

KISSsoft AG - ☎ +41 55 254 20 50  
Uetzikon 4 - ☎ +41 55 254 20 51  
8634 Hombrechtikon - ✉ info@KISSsoft.AG  
Switzerland - www.KISSsoft.AG

## KISSsoft AG - Software License Provisions

IMPORTANT – PLEASE READ THE PROVISIONS OF THIS LICENSE AGREEMENT CAREFULLY BEFORE USING A KISSsoft PRODUCT. NOT LATER THAN THE TIME OF PAYMENT OF THE LICENSE FEE AND/OR UPON INSTALLATION OF THE SOFTWARE ON A COMPUTER, YOU ACCEPT THE FOLLOWING LICENSE PROVISIONS WITH BINDING EFFECT.

### 1. Subject Matter of the Agreement

This License Agreement applies between KISSsoft AG as Licensor and the end user as Licensee of Software provided by KISSsoft AG permanently or for a limited period of time.

The subject matter of this License Agreement is the specification of the licenses for use of the Software that is granted to the Licensee. The following License Provisions apply as a supplement to the *Sale and Delivery Conditions* of KISSsoft AG. In the event of discrepancies, these License Provisions take precedence.

### 2. Licensing – Licenses for Use

The Software delivered with these License Provisions is provided by KISSsoft AG to the licensee for use only; it is not sold. KISSsoft AG retains all rights of title and copyrights to the Software exclusively; the granting of a license does not constitute the assignment of any copyrights or other rights of title to the Licensee. Only the electronic media on which the Software is stored and delivered are the property of the Licensee.

Apart from licenses limited as to function or time (demo or test versions of the software), and subject to other agreements between KISSsoft AG and the Licensee, KISSsoft AG grants to the Licensee a non-exclusive right, unlimited as to function and time, to use the Software for its own purposes in the agreed-upon scope of functions. Depending on the specific agreement between KISSsoft AG and the Licensee, the following types of licenses are available to the Licensee:

A single-workstation license entitles the Licensee to use the Software only on one computer at a time; simultaneous use of the Software by more than one person is prohibited.

A floating license entitles the Licensee to use the software on one workstation computer at a time within a network. Unless otherwise expressly agreed, a floating license is geographically limited to one installation and use site. Prohibited uses include, but are not limited to, the use of the same floating license in different time zones.

The Licensee acknowledges that KISSsoft AG's Software includes mechanisms that count the number of floating licenses currently used by the Licensee and prevents the

simultaneous use of more than the permitted number of licenses. The Licensee agrees to ensure that these mechanisms function correctly; in particular, any circumvention of the mechanisms for non-contractual use of the Software is prohibited.

The Licensee is permitted to make the number of copies required by the current technology for backup purposes.

The Licensee may not transfer the Software provided to it to any third parties except by written consent of KISSsoft AG. The Licensee may not edit, restructure, rework, or otherwise alter the Software provided to it. It may decompile the Software only if the statutory prerequisites are met (in accordance with Swiss law) and if KISSsoft AG fails to provide the Licensee with the information that is necessary to produce interoperability within a reasonable period of time after having been requested to do so in writing. The Licensee is not entitled to be provided with the Software's source code.

### 3. License Fee

The amount of the license fee will be determined by the respective price agreed by and between KISSsoft AG and the Licensee. The Licensee agrees to pay the agreed-upon compensation in a timely manner. The Parties are to comply with the respective current version of KISSsoft AG's *Sale and Delivery Conditions*, which will be furnished to the Licensee at the time of the offer/order.

The compensation does not include the costs of any installation or training; services of this nature are components of separate agreements and are to be paid for separately.

### 4. Product Warranty/Guarantee

KISSsoft AG affirms that the Software provided to the Licensee is consistent with the most recent valid standard version and was extensively tested prior to delivery to the Licensee.

During the warranty period, KISSsoft AG will replace any defective media and correct any demonstrable programming errors that are the responsibility of KISSsoft AG. The warranty period is one year beginning at the time of shipment of the Software to the Licensee.

KISSsoft AG cannot guarantee that the Software provided can be used at the Licensee's site without interruption and without errors under all conditions of use.

The Customer is solely responsible for obtaining and maintaining a work environment that is suitable for the use of the provided Software; for selecting, installing, using, and operating the Software; and for the results obtained by means of its use. KISSsoft AG cannot guarantee the suitability or usability of the Software for the purpose intended by the Licensee; use of the Software by the Licensee is at Licensee's own risk. KISSsoft AG recommends that the Software not be used as the sole tool for the planning and design of components. Additional tests are to be performed on critical components.

In addition, KISSsoft AG cannot accept any responsibility for ensuring that the actual manufacturing or use of a component which was planned or calculated using the Software does not infringe any rights of third parties, such as patent rights, or for ensuring that a component which can be calculated can actually be manufactured.

## **5. Legal Warranty**

---

KISSsoft AG warrants to the Licensee that all Software provided to the Licensee by KISSsoft AG under this Agreement and other agreements is free of any rights of third parties and/or that the rights required for provision of the Software to the Licensee as specified in these License Provisions have been obtained.

## **6. Liability**

---

KISSsoft AG will not be liable for any direct losses incurred by the Customer in connection with this contractual relationship unless the loss is attributable to gross negligence or intent. Any other liability, including but not limited to liability for lost profit, indirect losses, and consequential losses of any kind or liability for losses

caused by improper use of the Software by the Licensee are expressly excluded.

## **7. Term of Agreement**

---

This License Agreement is formed for an indefinite period.

The License Agreement will terminate immediately without notice or rescission in the event of a breach of its provisions by the Licensee. If this occurs, the Licensee agrees to delete or destroy the Software and all copies thereof. The Licensor reserves the right to assert claims for damages or other claims against the Licensee.

## **8. Other Provisions**

---

If any individual provisions or portions of this Agreement prove to be invalid or unenforceable, this will have no effect on the validity of the Agreement in other respects. If this occurs, the Parties will amend the Agreement in such a way as to achieve, as far as possible, the intended purpose of the invalid or unenforceable provision.

The Licensee acknowledges that KISSsoft AG may list the Licensee as a reference in its business documents. Licensee will notify KISSsoft AG in writing if it does not wish to be listed as a reference.

This License Agreement is governed solely by **Swiss law**; the United Nations Convention on Contracts for the International Sale of Goods of April 11, 1980 is excluded.

The sole place of jurisdiction for any disputes arising from this contractual relationship is **Hombrechtikon, Switzerland**.