

MuJoCo Pro Software License Agreement: Personal Commercial

PLEASE READ THIS SOFTWARE LICENSE AGREEMENT. BY PURCHASING A PERSONAL COMMERCIAL LICENSE TO USE THE MUJOCO PRO SOFTWARE, YOU AGREE TO BE BOUND BY ALL TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THESE TERMS AND CONDITIONS, DO NOT PURCHASE A LICENSE.

1. Parties

This Software License Agreement (hereafter the “Agreement”) is made between Roboti LLC, a Washington, United States of America Limited Liability Company (hereafter "Roboti"), and you, the user of MuJoCo Pro (hereafter “Licensee”).

2. Purpose

The purpose of this agreement is for Roboti to provide Licensee with a license to use Roboti's MuJoCo Pro Software (hereafter “MuJoCo Pro Software”).

3. Licensed Software

The subject of this Agreement is the MuJoCo Pro Software, a dynamic library with C API. MuJoCo Pro includes a parser and compiler for models in Roboti's MJCF format, multi-body dynamics simulator, interactive visualizer, and sample models and code illustrating the use of the library. The MuJoCo Pro Software is generally compatible with computers running the latest 64-bit versions of Windows, OSX and Linux. Some features of the visualizer are only available under Windows and Linux, due to limitations in the OSX drivers.

The MuJoCo Pro Software functions essentially as described in the online documentation available at:

<http://www.mujoco.org/book/>

Roboti owns the copyright in the MuJoCo Pro Software and documentation, except for any third-party software used, as described in the file REFERENCE.txt in the software distribution. This file will be kept up to date with every new release of the MuJoCo Pro Software. All third-party software is used in compliance with its corresponding license, as set forth in Paragraph 11.

The MuJoCo Pro Software source and object code is confidential, proprietary information of Roboti.

This Agreement pertains only to the MuJoCo Pro Software and not to any other products that are now, or may in the future be published, manufactured or distributed by Roboti.

4. Grant of License, Annual License Fees, Restrictions

4.1. Personal Commercial License Grant and Fees

Roboti grants Licensee a non-exclusive, non-transferable Personal Commercial license to use the MuJoCo Pro Software, in accordance with the terms and conditions of this Agreement.

The Personal Commercial license allows Licensee to use the MuJoCo Pro Software for one year on up to 3 computers.

The annual license fee is \$2,000. If Licensee lives in a country whose GRP(PPP)-per-capita is 50% or less compared to the United States of America according to Wikipedia, Licensee is eligible for a discounted annual license fee of \$1000.

The license fee includes the grant of license, and maintenance and technical support as described in Paragraph 10.

4.2. License Restrictions

- Licensee may not modify, decompile, reverse engineer, or disassemble the MuJoCo Pro Software, or any portion of the MuJoCo Pro Software which is distributed by Roboti in binary format;
- Licensee may not provide copies of the MuJoCo Pro Software, account number or activation keys to anyone;
- Licensee may not incorporate the MuJoCo Pro Software as part of any products or services made available to the public, or sell or otherwise distribute the MuJoCo Pro Software;
- Licensee may not use the MuJoCo Pro Software for any purpose prohibited by United States law, including, without limitation, the development, design, manufacture or production of missiles, nuclear, chemical or biological weapons.

5. Electronic Software Distribution, Activation, Computer Registration

The MuJoCo Pro Software may be downloaded from <http://www.mujoco.org>. It requires an activation key in order to run. Within 7 days from the date when Roboti receives payment of the license fee, Roboti will send Licensee an email containing an account number. Licensee will be able to use the account number to register up to three computers at <http://www.mujoco.org>. An activation key for each registered computer will be emailed to Licensee automatically after successful registration. The activation key will continue to function after most computer upgrades, assuming the type of operating system and the hard disk where the operating system is installed remain the same. If Licensee is no longer able to use one of the registered computers, Licensee may send email to license@roboti.us explaining the circumstances and requesting an additional registration. Granting permission for additional registrations will be at Roboti's sole discretion.

6. Product Updates and Enhancements

6.1. Numbering System

Roboti denotes the degree of change in product amendments according to a decimal version numbering system. Any product amendment denoted by a change in the digit to the right of the tenths digit [Version 7.11, 7.12, etc.] in the Product version number is called a "Maintenance Update". Any amendment denoted by a change in the tenths digit [Version 7.1, 7.2, etc.] adds enhancements to the Product and is called a "Feature Upgrade". Any amendment denoted by a

change in the digit(s) to the left of the decimal point [Version 7.0, 8.0, etc.] is a new offering within the same Product line containing significant enhancements in the Product and is called a "New Version".

Roboti shall make these designations at its sole discretion, provided that Roboti uses the same categorizations for all of its customers and not just for Licensee.

6.2. No Guaranty to Enhance Software

Roboti makes no guaranty that it will enhance the MuJoCo Pro Software. Roboti cannot and does not guarantee that the MuJoCo Pro Software will work with future versions of Windows, OSX or Linux. Roboti reserves the right to discontinue support for older operating systems and third-party software. Roboti makes no promise that the MuJoCo Pro Software will work on non-standard computer systems.

7. Term of the Agreement; Renewal

This Agreement shall commence on the date when Roboti sends Licensee the account number as described in Paragraph 5, and shall continue in force for one year. After the end of the one-year term, Licensee may purchase a new license at the terms and prices being offered at <http://www.mujoco.org> at the time of the new purchase. Roboti reserves the right to discontinue this offer at any time.

8. Termination of the Agreement

If Licensee breaches the terms of this Agreement, Roboti may notify Licensee via email that it intends to terminate the agreement, and state the specific nature of the alleged breach. Licensee will have 15 days to cure any such breach. After the 15 days have expired, and provided that the breach has not been cured, Roboti may terminate the agreement via email to Licensee.

9. Effect of Termination

Upon the expiration of or termination of this Agreement, Licensee shall immediately discontinue all use of the MuJoCo Pro Software and erase all copies of the MuJoCo Pro Software that are in its possession or control.

10. Maintenance and Technical Support

Roboti will use reasonable efforts to promptly fix all defects found in the MuJoCo Pro Software which result in substantial deviation from the description in the online documentation. If Roboti is unable to fix a defect or provide a workaround that restores functionality within 30 days, Licensee may request a refund of the prorated licensee fee for the remainder of the term. Roboti will then provide the refund and the Agreement will be terminated.

Technical support requests can be posted on the user forum at <http://www.mujoco.org> or sent via email to support@roboti.us. Roboti will use commercially reasonable efforts, given the size of the company, to address support requests in a timely manner. Note that Roboti does not currently employ dedicated support staff, thus support will be provided by the developers.

Roboti may choose to only provide maintenance and technical support for the latest release of the MuJoCo Pro Software.

11. Warranties and Disclaimers

Roboti warrants that it has the legal right to grant this License to Licensee and that to the best of its knowledge such license does not infringe on any third party's intellectual property rights. Roboti warrants that it is not aware of any lawsuits filed or pending or any dispute related to the MuJoCo Pro Software.

Roboti warrants that all third-party software incorporated in MuJoCo Pro is listed in the file REFERENCE.txt available in the software distribution, and is used in compliance with its corresponding license.

Roboti warrants that the MuJoCo Pro Software will perform substantially in accordance with the online documentation as set forth in Paragraph 3. If the MuJoCo Pro Software does not perform as warranted, Licensee's exclusive remedy shall be to notify Roboti, and Roboti shall, at its sole option, either refund the prorated License Fee or repair or replace the MuJoCo Pro Software within 30 days.

Roboti warrants that the source code it has developed and incorporated in the MuJoCo Pro Software is free of viruses, spyware, malware and other harmful components. However, it is impossible to guarantee that the Website, servers and third-party software components being used will always be free of harmful components. Therefore, **ROBOTI DOES NOT REPRESENT OR WARRANT THAT THE WEBSITE, SERVERS OR SOFTWARE ARE FREE OF VIRUSES, SPYWARE, MALWARE OR OTHER HARMFUL COMPONENTS.** Licensee should use industry recognized software to detect and disinfect viruses, spyware, malware, and other harmful or otherwise undesirable components from any downloads.

The warranties set forth in this Agreement apply only to the latest release of the MuJoCo Pro Software. These warranties will be void if failure of the MuJoCo Pro Software results from misuse, casualty loss, use or combination of the MuJoCo Pro Software with any products, goods, services or other items furnished or recommended by anyone other than Roboti or any modification not made by or for Roboti.

Roboti does not warrant that the operation of the MuJoCo Pro Software will be uninterrupted or error free. Computer software is inherently subject to bugs and potential incompatibility with other computer software and hardware.

ROBOTI SPECIFICALLY DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ROBOTI SHALL NOT BE LIABLE FOR SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR OTHER DAMAGES ARISING FROM ANY BREACH OF WARRANTY, BREACH OF CONTRACT, NEGLIGENCE, OR ANY OTHER LEGAL THEORIES, EVEN IF ROBOTI HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL ROBOTI'S LIABILITY FOR ANY DAMAGES EVER EXCEED THE ANNUAL FEE PAID FOR THE LICENSE TO USE THE MUJOCO PRO SOFTWARE, REGARDLESS OF ANY FORM OF THE CLAIM.

MuJoCo Pro is to be used for simulations only. MuJoCo Pro is not designed to be used to operate machinery or to be used in any other real life situations. Roboti specifically disclaims all liability for damages resulting from using MuJoCo Pro in real life situations.

This warranty gives Licensee specific legal rights; Licensee may have other rights which may vary from state to state and country to country. Some states do not allow limitations on how long an implied warranty lasts or exclusions of incidental or consequential damages, so some of the above may not apply to Licensee.

12. Ownership, Copyright and Trademark Protection

Roboti owns all rights in the MuJoCo Software including but not limited to copyright, database rights and other intellectual property rights. The MuJoCo Pro Software is protected by U.S. and international copyright law. The MuJoCo Pro Software's source code is a trade secret of Roboti, and will not be provided to Licensee.

As between Roboti and Licensee, Licensee owns all rights in any software developed by Licensee in connection with Licensee's exercise of the rights granted herein. Note that if Licensee distributes software whose operation depends on MuJoCo Pro, the restrictions in Paragraph 4.2 imply that users of Licensee's software will need to obtain their own MuJoCo Pro license before they can use Licensee's software.

Neither the MuJoCo Pro Software nor Licensee's rights or obligations under this Agreement may be sublicensed, leased, rented, distributed, assigned, or transferred in whole or in part by Licensee to any third-party. All content provided with the MuJoCo Pro Software shall be used solely by Licensee in accordance with the terms and conditions of this Agreement. Content shall not be copied, published, given away, posted, leased, sold, or licensed to any third-party.

Licensee is prohibited from capturing or extracting content by any means not expressly granted hereunder, or using content for any purpose other than the designated requirements of the MuJoCo Pro Software.

Roboti has placed a copyright notice in the MuJoCo Pro Software, essentially in the form of:

Copyright © 2016 Roboti™, All Rights Reserved

The MuJoCo Pro Software contains some open source code. Roboti makes no copyright claim to the underlying open source code.

Roboti is the owner of the trademarks "MuJoCo", "MuJoCo Pro" and "Roboti" (hereafter "the trademarks"). During the term of this Agreement, Licensee is authorized to use the trademarks in connection with Licensee's use of the MuJoCo Pro Software.

13. Export Law Assurance

Licensee may not use or otherwise export the MuJoCo Pro Software except as authorized by U.S. law and will not export the MuJoCo Pro Software to any country to which the United States prohibits export of software and related technology.

14. All Other Rights

Ownership of the MuJoCo Pro Software shall remain exclusively with Roboti. All rights, including copyright rights, not herein specifically transferred from Roboti to Licensee are reserved exclusively to Roboti.

15. Law Applicable

This Agreement shall be governed by and construed in accordance with the laws of the State of Washington, United States of America, without reference to principles of conflicts of law. Jurisdiction and venue for any action arising out of this Agreement shall be properly laid exclusively in the Superior Court of Washington for King County, Seattle Division, or in the United States District Court for the Western District of Washington at Seattle. Licensee hereby irrevocably consents to the jurisdiction and venue of the courts identified in the preceding sentence in connection with any claim, action, suit or proceeding relating to this Agreement.

16. Entire Agreement

This written contract contains the entire understanding between the parties.

17. Headings

The descriptive headings of the paragraphs of this Agreement are included for convenience only and do not constitute a part of this Agreement.

18. Severability

If the scope of any of the provisions of the Agreement is too broad in any respect whatsoever to permit enforcement to its full extent, then such provisions shall be enforced to the maximum extent permitted by law, and the parties to this Agreement consent and agree that such scope may be judicially modified accordingly and that the whole of such provisions of this Agreement shall not thereby fail, but that the scope of such provisions shall be curtailed only to the extent necessary to conform to law.

If any provision or any portion of any provision of this Agreement is held to be invalid or unenforceable for any reason, such determination shall not affect the validity or enforceability of the remaining provisions hereof.

19. Acceptance

By purchasing a Personal Commercial License to use the MuJoCo Pro Software, Licensee accepts all terms and conditions of this Agreement.