

AVAILABLE SOURCE LICENSE FOR ACADEMIC AND NON-COMMERCIAL USE

HAPP

Upon execution of this Agreement by you or downloading and/or using the software code, Erasmus University Rotterdam (the “Licensor”) will provide and licenses to you a copy of HAPP software (the “Software”), on a perpetual basis, for non-commercial academic purposes only, subject to the following terms and conditions. This license is personal for you as user, not your institution. For institutional licenses, please see section 8 below.

Please note that you are entitled to enter into this source code license only if you are a member of a public educational, non-profit, charitable or governmental institution, specifically public universities and initial education up to and including masters, and which use does not involve and is not intended to lead to the production or manufacture of products for sale or the enhancement of a product or service in or proposed for commerce, or the performance of services for a fee.

LICENSE TERMS

0. HAPP software code consists of a set of files which contain the human readable program commands of HAPP for Google Sheets.

1. You acknowledge that Erasmus University Rotterdam owns all rights, title and interest in HAPP and that such rights remain with the Licensor.

2. Licensor grants, and you hereby accept, a personal, non-exclusive, non-transferable, perpetual license to download, install and use HAPP for academic non-commercial purposes, provided that:

- a. You do not use the Software for the benefit of your own or any third party’s commercial purposes (note that this permits non-commercial academic collaboration with third parties but excludes commercial uses as set out below);
- b. You do not communicate, transfer, distribute to third parties, or sub-license the use of HAPP to any third party; and
- c. You do not copy HAPP except for internal use and for the purposes of making a reasonable number of copies for back-up and/or internal modification purposes.

The grant of rights under this License is for academic non-commercial use only. Academic non-commercial use is defined as use for academic teaching use, or academic research or other not-for-profit scholarly purposes, which are undertaken at an educational, non-profit, charitable or governmental institution, and which does not involve and is not intended to lead to the production or manufacture of products for sale, or the enhancement of a product or service in or proposed for commerce, or the performance of services for a fee.

If other members of your institution wish to use the software they should download their own version under these terms, or we can offer an institutional license by contacting us as set out in section 8 below.

3. You may, at your own expense, modify in whole or in part HAPP to make derivative works for yourself, although we would appreciate if these are reported to the Licensor for improving the code. Except as explicitly provided below, the terms of this Agreement shall apply to any derivative work as it does to the original HAPP distributed by Licensor. Any derivative work should be clearly marked and renamed to notify users that it is a modified version and not the original HAPP distributed by Licensor. You agree to reproduce the

copyright notice and other proprietary markings unamended on any derivative work and to include in the documentation of such work the acknowledgement.

4. Except as expressly set forth in this Agreement, THIS HAPP SOFTWARE IS PROVIDED "AS IS" AND LICENSOR MAKES NO REPRESENTATIONS AND EXTENDS NO WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF SATISFACTORY QUALITY OR FITNESS FOR A PARTICULAR PURPOSE. YOU ASSUME THE ENTIRE RISK AS TO THE RESULTS AND PERFORMANCE OF THE SOFTWARE AND/OR ASSOCIATED MATERIALS. YOU AGREE THAT TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, LICENSOR SHALL NOT BE HELD LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL, OR INCIDENTAL DAMAGES WITH RESPECT TO ANY CLAIM BY YOU OR ANY THIRD PARTY ON ACCOUNT OF OR ARISING FROM THIS AGREEMENT OR USE OF HAPP AND/OR ASSOCIATED MATERIALS.

5. You agree to take all reasonable steps to ensure that HAPP is protected and secured from unauthorized disclosure, use, or release and will treat it with at least the same level of care as you would use to protect and secure your own proprietary software and/or information but using no less than a reasonable standard of care. If you become aware of any unauthorized copying, transfer or use of the Software, you shall promptly notify Licensor in writing to the email indicated below.

6. Licensor shall have the right to terminate this license immediately by written notice upon becoming aware of your breach of, or non-compliance with, any terms of this Agreement. You agree to destroy all copies of HAPP in your possession upon termination of this Agreement and to certify such destruction in writing when requested.

7. You agree that any reports or published results obtained with HAPP will acknowledge its use by the appropriate citation as follows:

Lee, C. I. S. G., Auer, J., Peeters, D. A. P., & Giesbers, B. (2023). Grading and Simultaneously Providing High-Information Feedback: The Harmonized Appraisal Assessment Methodology.

8. Use other than academic and non-commercial use as above is deemed to be commercial use and outside the scope of this License. Commercial use of HAPP, or derivative works based thereon, requires a commercial license. Should you wish to make commercial use of HAPP, you should contact Licensor at the email address happ@rsm.nl to enquire about institutional and/or commercial use licenses.

9. This Agreement shall be governed by the laws of the Netherlands. The competent courts shall be the competent courts of Rotterdam. Licensor shall also, at its sole discretion, have the right to invoke as competent the courts of the domicile or place of business of Licensee.

10 November 2023.