

ATTACHMENT A - DESCRIPTION AND PRICE LIST

1. Description

WinXAS is a XAS data analysis program for PCs running MS-Windows® 95/98/2000/NT or later. WinXAS contains all necessary numerical algorithms and procedures for standard XAS data analysis. Owing to its open and flexible data file structure, WinXAS can read a variety of different multiple column data files. Besides its numerical and standard XAS features, WinXAS contains several routines for the analysis of energy dispersive XAS data. Furthermore, WinXAS macro can be employed in a serial treatment to a large number of consecutive spectra obtained from time-resolved experiments. The software package comes with a user manual in PS and HTML format (to be read with an internet browser).

2. Fee for Non-Corporate Use (License, Distribution and Handling)

New license, distribution and handling fees for academic, non-profit and government laboratories for WinXAS v3.1 is EURO 200. Fees for each additional system on which the code is installed are 50% of the new license fees.

3. Fee for Corporate Use (License, Distribution and Handling)

Fee for WinXAS v3.1 is EURO 500. Fees for each additional system on which the code is installed are 50% of the new license fees.

4. Updates and New Releases

All licensees will be informed of major new release availability. Updates will be available at no charge.

5. Payment and Software Delivery

All payments will be by check or by electronic bank transfer, payable to Thorsten Ressler, and sent to the WinXAS address (please see order form for address details). Include one copy of the completed license agreement together with the order form. Delivery will be by electronic transfer only (e-mail). **Delivery cannot be made until payment has been received.**

6. System Requirements

WinXAS is running under the operation system MS Windows® 95/98/2000/NT/XP or later. WinXAS requires 1.5 MB free hard drive space and 32 MB RAM minimum. A Pentium Processor and SVGA monitor resolution is recommended.

WinXAS PROGRAM USER SOFTWARE LICENSE AGREEMENT

Agreement made this _____ day of _____ (hereinafter the "EFFECTIVE DATE") between Thorsten Ressler (hereinafter "TR") and

_____ (hereinafter the "LICENSEE").

I. LICENSE

TR grants and LICENSEE accepts a non-exclusive, non-transferable license at LICENSEE's

_____ site, for

WinXAS Software, described in Attachment A.

II. DISTRIBUTION FEE

WinXAS Software is provided at a nominal distribution fee only for academic, non-profit and government laboratory use. All other entities are subject to the corporate rate as described in Attachment A. TR agrees to deliver to LICENSEE machine readable copy of WinXAS Software upon: 1) both parties signing this Agreement and 2) payment of fees by LICENSEE as per Attachment A.

III. USE INSTRUCTIONS

1. LICENSEE agrees that neither WinXAS Software nor any of its components shall be used as the basis of a commercial product, and that it shall not be rewritten in another computer language or otherwise adapted to circumvent the need for obtaining additional license rights.
2. In no event shall LICENSEE install or provide this WinXAS Software on any computer system on which LICENSEE purchases or sells computer-related services.
3. Use of WinXAS Software for any purpose other than that specified in this Agreement requires prior approval in writing from TR.
4. The license granted and the licensed WinXAS Software may not be assigned, sublicensed, or otherwise transferred by LICENSEE. LICENSEE shall take reasonable precautions to ensure that neither WinXAS Software nor its components are copied, transferred, or disclosed to parties other than LICENSEE.
5. LICENSEE shall not transfer WinXAS Software or any component of it outside of the site to which WinXAS Software is licensed.
6. **Network Use.** LICENSEE may also store or install a copy of the WinXAS software to allow other computers to use the WinXAS software over an internal network, and distribute the WinXAS software to other computers over an internal network. However, LICENSEE must acquire and dedicate a license for the WinXAS software for each computer on which the WinXAS software is used or to which it is distributed. A license for the WinXAS software may not be shared or used concurrently on different computers.
7. In published accounts of the use or application of WinXAS you shall refer to the System by this name and cite the appropriate literature reference:

T. Ressler, *WinXAS: A XAS Data Analysis Program under MS Windows*, **J. Synch. Rad.**, 5, 118 (1998)
This citation may be updated by TR through written notification.

IV. LIMITATION OF LIABILITY

1. TR MAKES NO WARRANTIES, EITHER EXPRESS OR IMPLIED AS TO THE CONDITION OF WinXAS SOFTWARE, OR ITS FITNESS FOR ANY PARTICULAR PURPOSE. LICENSEE AGREES TO ACCEPT WinXAS SOFTWARE 'AS IS' AND IT IS UNDERSTOOD THAT TR IS NOT OBLIGATED TO PROVIDE MAINTENANCE, IMPROVEMENTS, DEBUGGING OR SUPPORT OF ANY KIND.
2. TR SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES SUFFERED BY LICENSEE OR ANY OTHER PARTIES FROM THE USE OF WinXAS SOFTWARE.

3. LICENSEE agrees to indemnify TR for liability resulting from the use of WinXAS Software by LICENSEE. LICENSEE and TR each agree to hold the other harmless for their own negligence.

V. TITLE

1. Title, patent, copyright and trademark rights to WinXAS Software remain with TR. LICENSEE shall take all reasonable precautions to preserve these rights.
2. TR reserves the right to license or grant any other rights to WinXAS Software to other persons or entities.

VI. TERMINATION

1. This Agreement shall become effective on the date it is accepted by TR and shall remain in effect, in the absence of a termination notice.
2. LICENSEE and TR may mutually agree to terminate this Agreement at any time for any reason upon thirty (30) days' written notice. TR has no obligation to refund the transfer and maintenance fees upon LICENSEE initiated termination.
3. TR may terminate this agreement for a material breach of this agreement if TR supplies written notice to LICENSEE of such material breach and LICENSEE fails to cure such material breach within sixty (60) days from the written notice.
4. Upon termination of this Agreement, LICENSEE agrees to return or destroy all copies of WinXAS Software and associated documentation. TR must be assured in writing within thirty (30) days that original copy has been destroyed. LICENSEE will also destroy all backup copies in the ordinary course of business.

- VII. This Agreement contains the entire agreement between TR and LICENSEE, and supersedes all prior written or oral representations with respect to WinXAS Software.

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

LICENSEE

TR

By _____

By _____

Title _____

Title _____

Date _____

Date _____

Laboratory Affiliation (if applicable) and Address:

Licensee Phone Number: _____

Fax Number: _____

e-mail Address: _____

