

Evolved Neural Circuit (ENC) Protective License v1.0

Copyright (c) 2026 Essen Lindsay Davis. All rights reserved.

1. Definitions

“Software” means the Arvis and Evolved Neural Circuit (ENC) source code, compiled binaries, trained models, evolved neural circuit data, embedding tables, whitepaper specifications, training data, configuration files, and all associated documentation and data files in this repository, including any portion, excerpt, or fragment thereof.

“Evolved Neural Circuit” (ENC) means the method and implementation of evolving computational units from random byte-tape programs through selection, organizing them into layered circuits with neuromodulation and survival-based permanence, as described in the accompanying specification.

“Derivative Work” means any work that incorporates, is based on, adapts, translates, modifies, extends, or is substantially similar to the Software or any portion thereof — including reimplementations of the methods, algorithms, or architectures described in the Software or its documentation, regardless of programming language or platform.

“Licensee” means any individual or entity that accesses, downloads, copies, forks, or otherwise obtains or uses the Software.

“Prohibited Use” means any use listed in Section 8 of this license.

2. Proprietary Notice

This Software is proprietary and confidential. It is not open source. It is not public domain. The availability of source code does not constitute a license, waiver, or abandonment of any intellectual property rights. All rights not explicitly granted in this license are reserved by the copyright holder.

The methods described in this Software are the subject of a pending United States provisional patent application. The patent covers the methods and algorithms themselves, not merely this implementation. Independent reimplementations of these methods — whether derived from this source code, the accompanying whitepapers, or independent discovery — may constitute patent infringement and require a separate patent license.

3. Limited Grant of Rights

The copyright holder grants Licensee limited rights to:

- a. **Read** published whitepapers and documentation made available by the copyright holder. This right is for informational purposes only and does not grant any right to implement, reproduce, or act upon the methods described therein.
- b. **Use demos** — use any demonstration version, trial, or evaluation copy of the Software provided directly by the copyright holder, solely for the purpose of evaluating the Software’s capabilities. Demo use is limited to the scope, duration, and terms specified by the copyright holder at the time of provision. Demo access does not grant any rights to the underlying source code, methods, models, or data, and may be revoked at any time.

All other rights are reserved. Without a separate written agreement signed by the copyright holder, no person or entity may:

- Access, read, study, or analyze the source code, trained models, evolved circuit data, or embedding tables
- Modify, adapt, or create Derivative Works
- Redistribute, share, sublicense, or make the Software available to third parties
- Use the Software in any product, service, application, or system
- Use the Software for any commercial or non-commercial purpose whatsoever, including academic research
- Use the Software to train, fine-tune, or improve any machine learning model or AI system
- Incorporate the Software or its methods into any other software or hardware
- Reverse-engineer, decompile, disassemble, or otherwise attempt to derive the algorithms, methods, architectures, or data structures from the Software, its trained models, or its evolved circuit data
- Deploy the Software or any Derivative Work in any environment (development, staging, or production)
- Implement, replicate, or reproduce the methods, algorithms, or architectures described in the whitepapers or documentation

Reading a whitepaper does not constitute authorization to use, implement, or build upon the methods it describes. The patent covers the methods themselves — not merely the source code. Any access to source code, trained models, or circuit data requires prior written authorization from the copyright holder.

4. End-User Output Rights

If the copyright holder or an authorized licensee deploys the Software as a hosted service, API, or product, end-users of that service may use the **outputs** generated by the service (text, data, predictions, or other

results) for any lawful commercial or non-commercial purpose that is not a Prohibited Use under Section 8. This right applies only to the outputs — not to the Software, its source code, its methods, its trained models, or its internal operation.

End-users of a deployed service receive NO rights to: - The underlying source code, algorithms, or methods - The trained models, evolved circuit data, or embedding tables - Any knowledge of the internal architecture or implementation - Redistribute, resell, or sublicense access to the service itself

This section grants rights only through services deployed by or with the written authorization of the copyright holder. It does not grant any rights to the Software itself.

5. Source Code — Strictly Proprietary

The source code is not intended for public release. If source code is made available in any form (repository, archive, disclosure, or otherwise), such availability does not constitute a license, waiver, or abandonment of any intellectual property rights. The source code remains the exclusive property of the copyright holder regardless of how it was obtained.

No person or entity may access, read, use, copy, modify, distribute, or create Derivative Works from the source code without a separate written agreement signed by the copyright holder. There are no exceptions for personal, educational, or academic use.

6. Commercial and Deployment Licensing

ANY use of the Software — including but not limited to reading, studying, commercial use, academic use, deployment, modification, redistribution, incorporation into products, or creation of Derivative Works — requires a separate written license agreement signed by the copyright holder.

To request a commercial license, contact: essen@me.com

Commercial licenses may be granted or denied at the sole and absolute discretion of the copyright holder. Denial does not require justification. The copyright holder is under no obligation to negotiate, respond to, or consider any license request. License fees, if any, are determined solely by the copyright holder.

7. Transfer of Rights

The copyright holder may, at their sole discretion, assign, transfer, or sell some or all rights in the Software — including the patent, copyright, and this license — to a third party. Upon such transfer:

- a. All existing licenses granted under this agreement remain subject to the Prohibited Use restrictions of Section 8. These restrictions are permanent covenants that run with the intellectual property and bind all successors, assigns, and transferees.
- b. The transferee assumes all obligations of the copyright holder under this license, including enforcement of Prohibited Use restrictions.
- c. The Prohibited Use restrictions in Section 8 may NOT be removed, weakened, or waived by any transferee, successor, or assign. Any purported removal or waiver of Prohibited Use restrictions is void and unenforceable.
- d. If a transferee fails to enforce the Prohibited Use restrictions, any original Licensee or member of the public may bring an action to enforce them as intended third-party beneficiaries.

8. Prohibited Uses — Absolute and Unconditional

The Software may NOT be used, in whole or in part, directly or indirectly, as a component of, in conjunction with, or in furtherance of any of the following purposes. These prohibitions are absolute and cannot be overridden by any commercial license, government order, or other agreement. Violation of any prohibition constitutes immediate and irrevocable termination of all rights.

8.1 Weapons, Defense, and Lethal Systems

- Autonomous or semi-autonomous weapons systems of any kind
- Lethal autonomous platforms including but not limited to drones, robots, unmanned vehicles, unmanned aircraft, loitering munitions, or any system capable of selecting, identifying, tracking, or engaging targets
- Target identification, classification, tracking, or engagement systems
- Guidance, navigation, or control systems for missiles, munitions, projectiles, or directed-energy weapons
- Battlefield intelligence, tactical decision-making, or combat simulation systems
- Any system whose purpose, intended purpose, or foreseeable use includes injuring, killing, or facilitating the injury or killing of human beings
- Any military or defense application, regardless of whether the system is classified as lethal or non-lethal
- Command and control systems for military operations
- Integration with or augmentation of existing weapons platforms

8.2 Surveillance, Policing, and Population Control

- Mass surveillance systems of any kind
- Facial recognition, biometric identification, or biometric tracking systems
- Social scoring, social credit, behavioral scoring, or citizen ranking systems
- Systems designed to monitor, suppress, manipulate, or control political speech, assembly, protest, or dissent
- Predictive policing or predictive enforcement systems
- Border surveillance or immigration enforcement systems that operate without individualized judicial authorization
- Systems that track, profile, or monitor individuals or groups based on race, ethnicity, religion, political affiliation, sexual orientation, or national origin

8.3 Deception and Manipulation

- Generation of deepfakes, synthetic media, or manipulated content
- Impersonation of real individuals without their explicit written consent
- Automated generation or distribution of disinformation, misinformation, or propaganda
- Social engineering, phishing, or fraud systems
- Systems designed to manipulate public opinion, elections, or democratic processes
- Non-consensual psychological profiling or behavioral manipulation

8.4 Human Rights Violations

- Any use that would violate the Universal Declaration of Human Rights
- Systems designed to facilitate or enable torture, cruel treatment, forced labor, slavery, or human trafficking
- Discrimination systems that deny services, opportunities, rights, or due process based on protected characteristics
- Systems used to enforce forced displacement, detention without due process, or collective punishment

8.5 Unauthorized AI Training

- Using the Software, its outputs, its documentation, or its methods to train, fine-tune, distill, or improve any machine learning model, neural network, or AI system without explicit written permission from the copyright holder
- Scraping, crawling, or automated extraction of the Software's content for dataset creation
- Using the Software as training data or evaluation data for any AI system

9. Anti-Circumvention

Licensee shall not:

- a. Remove, alter, obscure, or circumvent any license notices, copyright notices, patent notices, or access controls in the Software.
 - b. Use technical measures, intermediaries, or third parties to accomplish indirectly what this license prohibits directly.
 - c. Provide access to the Software to any person or entity that the Licensee knows or reasonably should know intends to use it for a Prohibited Use.
 - d. Claim independent development of methods substantially similar to those described in the Software if such methods were in fact derived from or informed by access to the Software or its documentation.
 - e. Use the Software through a service, API, or intermediary to avoid the restrictions of this license.
-

10. Export Control and Sanctions Compliance

Licensee shall comply with all applicable export control laws and regulations, including but not limited to the United States Export Administration Regulations (EAR) and International Traffic in Arms Regulations (ITAR). The Software may not be exported, re-exported, or transferred to:

- a. Any country subject to comprehensive U.S. sanctions (currently including Cuba, Iran, North Korea, Syria, and the Crimea, Donetsk, and Luhansk regions).
 - b. Any person or entity on the U.S. Treasury Department's Specially Designated Nationals (SDN) list, the U.S. Commerce Department's Entity List or Denied Persons List, or any analogous restricted party list.
 - c. Any end-user known or suspected to be involved in weapons of mass destruction proliferation, including nuclear, chemical, or biological weapons, or missile delivery systems.
-

11. Enforcement and Termination

11.1 Automatic Termination

Any violation of this license — including any Prohibited Use, unauthorized redistribution, unauthorized modification, or breach of any term — immediately and automatically terminates ALL rights granted under this license. No notice is required. The Licensee must immediately: - Cease all use of the Software - Destroy all copies, modifications, and Derivative Works - Certify destruction in writing to the copyright holder within 14 days

11.2 Right to Revoke

The copyright holder reserves the right to revoke this license from any Licensee, at any time, for any reason or no reason, with or without notice. Upon revocation, all rights terminate immediately.

11.3 Investigation

The copyright holder reserves the right to audit, investigate, or request certification of compliance from any Licensee. Failure to cooperate with a reasonable compliance inquiry constitutes grounds for immediate termination.

11.4 Legal Remedies

Violation of this license constitutes copyright infringement, breach of contract, and may constitute patent infringement. The copyright holder retains the right to pursue all available legal remedies in any jurisdiction, including but not limited to: - Injunctive relief (including temporary restraining orders and preliminary injunctions) - Actual damages and lost profits - Statutory damages under applicable copyright law - Treble damages for willful infringement - Disgorgement of profits - Attorney's fees and costs - Criminal referral where applicable

11.5 Liquidated Damages

Licensee acknowledges that unauthorized commercial use, military use, or Prohibited Use of the Software would cause irreparable harm that is difficult to quantify. In addition to all other remedies, any such use shall incur liquidated damages of no less than \$500,000 USD per instance of violation, which the parties agree is a reasonable estimate of the minimum harm caused.

11.6 Reporting Violations

If you become aware of any violation of this license, please report it to: essen@me.com

12. Attribution

All permitted uses must include the following attribution in a prominent and unalterable location:

This work incorporates Arvis technology, copyright Essen Lindsay Davis. All rights reserved. Licensed under the Evolved Neural Circuit (ENC) Protective License v1.0. Patent pending.

Removal or alteration of this attribution constitutes a material breach of this license.

13. No Warranty

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY CLAIM, DAMAGES, OR OTHER LIABILITY ARISING FROM THE USE OF THE SOFTWARE.

14. Limitation of Liability for Copyright Holder

IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE TO THE LICENSEE OR ANY THIRD PARTY FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR RELATED TO THIS LICENSE OR THE SOFTWARE, REGARDLESS OF THE THEORY OF LIABILITY.

15. Governing Law and Jurisdiction

This license shall be governed by and construed in accordance with the laws of the State of Michigan, United States of America, without regard to its conflict of law provisions. Any legal action arising under this license shall be brought exclusively in the state or federal courts located in Wayne County, Michigan. The Licensee irrevocably consents to the personal jurisdiction and venue of such courts and waives any objection based on forum non conveniens or other grounds.

16. Severability

If any provision of this license is held to be unenforceable or invalid, such provision shall be modified to the minimum extent necessary to make it enforceable while preserving its original intent. The remaining provisions shall continue in full force and effect. The invalidity of one provision does not affect the validity of any other provision.

17. Entire Agreement

This license constitutes the entire agreement between the copyright holder and the Licensee with respect to the Software. No modification, amendment, or waiver of any provision shall be effective unless in writing and signed by the copyright holder. The failure of the copyright holder to enforce any provision shall not constitute a waiver of that provision or any other provision.

18. Survival

Sections 2 (Proprietary Notice), 5 (Source Code), 7 (Transfer of Rights), 8 (Prohibited Uses), 9 (Anti-Circumvention), 10 (Export Control), 11 (Enforcement), 13 (No Warranty), 14 (Limitation of Liability), and 15 (Governing Law) shall survive any termination or expiration of this license.

19. Contact

Essen Lindsay Davis essen@me.com Trenton, Michigan, United States

This is a restrictive proprietary license. It is not an open source license. Source code availability does not grant freedom to use, modify, or distribute. All rights are reserved except those explicitly and narrowly granted above. The methods described herein are patent-pending. Unauthorized use will be prosecuted to the fullest extent of the law.