

LICENSE AGREEMENT FOR DYMOLA

Dynasim AB hereby grants to Licensee a non-exclusive, perpetual license to use Dymola ("Program") with specified options provided the following conditions are fulfilled.

CONDITIONS

The names of the licensed site, computer platform, number of simultaneous users, and a person responsible for license conditions not being violated are included in a license file that is partly presented on the screen during startup of the Program.

1. The number of simultaneously executing copies of the Program may not exceed the number of licenses acquired, except that, if explicitly stated, students of a registered teacher may also run copies of the Program.
2. The person responsible for the license shall take appropriate actions with persons having access to the Program in order that license conditions will be satisfied.
3. The Program may only be used by a user as long as he/she is normally working or studying at the licensed site.
4. Student users associated with a registered teacher must be informed that they may only use the Program as long as they are students of that teacher.
5. The Program with a "university license" may not be used for commercial purposes.
6. The license is not transferable to other sites or computer platforms.
7. The documentation provided with the Program may not be copied.
8. The Program and associated files on the distribution media may only be copied for the purpose of installation and backup and specifically may not be copied and made available to other persons outside the licensed site.
9. Reasonable best efforts must be used to protect the Program and material from unauthorized reproduction.
10. The executable files and license file may not be modified.
11. The Program may not be reverse engineered.
12. The license agreement is terminated if any of these conditions are not satisfied or if payment is not done as requested.

UPDATES

New releases of the Program will be offered to licensed users at heavily discounted prices.

SUPPORT

Dynasim AB will give normal software industry support in the use of the Program during one year after purchase.

TERMINATION

If the license agreement is terminated, all Program files, related files and documentation shall be deleted or destroyed and written certification of their destruction shall promptly be provided.

LIMITED WARRANTY

Dynasim AB only warrants that the Program will perform substantially in accordance with the User's Manual and any sales documents applicable at time of sale, when used as directed. This warranty is valid for 6 months from delivery. If Dynasim can not replace incorrect documentation or provide a corrected Program, Dynasim will refund the license fee for the Program. In such a case, the license agreement is terminated.

Except as otherwise provided herein, Dynasim makes no other warranties, express or implied, concerning the Program, including all warranties of merchantability and fitness for any particular purpose.

In no event will Dynasim be liable for consequential damages of any kind whatever.

The Program is owned by Dynasim and in part by its supplier. Dynasim warrants that it has the right to grant licenses of the Program.

INDEMNIFICATION

In the event of a copyright or patent infringement claim, Dynasim may at its own expense defend such claim or may procure for Licensee the right to continue using all or part of the Program so that it becomes non-infringing.

Dynasim will indemnify Licensee from direct expenditures incurred by Licensee in defending against a copyright or patent infringement claim provided that Dynasim is promptly notified in writing by Licensee that such action is threatened or has been brought, and Dynasim receives the cooperation and assistance of Licensee.

GENERAL PROVISIONS

This agreement shall be governed by the laws of Sweden.

This agreement contains the entire understanding of the parties and may be modified or amended only by written instrument signed by both parties.