



POLYHEDRA LITE SOFTWARE LICENSE AGREEMENT

revision 2, October 2014

Preamble

This preamble does not form part of the software license agreement, but gives an over-view of the intention of the license that follows.

Enea Software AB (www.enea.com) provides some special 'Lite' editions of its Polyhedra software on selected platforms, for use under the Polyhedra Lite Software License.

Basically, the Polyhedra Lite Software License Agreement (the "SLA") says that a Lite edition of a Polyhedra product can be used for free, provided you are playing by the rules: mainly, that you shall not distribute it further without explicit permission, nor sell it as a service, nor use it with Polyhedra products other than Lite editions (i.e., Lite editions cannot be used in conjunction with Polyhedra products whose use requires a commercial license). Except where separately agreed, editions of Polyhedra made available under the Polyhedra Lite SLA are unsupported, and there is no warranty; if you want to purchase a support contract, please see the instructions on the developer web site, <http://developer.polyhedra.com>

If you are unwilling to accept this SLA, or are not authorised to accept this SLA on behalf of your employer, please terminate this SLA immediately and destroy all copies of the software, in accordance with Article 10 below.

The License

Article 1.

A Lite edition of a Polyhedra product is a restricted-functionality version of the Polyhedra product, made available by Enea Software AB to you (the "Licensee") for use under the SLA. Licensee is granted the right to use a Polyhedra Lite edition, including the information recorded or described in the release kits and instruction manuals, on the developer web site, and on any other media provided to Licensee (collectively "the Software") subject to the articles of this agreement, but no applicable rights to patents, copyrights, trademarks and trade secrets in the Software are transferred to Licensee.

Article 2 – use with other Polyhedra software

Licensee may not use the Software in conjunction with any other Polyhedra products other than another Polyhedra Lite edition that is also used in accordance with this SLA.



Article 3 - use by a third party

Licensee may not use, copy, modify, transfer, rent, lease, lend or allow any third party, whether free of charge or not, to use, copy or modify the Software. Further, Licensee may not use the Software for commercial software hosting services.

Article 4 - restrictions on copying the Software

Licensee may make any number of copies of the Software in whole or in part for internal use, but each copy must contain or be accompanied by a copy of this SLA.

Article 5 - licensed computers

Licensee may use the Software only on computers that Licensee owns, or in the case of corporate use, on computers that the Licensee corporation/company owns or controls. Notwithstanding the foregoing, students and teachers may use the Software on educational faculty computers.

Article 6 - reverse engineering, decompiling or disassembly

Licensee may not reverse engineer, decompile, or disassemble the Software, except to the extent either of them is permitted under law or regulation of the country where Licensee resides. Enea Software AB, and/or its distributors, will not be responsible for any defects in the Software or damage to Licensee caused by Licensee's reverse engineering, decompiling, or disassembly of the Software.

Article 7 - warranty and indemnification

The Software is provided "AS-IS" without warranty of any kind, either expressed or implied, including, but not limited to, warranties of non-infringement, merchantability and/or fitness for a particular purpose. Further, Enea Software AB does not warrant that the operation of the Software will be uninterrupted or error free. Neither Enea Software AB nor any of its distributors will be liable for any damage suffered by Licensee arising from or in connection with Licensee's use of the Software.

Article 8 - export control

Licensee agrees not to export or re-export to any country the Software in any form without the appropriate export licenses under regulations of the country where Licensee resides, if necessary.

Article 9 – governing law

This SLA shall be governed by and construed and enforced in accordance with the substantive laws of Sweden without regard to its principles of conflict of laws.

Article 10 - ending the license

The right granted to Licensee hereunder will be automatically terminated if Licensee contravenes any of the terms and conditions of this SLA. The Licensee is also free to terminate this agreement at any time. In either event, Licensee must destroy the Software and related documentation together with all the copies thereof at Licensee's own expense.