

ROSCIENCE SOFTWARE:
PERSONAL, FLEXIBLE and EDUCATION LICENSE AGREEMENT

Important Notice - Read Carefully

Please read this Software License Agreement carefully before installing or using any Rocsience software. By clicking the "Yes" button and installing the Software, you are consenting to be bound by this Agreement. If you do not agree to the terms of this Agreement, click the "No" and do not use this Software. If you do not accept the License Agreement, or if for any other reason you are not satisfied with this Software, you can return the Software and the accompanying Documentation to Rocsience within 30 days of the purchase date for a full refund (less original shipping costs).

Rocsience permits you to use the Software only in accordance with the terms of this License Agreement. Upon your agreement to and compliance with the terms of this Agreement, Rocsience grants you the following non-transferable, non-exclusive rights of use. Rocsience has the right to terminate this Agreement if you fail to comply with any term or condition of this Agreement.

1. DEFINITIONS. "Software" means all of the contents of the files, USB key(s), electronic files or other media with which this Agreement is provided, including but not limited to (i) Rocsience software; (ii) related explanatory written materials or files ("Documentation"); and (iii) upgrades, modified versions, updates, additions, and copies of the Software, if any, licensed to you by Rocsience (collectively, "Updates"). "Use" or "Using" means to access, install, download, copy or otherwise benefit from using the functionality of the Software in accordance with the Documentation. "Computer" means an electronic device that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions. "Rocsience" means Rocsience Incorporated, 54 Saint Patrick St., Toronto, Ontario, CANADA – M5T 1V1

2. GRANT OF LICENSE. Subject to the terms and conditions set forth in this Software License Agreement (this "Agreement"), Rocsience grants you, and you hereby accept, a non-exclusive, non-transferable license to use its proprietary software program, together with its Documentation. The PERSONAL (Perpetual or Lease) license is limited to one copy of the software installed onto only one computer. This license runs without a USB key. PERSONAL licenses must be used by a user physically logged on to the machine where the license resides. The FLEXIBLE license is limited to one license file activated on one server. The software can be installed on multiple machines connected to the server but license access by users at any given time is limited to the number of seats purchased. The FLEXIBLE (Perpetual, with USB) license is limited to one copy on a USB key. The software can be installed on multiple machines but can only be run by one user at a given time. The user must be physically logged on to the computer to which the USB key is attached. The EDUCATION license is limited to one license file installed onto one server, plus copies installed on the computers that will access the server. All Software Upgrades are for the currently distributed and supported version of the program. After the upgrade is applied, the user will only be able to run the currently supported version of the program. All Software Updates are deemed to be part of the Software, and are subject to this Agreement. If the Software and related Documentation are provided as Updates to an earlier licensed release of the Software, then you must have a valid license to operate such earlier release of the same version as the Updates to install or use the Updates. After downloading the Software, you may not: (1) copy (other than for backup or archival purposes), distribute, rent, lease, sublicense, or sublicense all or any portion of the Software; (2) modify or prepare derivative works of the Software; or (3) reverse engineer, decompile, or disassemble the Software. You agree to keep confidential and use your best efforts to prevent and protect the contents of the Software from unauthorized disclosure or use. You are responsible for the installation, management, operation, and results obtained from the Software.

3. COPYRIGHT. The Software is the intellectual property of and is owned by Rocsience. The structure, organization and code of the Software are the valuable trade secrets and confidential information of Rocsience. The Software is protected by law, including without limitation the copyright laws of Canada

and other countries, and by international treaty provisions. Except as expressly stated herein, this Agreement does not grant you any intellectual property rights in the Software and all rights not expressly granted are reserved by Rocsience. Except as otherwise noted in this Agreement, you shall not cause or permit unauthorized copying, reproduction, or disclosure of any portion of the Software, or any Documentation, or the delivery or distribution of any part thereof to any third person or entity, for any purpose whatsoever, without the prior written permission of Rocsience. You may not reverse engineer, decompile, disassemble, or otherwise analyze the Software, or knowingly allow others to do so. These restrictions shall continue to bind you and your agents and representatives beyond the termination of this Agreement.

4. LIMITED WARRANTY. Rocsience warrants that for a period of ninety (90) days from the date of shipment from Rocsience: (i) the media on which the Software is furnished will be free of defects in materials and workmanship under normal use; and (ii) the Software substantially conforms to its published specifications. Except for the foregoing, the Software is provided "as is". This Limited Warranty extends only to the original licensee. Your exclusive remedy and the entire liability of Rocsience and its suppliers under this Limited Warranty will be, at Rocsience's option, repair, replacement, or refund of the Software if reported (or, upon request, returned) to Rocsience. This warranty does not apply if the software (a) has been altered, except by Rocsience, (b) has not been installed, operated, repaired, or maintained in accordance with instructions supplied by Rocsience, or (c) has been subjected to abnormal physical or electrical stress, misuse, negligence, or accident. Rocsience will warrant that the Software will meet the agreed to specification, but not that the use of the Software will be uninterrupted, error-free or non-infringing.

Rocsience accepts no responsibility for the operation or performance of the program. The entire risk of use and consequences of use of the program falls completely on you and Rocsience shall not be liable in any respect for any loss claims or injury alleged to have resulted from use of or in reliance on Software. In this respect, you shall indemnify and defend against any and all claims, including claims by third parties or by your employees, which arise directly or indirectly out of your use or operation of the Software. Rocsience's sole obligation under this warranty is to use reasonable efforts to correct any non-conforming software.

5. LIMITATION OF LIABILITY. You acknowledge that you have read the foregoing disclaimers of warranty and limitation of liability and understand that you assume the entire risk of use of the Software. In no event will Rocsience be liable to you for any damages, claims or costs whatsoever or any consequential, indirect, incidental damages, or any lost profits or lost savings, even if a Rocsience representative has been advised of the possibility of such loss, damages, claims or costs or for any claim by any third party. Rocsience will not be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use of or inability to use this Software, even if Rocsience has been advised of the possibility of such damages. In any case, Rocsience's entire liability under any provision of this agreement shall be limited to the amount actually paid by you for the Software. The foregoing limitations and exclusions apply to the extent permitted by applicable law in your jurisdiction. Rocsience's aggregate liability and that of its suppliers under or in connection with this agreement shall be limited to the amount paid for the software, if any.

6. GOVERNING LAW. This Agreement is governed by the laws of the Province of Ontario, Canada. Each of the parties hereto irrevocably attorns to the jurisdiction of the courts of the Province of Ontario and further agrees to commence any litigation which may arise hereunder in the courts located in the Judicial District of York, Province of Ontario.

7. CONTACT. Should you have any questions concerning this License Agreement, or if you desire to contact Rocsience for any reason, please write: Rocsience Incorporated, 54 Saint Patrick St., Toronto, Ontario, CANADA – M5T 1V1, or email software@rocsience.com.