



SOFTWARE LICENSE AGREEMENT

IMPORTANT: PLEASE READ THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT CAREFULLY BEFORE USING THE SOFTWARE. CADENHANCE CORPORATION IS WILLING TO LICENSE THE SOFTWARE TO YOU AS THE INDIVIDUAL, THE COMPANY, OR THE LEGAL ENTITY THAT WILL BE UTILIZING THE SOFTWARE (REFERENCED BELOW AS “YOU” OR “YOUR”) ONLY ON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS OF THIS LICENSE AGREEMENT. THIS IS A LEGAL AND ENFORCEABLE CONTRACT BETWEEN YOU AND CADENHANCE. BY CLICKING THE “ACCEPT” BUTTON, OR LOADING THE SOFTWARE, YOU AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, CLICK THE “I DO NOT ACCEPT” BUTTON AND MAKE NO FURTHER USE OF THE SOFTWARE.

1. License:

The software and documentation that accompanies this license (collectively the “Software”) is the property of CadEnhance, or its licensors, and is protected by copyright law. While CadEnhance continues to own the Software, You will have certain rights to use the Software after Your acceptance of this license. Your rights and obligations with respect to the use of this Software are as follows.

CadEnhance currently provides the licenses on a **annual lease** basis. The license to run the tool expires if the user does not renew the lease.

You may, depending on the type of licence you have purchased:

A. If the license type is **“Node Locked”**, you may use the Software on any authorized computer(s) per the cpu serial number(s) listed in the license file.

B. If the license type is **“Flexera”**, you may use the Software on any internal company networked computer, provided the license is available through the internal company network infrastructure which hosts the Flexera License server. The Flexera infrastructure supports floating licenses, and will support checkin and checkout of up to ‘n’ concurrent users based on how many seats are purchased.

You may not:

A. Sublicense, rent, or lease any portion of the Software; reverse engineer, decompile, disassemble, modify, translate, make any attempt to discover the source code of the Software, or create derivative works from the Software;

B. Use the Software as part of a facility management, timesharing, service provider;

C. Use a later version of the Software than is provided herewith unless you have purchased upgrade maintenance or have otherwise separately acquired the right to use such later version;

D. Use, if you received the software distributed on media containing multiple CadEnhance products, any CadEnhance software on the media for which you have not received a permission in a License file;

E. Transfer the Software to another person or entity without prior written permission from CadEnhance.

2. Content Updates:

Certain Software content is updated from time to time (including but not limited to the following Software: these updates are collectively referred to as "Content Updates"). You shall have the right to obtain Content Updates for any period for which the lease is valid, except for those Content Updates that CadEnhance elects to make available by separate paid subscription, or for any period for which You have otherwise separately acquired the right to obtain Content Updates. CadEnhance reserves the right to designate specified Content Updates as requiring purchase of a separate subscription at any time and without notice to You; provided, however, that if You purchase maintenance hereunder that includes particular Content Updates on the date of purchase, You will not have to pay an additional fee to continue receiving such Content Updates through the term of the lease even if CadEnhance designates such Content Updates as requiring separate purchase. This License does not otherwise permit Licensee to obtain and use Content Updates. Customers are notified in advance if the lease fees change from year to year. Customers will also be notified of pending license expiration during regular License usage for at least 2 months in advance of the end of the lease period.

3. Product Installation and Required Activation:

There are technological measures in this Software that are designed to prevent unlicensed or illegal use of the Software. You agree that CadEnhance may use these measures to protect CadEnhance against software piracy.

4. Limited Warranty:

CadEnhance does not warrant that the Software will meet your requirements or that operation of the Software will be uninterrupted or that the Software will be error-free.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE ABOVE WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHER RIGHTS, WHICH VARY FROM STATE TO STATE AND COUNTRY TO COUNTRY.

5. Disclaimer of Damages:

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW AND REGARDLESS OF WHETHER ANY REMEDY SET FORTH HEREIN FAILS OF ITS ESSENTIAL PURPOSE, IN NO EVENT WILL CADENHANCE OR ITS LICENSORS BE LIABLE TO YOU FOR ANY SPECIAL, CONSEQUENTIAL, INDIRECT, OR SIMILAR DAMAGES, INCLUDING ANY LOST PROFITS OR LOST DATA ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE EVEN IF CADENHANCE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

IN NO CASE SHALL CADENHANCE OR ITS LICENSORS' LIABILITY EXCEED THE PURCHASE PRICE FOR THE SOFTWARE. The disclaimers and limitations set forth above will apply regardless of whether you accept the Software.

6. General:

This Agreement will be governed by the laws of the State of Texas, United States of America. This Agreement and any related License file is the entire agreement between You and CadEnhance relating to the Software and: (i) supersedes all prior or contemporaneous oral or written communications, proposals, and representations with respect to its subject matter; and (ii)

prevails over any conflicting or additional terms of any quote, order, acknowledgment, or similar communications between the parties. This Agreement shall terminate upon Your breach of any term contained herein and You shall cease use of and destroy all copies of the Software. The disclaimers of warranties and damages and limitations on liability shall survive termination.

Manufacturer is CadEnhance LLC, 7421 Malden Court, Plano TX 75025