product support personnel, who will answer routine questions concerning use of the Software from 8:00 A.M. to 5:00 P.M. Mountain time, Monday through Friday, excluding holidays (for Software obtained outside the U.S. front line support will be provided by the local vendor or VNI office during its normal business hours, excluding applicable holidays).

2. TERM. SUSS will be provided for one (1) year from the date of VNI's invoice for SUSS, provided Licensee pays all amounts due for SUSS.

3. UPDATES. VNI will provide error corrections, bug fixes and patches ("Minor Software Updates," identified by a change in the product designation suffix, e.g., Version 2.1 to 2.2), at no additional cost, when such Minor Software Updates are developed by VNI and generally made available at no cost to commercial licensees subscribing to SUSS.

4. LICENSEE MODIFICATIONS. VNI shall not be responsible for support of the Software if modified by Licensee. SUSS provided by VNI that are traceable to Licensee's modifications or code shall be billed at VNI's standard rates.

5. NEW RELEASES. VNI may, in its sole discretion, determine that the addition of significant functionalities or enhancements to Software may be a new product ("New Release," having a change in a product's version, designated by an increase in the whole number to the left of the decimal, e.g., from Version 2.1 to 3.0). VNI will provide

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6. OTHER SERVICES. For modifications of the Software or for any assistance or support not specifically identified in this Addendum, VNI may agree to perform such services on a time and materials basis.

7. LICENSEE'S DUTIES. Licensee shall give VNI reasonable assistance and access to equipment, documentation and records, including sample output and other diagnostic information.

8. CHARGES. VNI will invoice Licensee annually for SUSS, in advance, at VNI's thencurrent rate, payable as stated on the invoice. If this Agreement is terminated early for any reason, no refund shall be payable to Licensee. VNI shall not be required to provide SUSS during any period in which any amount due for SUSS is delinquent. Costs of telephone and terminal equipment incurred by Licensee shall be the responsibility of Licensee.