This is a License Agreement between Sai Sharath Gorthy ("You") and American Society of Mechanical Engineers ASME ("American Society of Mechanical Engineers ASME") provided by Copyright Clearance Center ("CCC"). The license consists of your order details, the terms and conditions provided by American Society of Mechanical Engineers ASME, and the payment terms and conditions.

All payments must be made in full to CCC. For payment instructions, please see information listed at the bottom of this form.

<table>
<thead>
<tr>
<th>License Number</th>
<th>4104371421015</th>
</tr>
</thead>
<tbody>
<tr>
<td>License date</td>
<td>Apr 30, 2017</td>
</tr>
<tr>
<td>Licensed content publisher</td>
<td>American Society of Mechanical Engineers ASME</td>
</tr>
<tr>
<td>Licensed content title</td>
<td>Journal of dynamic systems, measurement, and control</td>
</tr>
<tr>
<td>Licensed content date</td>
<td>Jan 1, 1959</td>
</tr>
<tr>
<td>Type of Use</td>
<td>Thesis/Dissertation</td>
</tr>
<tr>
<td>Requestor type</td>
<td>Academic institution</td>
</tr>
<tr>
<td>Format</td>
<td>Electronic</td>
</tr>
<tr>
<td>Portion</td>
<td>chart/graph/table/figure</td>
</tr>
<tr>
<td>Number of charts/graphs/tables/figures</td>
<td>2</td>
</tr>
<tr>
<td>Title or numeric reference of the portion(s)</td>
<td>Figure 2.a, Compressor Map for Flow rate Vs Pressure Ratio, Figure 5.a, Efficiency Vs Flow rate</td>
</tr>
<tr>
<td>Title of the article or chapter the portion is from</td>
<td>Turbocharger Map Reduction for Control-Oriented Modeling</td>
</tr>
<tr>
<td>Editor of portion(s)</td>
<td>Marco P. Schoen</td>
</tr>
<tr>
<td>Author of portion(s)</td>
<td>Karla Stricker</td>
</tr>
<tr>
<td>Volume of serial or monograph.</td>
<td>136</td>
</tr>
<tr>
<td>Page range of the portion</td>
<td>3-5</td>
</tr>
<tr>
<td>Publication date of portion</td>
<td>April 4, 2014</td>
</tr>
<tr>
<td>Rights for</td>
<td>Main product</td>
</tr>
<tr>
<td>Duration of use</td>
<td>Life of current edition</td>
</tr>
<tr>
<td>Creation of copies for the disabled</td>
<td>no</td>
</tr>
<tr>
<td>With minor editing privileges</td>
<td>no</td>
</tr>
<tr>
<td>For distribution to</td>
<td>Worldwide</td>
</tr>
<tr>
<td>In the following language(s)</td>
<td>Original language of publication</td>
</tr>
<tr>
<td>With incidental promotional use</td>
<td>no</td>
</tr>
<tr>
<td>The lifetime unit quantity of new product</td>
<td>Up to 499</td>
</tr>
</tbody>
</table>

https://s100.copyright.com/CustomerAdmin/PLF.jsp?ref=ba348a05-bd4b-46c9-bde4-a9ed91c3ad89 1/5
Made available in the following markets: professional

The requesting person/organization is: Sai Sharath Gorthy/MTU

Order reference number

Author/Editor: Sai Sharath Gorthy

The standard identifier of New Work: Michigan Technological University

The proposed price: free

Title of New Work: SIMULATION STUDY ON EFFECT OF GAS CHARGING AND EGR IN A DUAL FUEL ENGINE USING GT-POWER

Publisher of New Work: Michigan Technological University

Expected publication date: Aug 2017

Estimated size (pages): 60

Total (may include CCC user fee): 0.00 USD

Terms and Conditions

TERMS AND CONDITIONS

The following terms are individual to this publisher:

None

Other Terms and Conditions:

STANDARD TERMS AND CONDITIONS

1. Description of Service; Defined Terms. This Republication License enables the User to obtain licenses for republication of one or more copyrighted works as described in detail on the relevant Order Confirmation (the “Work(s)”). Copyright Clearance Center, Inc. (“CCC”) grants licenses through the Service on behalf of the rightsholder identified on the Order Confirmation (the “Rightsholder”). “Republication”, as used herein, generally means the inclusion of a Work, in whole or in part, in a new work or works, also as described on the Order Confirmation. “User”, as used herein, means the person or entity making such republication.

2. The terms set forth in the relevant Order Confirmation, and any terms set by the Rightsholder with respect to a particular Work, govern the terms of use of Works in connection with the Service. By using the Service, the person transacting for a republication license on behalf of the User represents and warrants that he/she/it (a) has been duly authorized by the User to accept, and hereby does accept, all such terms and conditions on behalf of User, and (b) shall inform User of all such terms and conditions. In the event such person is a “freelancer” or other third party independent of User and CCC, such party shall be deemed jointly a “User” for purposes of these terms and conditions. In any event, User shall be deemed to have accepted and agreed to all such terms and conditions if User republishes the Work in any fashion.

3. Scope of License; Limitations and Obligations.

3.1 All Works and all rights therein, including copyright rights, remain the sole and exclusive property of the Rightsholder. The license created by the exchange of an Order Confirmation (and/or any invoice) and payment by User of the full amount set forth on that document includes only those rights expressly set forth in the Order Confirmation and in these terms and conditions, and conveys no other rights in the Work(s) to User. All rights not expressly granted are hereby reserved.

3.2 General Payment Terms: You may pay by credit card or through an account with us payable at the end of the month. If you and we agree that you may establish a standing account with CCC, then the following terms apply: Remit Payment to: Copyright Clearance Center, 29118 Network Place, Chicago, IL 60673-1291. Payments Due: Invoices are payable
upon their delivery to you (or upon our notice to you that they are available to you for
downloading). After 30 days, outstanding amounts will be subject to a service charge of 1-
1/2% per month or, if less, the maximum rate allowed by applicable law. Unless otherwise
specifically set forth in the Order Confirmation or in a separate written agreement signed by
CCC, invoices are due and payable on “net 30” terms. While User may exercise the rights
licensed immediately upon issuance of the Order Confirmation, the license is automatically
revoked and is null and void, as if it had never been issued, if complete payment for the
license is not received on a timely basis either from User directly or through a payment
agent, such as a credit card company.
3.3 Unless otherwise provided in the Order Confirmation, any grant of rights to User (i) is
“one-time” (including the editions and product family specified in the license), (ii) is non-
exclusive and non-transferable and (iii) is subject to any and all limitations and restrictions
(such as, but not limited to, limitations on duration of use or circulation) included in the
Order Confirmation or invoice and/or in these terms and conditions. Upon completion of the
licensed use, User shall either secure a new permission for further use of the Work(s) or
immediately cease any new use of the Work(s) and shall render inaccessible (such as by
deleting or by removing or severing links or other locators) any further copies of the Work
(except for copies printed on paper in accordance with this license and still in User's stock at
the end of such period).
3.4 In the event that the material for which a republication license is sought includes third
party materials (such as photographs, illustrations, graphs, inserts and similar materials)
which are identified in such material as having been used by permission, User is responsible
for identifying, and seeking separate licenses (under this Service or otherwise) for, any of
such third party materials; without a separate license, such third party materials may not be
used.
3.5 Use of proper copyright notice for a Work is required as a condition of any license
granted under the Service. Unless otherwise provided in the Order Confirmation, a proper
copyright notice will read substantially as follows: “Republished with permission of
[Rightsholder’s name], from [Work's title, author, volume, edition number and year of
copyright]; permission conveyed through Copyright Clearance Center, Inc. ” Such notice
must be provided in a reasonably legible font size and must be placed either immediately
adjacent to the Work as used (for example, as part of a by-line or footnote but not as a
separate electronic link) or in the place where substantially all other credits or notices for
the new work containing the republished Work are located. Failure to include the required notice
results in loss to the Rightsholder and CCC, and the User shall be liable to pay liquidated
damages for each such failure equal to twice the use fee specified in the Order Confirmation,
in addition to the use fee itself and any other fees and charges specified.
3.6 User may only make alterations to the Work if and as expressly set forth in the Order
Confirmation. No Work may be used in any way that is defamatory, violates the rights of
third parties (including such third parties' rights of copyright, privacy, publicity, or other
tangible or intangible property), or is otherwise illegal, sexually explicit or obscene. In
addition, User may not conjoin a Work with any other material that may result in damage to
the reputation of the Rightsholder. User agrees to inform CCC if it becomes aware of any
infringement of any rights in a Work and to cooperate with any reasonable request of CCC
or the Rightsholder in connection therewith.
4. Indemnity. User hereby indemnifies and agrees to defend the Rightsholder and CCC, and
their respective employees and directors, against all claims, liability, damages, costs and
expenses, including legal fees and expenses, arising out of any use of a Work beyond the
scope of the rights granted herein, or any use of a Work which has been altered in any
unauthorized way by User, including claims of defamation or infringement of rights of
copyright, publicity, privacy or other tangible or intangible property.
5. Limitation of Liability. UNDER NO CIRCUMSTANCES WILL CCC OR THE
RIGHTSHOLDER BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL OR
INCIDENTAL DAMAGES (INCLUDING WITHOUT LIMITATION DAMAGES FOR
LOSS OF BUSINESS PROFITS OR INFORMATION, OR FOR BUSINESS INTERRUPTION) ARISING OUT OF THE USE OR INABILITY TO USE A WORK, EVEN IF ONE OF THEM HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. In any event, the total liability of the Rightsholder and CCC (including their respective employees and directors) shall not exceed the total amount actually paid by User for this license. User assumes full liability for the actions and omissions of its principals, employees, agents, affiliates, successors and assigns.

6. Limited Warranties. THE WORK(S) AND RIGHT(S) ARE PROVIDED “AS IS”. CCC HAS THE RIGHT TO GRANT TO USER THE RIGHTS GRANTED IN THE ORDER CONFIRMATION DOCUMENT. CCC AND THE RIGHTSHOLDER DISCLAIM ALL OTHER WARRANTIES RELATING TO THE WORK(S) AND RIGHT(S), EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. ADDITIONAL RIGHTS MAY BE REQUIRED TO USE ILLUSTRATIONS, GRAPHS, PHOTOGRAPHS, ABSTRACTS, INSERTS OR OTHER PORTIONS OF THE WORK (AS OPPOSED TO THE ENTIRE WORK) IN A MANNER CONTEMPLATED BY USER; USER UNDERSTANDS AND AGREES THAT NEITHER CCC NOR THE RIGHTSHOLDER MAY HAVE SUCH ADDITIONAL RIGHTS TO GRANT.

7. Effect of Breach. Any failure by User to pay any amount when due, or any use by User of a Work beyond the scope of the license set forth in the Order Confirmation and/or these terms and conditions, shall be a material breach of the license created by the Order Confirmation and these terms and conditions. Any breach not cured within 30 days of written notice thereof shall result in immediate termination of such license without further notice. Any unauthorized (but licensable) use of a Work that is terminated immediately upon notice thereof may be liquidated by payment of the Rightsholder's ordinary license price therefor; any unauthorized (and unlicensable) use that is not terminated immediately for any reason (including, for example, because materials containing the Work cannot reasonably be recalled) will be subject to all remedies available at law or in equity, but in no event to a payment of less than three times the Rightsholder's ordinary license price for the most closely analogous licensable use plus Rightsholder's and/or CCC's costs and expenses incurred in collecting such payment.

8. Miscellaneous.

8.1 User acknowledges that CCC may, from time to time, make changes or additions to the Service or to these terms and conditions, and CCC reserves the right to send notice to the User by electronic mail or otherwise for the purposes of notifying User of such changes or additions; provided that any such changes or additions shall not apply to permissions already secured and paid for.

8.2 Use of User-related information collected through the Service is governed by CCC’s privacy policy, available online here: http://www.copyright.com/content/cc3/en/tools/footer/privacypolicy.html.

8.3 The licensing transaction described in the Order Confirmation is personal to User. Therefore, User may not assign or transfer to any other person (whether a natural person or an organization of any kind) the license created by the Order Confirmation and these terms and conditions or any rights granted hereunder; provided, however, that User may assign such license in its entirety on written notice to CCC in the event of a transfer of all or substantially all of User’s rights in the new material which includes the Work(s) licensed under this Service.

8.4 No amendment or waiver of any terms is binding unless set forth in writing and signed by the parties. The Rightsholder and CCC hereby object to any terms contained in any writing prepared by the User or its principals, employees, agents or affiliates and purporting to govern or otherwise relate to the licensing transaction described in the Order Confirmation, which terms are in any way inconsistent with any terms set forth in the Order Confirmation and/or in these terms and conditions or CCC's standard operating procedures, whether such writing is prepared prior to, simultaneously with or subsequent to the Order
Confirmation, and whether such writing appears on a copy of the Order Confirmation or in a separate instrument.

8.5 The licensing transaction described in the Order Confirmation document shall be governed by and construed under the law of the State of New York, USA, without regard to the principles thereof of conflicts of law. Any case, controversy, suit, action, or proceeding arising out of, in connection with, or related to such licensing transaction shall be brought, at CCC’s sole discretion, in any federal or state court located in the County of New York, State of New York, USA, or in any federal or state court whose geographical jurisdiction covers the location of the Rightsholder set forth in the Order Confirmation. The parties expressly submit to the personal jurisdiction and venue of each such federal or state court.

If you have any comments or questions about the Service or Copyright Clearance Center, please contact us at 978-750-8400 or send an e-mail to info@copyright.com.

v 1.1

Questions? customercare@copyright.com or +1-855-239-3415 (toll free in the US) or +1-978-646-2777.