

POLYTECH S.A. SOFTWARE END USER LICENCE AGREEMENT

By the act of SENDING US A REQUEST FOR A REGISTRATION OF THE POLYTECH EDUCATIONAL SOFTWARE with the ID code number of your computer equipment, you agree to have this POLYTECH S.A. Software products installed on to this computer equipment and by subsequent use of the Software and you agree to comply with the terms of this general End User License Agreement ("EULA") where there is no specific agreement is in place between POLYTECH S.A. and the user of the software. This EULA applies to any upgrades and supplements to the original Software provided and is referred to on your opening screen.

1. The Licensed Software is owned and copyrighted by POLYTECH S.A. (POLYTECH). The Software is licensed, not sold, only on the terms of this EULA. Acceptance and installation of the software indicates your acceptance of the terms and conditions of this EULA.

Upon receipt and installation of the software and payment of the license fee, you will acquire the right to use the Software in object code form, directly from POLYTECH, although the product may be distributed by a Value Added Reseller (VAR). You assume responsibility for the selection of the program to achieve your intended results, and for the installation, use and results obtained from the Licensed Software. In case of a demo version or free of charge installation, payment term herein does not apply.

2. In consideration of your acceptance of the terms and conditions contained in this EULA, POLYTECH grants you a non-exclusive license to use the Licensed Software and the associated documentation for your own needs on one workstation. You are not licensed to rent, lease, transfer or distribute the Software. You may not allow any third party to access or view the Software for any reason other than to assist you professionally in your business where the software is currently being used.
3. **Title and copyright to the Software, including object code media and documentation, remain with POLYTECH. You may not copy, reproduce or make data transmissions, in whole or in part, except as is necessary for back-up or archival purposes. You may not reverse engineer, translate, disassemble or decompile the Software, in whole or in part.**
4. During the first year after acquiring the Software license, you are entitled to receive all the updates issued for the Software free of charge. Starting from the second year of using the Software, an annual Update Fee applies which is equal to 10% of the original price of the Software license. This Update Fee gives you the right to receive and install all the updates issued for the Software during one year. In case of failure to pay the Update Fee, the User cannot receive the updates but has a right to continue using the Software with the last received updates. In case of late payment of the Update Fee, the User can receive and install all the available updates for one year starting from the date of payment.
5. **The license agreement is effective upon its acceptance and installation of the Licensed Software and shall continue until terminated. You may terminate it at any time by uninstalling the software and disposing the Licensed Software media. POLYTECH has the right to terminate this Agreement if you fail to comply with any term or condition of this EULA. Upon termination you shall stop all use of the Software and return the Licensed Software and all copies and documentation to POLYTECH or dispose the Licensed Software and provide POLYTECH with a statutory declaration signed by you declaring that the Licensed Software and the documentation and all copies have been returned or disposed and the copy of the Licensed Software on the hard disk has been removed.**
6. **Copyright and confidentiality of the Software will survive any termination of this EULA in perpetuity.**
7. POLYTECH S.A. warrants for a period of ninety (90) days from the date of delivery that the POLYTECH Software object code will perform the functions of the Software as set out in any POLYTECH Software Reference Material in effect on the date of delivery.

Except for the warranty stated herein, POLYTECH S.A. disclaims all warranties with regard to the Software, including the implied warranty of merchantability and fitness for a particular purpose.

8. If the VAR from whom you acquired the Licensed Software is unable to deliver acceptable replacement media, POLYTECH's entire liability and your exclusive remedy is limited to your purchase price, which shall be paid to you upon submission of the Licensed Software and the statutory declaration certifying complete return described in Point 5.

In no event will POLYTECH S.A. be liable for any loss of profits, loss of use, or indirect, special, incidental or consequential damages in any way related to or arising out of the use of the Software. POLYTECH's maximum liability shall in no event exceed the amounts paid to POLYTECH for the Licensed Software.

9. **The prevailing party in any action or proceeding between POLYTECH and Licensee arising out of or related to this Agreement shall be entitled to recover reasonable legal fees and costs, including lawyers' fees, which may be incurred.**
10. This Agreement shall be construed and enforced in accordance with the laws of United Kingdom and each party agrees to be subject to those relevant laws.

Copyright law protects the Licensed Software and accompanying documentation. Except as specifically authorized in writing by POLYTECH, copying, duplication, sale, distribution or other use of the Licensed Software is prohibited.

It is understood and agreed that POLYTECH S.A. has the absolute right to obtain injunctive relief to protect POLYTECH's proprietary rights.

By using the Software, you further agree that this is the complete and exclusive statement of the Agreement which supersedes any proposal or prior agreement, oral or written, and any other communications relating to the subject matter of this EULA.

If any provision of this Agreement is held to be invalid or unenforceable the remaining provisions will not be affected.