

END USER LICENSE AGREEMENT (EULA) FOR THE ARTeMIS SOFTWARE

The ARTeMIS software package, in the following referred as the 'Software' is produced owned and maintained by:

Structural Vibration Solutions A/S
NOVI Science Park
Niels Jernes Vej 10
9220 Aalborg East
Denmark

in the following referred to as 'SVS'.

LICENSE GRANT

SVS hereby grants to the Licensee a non-exclusive license to install and use the Software and accompanying documentation as described herein. The licensed Software and documentation including defect corrections and updates are, and shall at all times remain, the property of SVS, and the Licensee shall have no right, title, or interest therein, except as explicitly set forth in this agreement.

The license is a single-user license and the Software may never be produced in any further copies by the Licensee.

Together with the main Software, the Licensee might have received relocatable object code, linked binary forms, and other derivative forms. The Licensee does not have the right to use any of these derivative forms separately. The user has the right to use the derivative forms only in direct connection with the main Software.

The software version, the actual license type (fixed-term license, academic license or enterprise license) is specified in the "About" box inside the software.

The Licensee may only use the Software for internal operations. The Licensee is not allowed to sell, license, sublicense, rent, or make the Software available for use by any third parties.

The Licensee is not entitled to de-compile, disassemble or otherwise reverse engineer the Software. The Licensee may never attempt to derive the source code (except and only to the extent that applicable law prohibits or restricts reverse engineering restrictions in which event the Licensee may use the source code of the Software only to support the exercise of Licensee's license rights hereunder and not for any other purpose.

As for an academic license, the Licensee is not entitled to use the Software for any activities outside the academic institution (normally a university). Any use of the Software in connection with commercial activities is explicitly prohibited.

VALIDITY OF AGREEMENT

This EULA comes into force and becomes an agreement between SVS and the Licensee when a purchase order from the Licensee or a quotation from SVS for the software and signed by the Licensee has been accepted by SVS. If the Licensee does not agree with the terms of this EULA, the Licensee may not install the Software.

This EULA and a preceding quotation from SVS contain the entire understanding of the parties and may not be modified or amended except by written statement, executed by authorized representatives of SVS and the Licensee. This EULA therefore takes precedence over any terms and conditions included in the Licensees purchase order and/or general terms and conditions referred to by the Licensee otherwise in a purchase order. Such terms and conditions of delivery referred to by the Licensee in any way, therefore does not apply to the agreement between SVS and the Licensee.

Terms and conditions included in a quotation from SVS takes precedence over the terms and conditions included in this EULA.

PURCHASING

The Licensee purchases a license for the Software at SVS (sales@svibs.com) or through one of the SVS sales agents.

INSTALLATION AND USE

Mandatory Activation. THERE ARE TECHNOLOGICAL MEASURES IN THIS SOFTWARE THAT ARE DESIGNED TO PREVENT UNLICENSED USE OF THE SOFTWARE. You may not be able to exercise your rights to the Software under this EULA after a finite period of time unless you activate your copy of the Software by contacting SVS at sales@svibs.com. SVS will send you a license file for the license purchased that allow you to activate the Software.

You may also need to reactivate the Software if you modify your computer hardware or the license to the Software is modified. SVS will use those measures to confirm that you have a legally licensed copy of the Software. If you are not using a licensed copy of the Software, you are not allowed to install the Software or future Software updates.

SVS provides the Licensee with a license file. The Licensee shall not disclose the license file or allow it to be used except for legal installation of the Software as described herein.

SVS encourages the Licensee to submit to training in the use of the Software, in which connection it is explicitly emphasized that a correct use of the software requires considerable technical insight.

Software documentation may not be used for internal purposes other than the performance of the EULA without specific approval by SVS. SVS states explicitly that the software is subject to export control and SVS is therefore obliged to always know who the Licensee is.

MAINTENANCE AND SUPPORT

A license alone does not include support or software upgrades without a separate Maintenance Agreement. The Licensee is offered maintenance and support by SVS subject to the following terms:

A quotation from SVS for a license will include maintenance and support for a limited period (Maintenance Period). Except for a fixed-term license, maintenance and support will be included for 12 months starting from the delivery date of the license and be mandatory and subject to the terms of payment as included in the quotation by SVS.

No later than one (1) month before the Maintenance Period expires, SVS will contact the Licensee with an offer to renew the maintenance and support for a new period of 12 months (Renewed Maintenance Period) on the expiry of a previous Maintenance Period.

The Licensee shall pay a maintenance and support fee for every Renewed Maintenance Period with reference to SVS' price-list valid at any time and in advance for the total of 12 months with reference to SVS' terms of payment valid at any time.

The Maintenance Agreement includes:

A major software update at least once a year, covering new features and updates in reference to current operating systems.

Regular software maintenance.

Technical support either by email, Skype or telephone on workdays between 8:00 am and 4:00 pm European standard time by using the following contact information: support@svibs.com ; Tel.: +45 9635 4422.

Correction of defects outside the software warranty otherwise described in the EULA.

All inquiries regarding technical support and correction of defects will be attended to as soon as possible and with due regard to SVS' working procedures.

Technical support will only be provided for the most recent version of the Software.

The Licensee shall itself install all updates for the Software.

TERM

Except if the granted license is fixed-term, the Licensee shall have the right to use the Software indefinitely, subject to the termination provisions in this agreement.

TERMINATION

SVS may terminate this license grant with immediate effect and by written notice to the Licensee, if the Licensee is in breach of any material terms of this EULA, and the Licensee has not remedied such breach within fourteen (14) days of written notification. The Licensee may terminate this license at any time, for any reason.

Among other terms, the Licensee's obligations under "Assignment" is considered a material term by SVS.

The Licensee is not entitled to any refund if this license is terminated. SVS is not liable to the Licensee, financially or non-financially, for any effects of termination of this EULA, howsoever caused.

Upon termination, the Licensee shall promptly cease any use of the Software and delete the Software and license file. Documentation that the Licensee has complied with these conditions, must promptly be provided by the Licensee to SVS at the Licensee's own cost, should SVS request such documentation from the Licensee.

USE OF NAME AND TRADEMARKS

The Licensee shall not use the name, trade names or trademarks of SVS in any advertising, promotional literature or any other material, whether in written, electronic, or other form, distributed to any third party, except in the form provided by SVS, and then solely for purposes of identifying the Software.

ASSIGNMENT

This license is non-assignable to any third Party without SVS' consent, which may not be unreasonably withheld. This license may be assigned to an affiliate provided that SVS is notified in writing of the assignment and the affiliate accepts the same terms and conditions subject to the approval of SVS.

RESPONSIBILITY FOR CLAIMS BY THIRD PARTIES

SVS declares that it has no knowledge of any valid rights belonging to third parties being in conflict with the Software in this EULA but cannot warrant that such rights might not prove to exist.

If any use of the Software by the Licensee results in any claim against the Licensee, the costs and any damages awarded against the Licensee shall be borne by the Licensee.

The costs and expenses of any counterclaim or of settling a claim shall be borne by the Licensee. The Licensee shall inform SVS of any claims made against the Licensee for fraudulent imitation and shall enable SVS to join in any legal proceedings.

LIMITATION OF LIABILITY

The Software shall not be relied on as the basis for solving a problem whose incorrect solution could result in injury to person or damage to property. If the Software is employed in such a manner, it is at the Licensee's own risk and SVS explicitly disclaims all liability for such misuse to the extent allowed by law.

TECHNICAL REALIZATION

Subject to having furnished all the documents and assistance provided for in this EULA, SVS undertakes no responsibility for the risk of technical realization, which is assumed solely by the Licensee.

The Licensee shall be deemed to have understood the subject-matter of the License and shall undertake its technical realization.

LIMITED WARRANTY/LIMITATION OF REMEDIES

SVS warrants, for a period of 12 months from delivery that the Software will conform in all material respects to the description given in the documentation. In the event that the Software does not operate as warranted, the Licensee's exclusive remedy and SVS' sole liability under this warranty shall be

- (a) the correction or workaround by SVS of major defects within a reasonable time, or
- (b) should such correction or workaround prove neither satisfactory nor practical, termination of the relevant license and refund of the license fee paid to SVS for the Software. All requests for warranty assistance should be directed to SVS.

Notwithstanding anything to the contrary contained in this EULA, SVS shall in no event whatsoever be liable in contract or in tort for loss of production, loss of profit or any consequential punitive or indirect loss suffered by the Licensee or any third party, and even if such claim or liability were to be based upon any breach by SVS of its obligations under this EULA or any negligent act, fault or omission by SVS.

Moreover, SVS' aggregate liability arising out of or related to this EULA cannot exceed the total payment for the license delivered to the Licensee during the last 12 months prior to the incident giving rise to SVS' liability.

PRODUCT LIABILITY

The Licensee shall bear the sole liability to any third party, including any damage to any property of a third party.

If a third party advances any claim against SVS, the Licensee shall in every respect indemnify SVS for any damages irrespective of the extent of such damages.

If SVS is met with any product liability claims, the Licensee shall intervene in such proceedings, at the Licensees own cost, in order to support SVS and shall further indemnify SVS from any costs caused by such proceedings.

SECRECY

The document and information (knowhow) supplied by SVS shall be treated as secrets by the Licensee, even after termination of the EULA. the Licensee shall take all proper steps to keep them secret. In particular, the Licensee shall impose this obligation on his employees and forbid any unauthorized use. The Licensee may communicate the said documents and information to third parties and in particular to sub-contractors only with SVS' prior expressed consent.

SVS shall enter into the same obligation in respect of documents and information supplied by the Licensee should the Licensee have informed SVS that such documents and information are to be considered confidential by the Licensee before disclosure thereof to SVS.

FORCE MAJEURE

SVS is not liable for any non-performance of its contractual obligations described in this EULA including the Maintenance and support, provided SVS can substantiate that such non-performance is due to circumstances beyond SVS' reasonable control, such as, but not limited to, situations of war, war-like events, fire, strikes, lockouts, bans on export or import, embargoes, delayed or defective deliveries of materials for sub-suppliers, production standstills, shortages of energy or transport facilities and pandemic reasons.

In that case, SVS is entitled to extend the time of delivery correspondingly or to terminate the EULA including the Maintenance and support. As soon as any such hindrances have been removed, either Party is bound by the EULA, unless previously terminated by SVS, either Party is entitled to terminate the EULA in case of a hindrance lasting more than 3 months.

GENERAL

To the extent any law, treaty, or regulation is in conflict with this EULA, the conflicting terms of this agreement shall be superseded only to the extent necessary by such law, treaty, or regulation. If any provision of this EULA is otherwise unlawful, void, or otherwise unenforceable, that provision shall be enforced to the maximum extent permissible.

In either case, the remainder of this EULA shall not be affected. The parties agree that the U.N. Convention on Contracts for the International Sale of Goods shall not apply to this EULA.

PROCESSING OF PERSONAL DATA

SVS is the data controller of the personal data processed in connection with the execution and administration of this agreement.

The purpose of the processing is to administer the agreement. SVS will register contact information by way of name, address, email address and telephone number as well as account details for invoicing purposes. Other personal data may be collected if required for administering the agreement. Sensitive personal data will never be collected or stored. SVS will not store personal data for a longer period than required for serving the purpose.

Further, we will collect your IP address and other potentially identifiable data to prevent any fraudulent use of our software or to improve the functionality supplied by us. We will be sharing these data with a third party or parties processing such data on our behalf.

As a data subject, you have e.g. a right of access to the processing of your personal data and a right to object against the processing thereof, including a right to request deletion of data or restriction of such processing. Should the data subject wish to exercise these right or have any questions regarding SVS' processing of personal data, please contact SVS on this email address [insert email]. Apart from the above, the data subject is also entitled to complain to the Danish Data Protection Agency about the processing of his/her personal data. Contact information may be found on www.datatilsynet.dk

Reference is made to <https://svibs.com/privacy-policy/> where you may read more about SVS' detailed privacy policy.

APPLICABLE LAW

The Agreement shall be governed by Danish law.

COMPETENT JURISDICTION – VENUE

Any dispute arising in, out of or in connection with this Agreement, including any disputes regarding the existence, validity or termination thereof, shall be settled by the ordinary courts in Denmark, the proper venue being SVS' home court for the time being.