

Applied Flow Technology Software License Agreement

This is a legal agreement between you, either an individual or entity, and Applied Flow Technology Corporation (AFT). By installing the software application(s) you are agreeing to be bound by the terms of this agreement. If you do not agree to the terms of this agreement, promptly return the software installation materials, copy protection devices and the accompanying items (including written materials and binders or other containers) to AFT for a full refund.

- 1. GRANT OF LICENSE. This License Agreement permits you a nonexclusive license to use the applicable software, as it may be updated from time to time, and accompanying documentation (collectively, the "Software") according to the type of license purchased as follows:
 - a. Software use on one or more computers with the license manager located either on a computer connected to the user network (USB license) or on each user's computer to connect via internet a third-party licensing cloud server (eLicense). The number of concurrent uses of the Software is limited to the number of seats purchased for the license.

Software use is limited to within the boundaries of the country specified for delivery at the time of purchase (COUNTRY OF USE). An exception to this is granted for employees whose permanent location is in the COUNTRY OF USE but who need to travel outside the COUNTRY OF USE and still access the software. This exception is granted for such travel of not more than 30 consecutive days. Should travel exceed 30 days, the purchaser will require written approval from AFT if using software outside the COUNTRY OF USE. The license may be permanently relocated to another country (i.e., COUNTRY OF USE may be changed) upon written approval of AFT, which approval will not be unreasonably withheld.

Use is limited to you, your employees and subsidiaries, with a subsidiary being an entity owned at least 50% by you. Use by your contractor is also permitted while contractor is working on your behalf at your facility.

- 2. COPYRIGHT. The Software is licensed, not sold, and is owned and copyrighted by AFT, All Rights Reserved, and is protected by United States copyright laws and international treaty provisions. Written materials and other documentation accompanying the Software may be used only in conjunction with Software and may not be separately distributed or copied, in part or in whole, without written permission by AFT. All rights not specifically granted under this Agreement are reserved by AFT.
- 3. OTHER RESTRICTIONS. You may not rent, lease or otherwise charge for use of the Software. You may not assign, delegate or transfer, including by operation of law, change of control, sale of assets, merger or other similar transaction, this Agreement or any of its rights or obligations to any third party without the Company's prior written consent; provided, however, you may assign this Agreement to a subsidiary owned at least 50% by you if such subsidiary agrees to the terms of this Agreement in writing. You may not reverse engineer, decompile, or disassemble the Software, nor may you modify or create derivative works based on the Software.
- 4. LIMITED WARRANTY. Except with respect to any third-party software (which is licensed to you "as-is, where-is"), AFT warrants that the Software will perform substantially in accordance with the accompanying written materials for a period of ninety (90) days from the date of receipt. There are no other warranties
- 5. NO OTHER WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, AFT DISCLAIMS ALL OTHER WARRANTIES, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH REGARD TO THE SOFTWARE AND THE ACCOMPANYING WRITTEN MATERIALS. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. NO INFORMATION, ORAL OR WRITTEN, PROVIDED BY AFT OR A REPRESENTATIVE OF AFT, SHALL CREATE A WARRANTY OR INCREASE THE SCOPE OF THE WARRANTY PROVIDED IN THIS AGREEMENT. YOU ACKNOWLEDGE AND AGREE THAT THE SOFTWARE IS NOT A SUBSTITUTE FOR INDEPENDENT DESIGN AND ANALYSIS BY A QUALIFIED ENGINEER.
- 6. CUSTOMER REMEDIES. AFT's entire liability and your exclusive remedy shall be, at AFT's option, either (a) return of the price paid, or (b) repair or replacement of the Software that does not meet AFT's Limited Warranty and which is returned to AFT with a copy of your receipt. This Limited Warranty is void if failure of the Software has resulted from accident, abuse, or misapplication. Any replacement Software will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.
- 7. INTELLECTUAL PROPERTY INFRINGEMENT. Remedy by AFT. In the event the SOFTWARE PRODUCT is, in AFT's opinion, likely to or becomes the subject of a claim of infringement of any duly issued U.S. Intellectual Property, AFT may, at its sole option and expense (a) procure for you the right to continue using the SOFTWARE PRODUCT; (b) modify the SOFTWARE PRODUCT to make it non-infringing, but functionally the same; (c) replace the SOFTWARE PRODUCT with a SOFTWARE PRODUCT which is non-infringing, but functionally the same; or (d) provide a prorated refund to you of the actual amount you paid AFT for the SOFTWARE PRODUCT.
- 8. LIMITS OF LIABILITY. To the maximum extent permitted by applicable law and without limiting the generality of any other provision herein, in no event shall AFT be liable for any damages whatsoever, including without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss, arising out of the use of or inability to use the Software, even if AFT has been advised of the possibility of such damages.
- 9. EXPORT RESTRICTIONS. You are responsible to insure any export or re-export or the Software or underlying technology or information is in full compliance with all applicable laws and regulations of the United States or any other applicable laws and regulations.
- 10. TERMINATION. Without limiting any other rights, with 30 days previous notice either party may terminate this Agreement for failure by the defaulting to comply with the terms and conditions hereof and, in such event, you agree to return any Rights Management device or software which may be in use.
- 11. SUPPORT. If applicable, support is provided under the terms of the Applied Flow Technology Support, Upgrade & Maintenance Agreement, which is incorporated herein by reference.
- 12. LOST LICENSE POLICY. The loss of the copy protection (USB key or other form) provided by AFT for Software is the equivalent of a lost license(s). AFT assumes no responsibility for this loss nor will it be obligated to replace the license. To replace this lost license(s), a new license(s) must be purchased, and you will be entitled to use a multiple seat discount offered for network license in the pricing structure.
- 13. ELICENSE PRIVACY POLICY: Personal identifiable information collected by AFT will be handled in accordance with the Applied Flow Technology eLicense Privacy Statement.
- 14. U.S. GOVERNMENT RESTRICTED RIGHTS. The Software and documentation are provided with RESTRICTED RIGHTS. Use, duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of The Rights in Technical Data and Computer Software

- clause at DFARS 252.227-7013 or subparagraph (c)(1) and (2) of the Commercial Computer Software-Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is Applied Flow Technology, 2955 Professional Place, Suite 301, Colorado Springs, CO 80904, USA.
- 15. APPLICABLE LAW. This Agreement is governed by the laws of the State of Colorado, without regard to its conflicts of laws principles, and you agree to the sole jurisdiction and venue of the courts located in El Paso County, State of Colorado, for any disputes arising hereunder. The parties expressly exclude (as may be applicable) the application of the U.N. Convention on the International Sale of Goods and the Hague Convention.
- 16. SEVERABILITY. If any provision of this Agreement is held by a court of competent jurisdiction to be unenforceable, such provision will be changed and interpreted to accomplish the objectives of such provision to the greatest extent possible under applicable law and the remaining provisions of this Agreement will continue in full force and effect.
- 17. ENTIRE AGREEMENT. This is the entire Agreement between you and AFT relating to use of the Software and supersedes any other representation, advertising, communication or order concerning the Software. No modification or change of this Agreement is valid without the written, signed consent of AFT.

Should you have any questions concerning this Agreement, or if you desire to contact AFT for any reason, please write: Applied Flow Technology, 2955 Professional Place, Suite 301, Colorado Springs, CO 80904 USA.