To request a free trial license of the Pryce Sort for the Tachyon Operating System please print and read the following license agreement, sign it, fill in the blanks and either fax the entire agreement to +1-253-568-9630 or mail to:

Michael E. Pryce 3623 55<sup>th</sup> Street Northeast Tacoma, WA 98422-4570 USA

If you have any questions, please contact Michael E. Pryce via e-mail at: mepdt@att.net or phone at: +1-253-568-9688.

PRYCE SOFTWARE FREE TRIAL TERMS AND CONDITIONS

- "Licensor" shall mean Michael E. Pryce or its assigns. "Licensed Software" or "Software" shall mean the "SORT for the Tachyon Operating System", and all documentation associated therewith, provided to Licensee, including, but not limited to the User's Guide and other manuals.
- Licensor hereby grants to Licensee, and Licensee hereby accepts, a personal non-exclusive and non-transferable license to use the Licensed Software for a period of thirty (30) calendar days from the date hereof.
- 3. Upon the expiration of the term of this Agreement, the Licensed Software shall automatically become disabled. In addition, Licensee agrees that so long as this Agreement is in effect or Licensee is in possession of Licensed Software or any portion of Licensed Software, Licensee will not knowingly participate in the development or commercialization of software competitive to the Licensed Software.
- 4. Licensee acknowledges and agrees that the Licensed Software is Licensor's exclusive, valuable and confidential property and that Licensee will maintain the confidentiality of the licensed Software. Licensee may not make available to third parties the Licensed Software or any portion thereof without Licensor's prior consent.
- 5. Upon any termination or cancellation of the Agreement, Licensee shall immediately destroy any copies of Licensed Software.
- 6. Licensee acknowledges that the Licensed Software furnished to Licensee by Licensor is protected by copyright and is not to be copied, reproduced, distributed or published except as reasonably necessary to exercise Licensee's rights to use the Licensed Software under this Agreement.

- 7. Licensee shall be solely responsible for the selection, installation and use of the Licensed Software. For a period of thirty (30) days from the date hereof, Licensor shall provide Licensee with certain technical support and service as determined by Licensor. Licensor, at its discretion, may also provide support for problems concerning the Licensee's assembly language programs, which are not related to the Software, for an additional fee, subject to the Licensor's current fee schedule for such support services.
- 8. The Licensor is not liable for any problems or damages associated with the Licensee's programs which were assembled using the Licensed Software. The Licensee is solely responsible for testing their programs and ensuring adequate backup and recovery of their data.
- 9. EXCEPT AS EXPRESSLY PROVIDED HEREIN, THE LICENSED SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. LICENSEE SHALL BE SOLELY RESPONSIBLE FOR THE SELECTION, USE, EFFICIENCY AND SUITABILITY OF THE LICENSED SOFTWARE AND THE LICENSOR SHALL HAVE NO LIABILITY THEREFOR.
- 10. IN NO EVENT SHALL LICENSOR BE LIABLE TO LICENSEE FOR ANY INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES OR LOST PROFITS, ARISING OUT OF OR RELATED TO THIS LICENSE OR THE PERFORMANCE OR BREACH THEREOF, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY THEREOF. LICENSOR'S LIABILITY TO LICENSEE HEREUNDER, IF ANY, SHALL IN NO EVENT EXCEED THE TOTAL OF THE LICENSE FEES PAID TO LICENSOR HEREUNDER BY THE LICENSEE.
- 11. IN NO EVENT SHALL LICENSOR BE LIABLE TO LICENSEE FOR ANY DAMAGES RESULTING FROM OR RELATED TO ANY FAILURE OF THE SOFTWARE, INCLUDING, BUT NOT LIMITED TO LOSS OF DATA, OR DELAY OF THE LICENSOR IN THE DELIVERY OF THE LICENSED SOFTWARE OR IN THE PERFORMANCE OF SERVICES HEREUNDER OR RELATED AGREEMENTS.
- 12. LICENSOR SHALL HAVE NO LIABILITY TO LICENSEE FOR THE INFRINGEMENT OF PROPRIETARY RIGHTS BY THE LICENSED SOFTWARE OR ANY PORTION THEREOF.
- 13. THE LICENSEE MAY NOT, FOR ANY REASON OR PURPOSE, ATTEMPT TO OR ACTUALLY REVERSE ASSEMBLE OR REVERSE COMPILE THE LICENSED SOFTWARE OR ATTEMPT TO DEFEAT TIME LIMITS OR OTHER RESTRICTIONS PRESENT IN THE SOFTWARE.

- 14. This Agreement will not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded. Additionally, Licensee is bound by all present and future United States laws, regulations, restrictions and policies. The United States maintains lists of Embargo Goods, Deny Orders and Specially Designated Nationals containing but not limited to Iraq, Libya, Iran, North Korea, Cuba and the Serbs of Bosnia. Licensee represents, warrants, agrees, and certifies that Licensee is not a national or resident of any such country, under any such country's control, and that Licensee is not currently located in any such country, or that the Software or its technology produced from it will not be transferred, exported or re-exported into any such country, electronically or otherwise.
- 15. US Government Restricted Rights: This Software is provided with RESTRICTED RIGHTS. Use, duplication, or disclosure of this Software by the United States Government is subject to restrictions as set forth in FAR 52.227-19(c)(2) or subparagraph (c)(1)(ii) of the Rights in Technical Data and Commercial Computer Software - Restricted Rights clause 48 CFR 52.227-19, and/or similar or successor clauses in the FAR, or the DOD or NASA FAR Supplement, as applicable. Unpublished rights are reserved under the Copyright Laws of the United States. Manufacturers are: Michael E. Pryce, 3623 55<sup>th</sup> Street Northeast, Tacoma Washington 98422.
- 16. These terms and conditions constitute the complete and final agreement between the parties and supersede all prior or contemporaneous oral or written negotiations or communications with respect to its subject matter.
- 17. In the event of any default under the terms of this Agreement, the non-defaulting party shall be entitled to its remedies at law or in equity and shall also be entitled to its attorneys' fees and costs in the enforcement of this Agreement. In addition, Licensor shall have the right to immediately terminate the Agreement upon default by Licensee. Such termination shall be effective upon Licensee's receipt of written notice of termination from Licensor.
- 18. The validity, construction and performance of these terms and conditions are governed by the laws of the State of Washington. Suit with respect to this Agreement may be brought only in a Washington State or Federal Court. Licensee consents to jurisdiction and venue in Colorado for purposes of any proceeding involving or relating to this Licensee Agreement.

THE UNDERSIGNED HAS READ AND APPROVED OF ALL OF THE TERMS AND CONDITIONS AS STATED HEREIN.

Signature:	Date:	
-		

I wa	int	to	try	the	Pryce	Sort	for	the	Tachyon	0pe	rating	System
Name	: _											
Titl	e:											
Comp	any	: _										
Addr	ess	: _										
		_										
City	:	_						State	e/Prov.			
Cour	ntry	: _						Zip/H	P. Code			
Phor	ne:		(	)			I	FAX:	()_			
Comp	any	₩€	eb Si	ite:								
E-ma	il:	_									(requi	red)
Name this	e of s so	p€ ftv	erson vare	n eva (if	aluatin diffen	ng rent)	:					
	Pho	ne:		(	)			FAX	۲: (	_)		
	E-m	ail	.: _									
Rev1	.215	200	)2									

The following must be completely filled out: