

KISSsoft AG · Rosengartenstrasse 4 · 8608 Bubikon · Switzerland

License request for an educational KISSsoft license for students, “Student license”

Dear Student

Thank you for requesting a KISSsoft “Student license”. The license allows for the use of a “test version” of KISSsoft for 180 days, including almost all software modules. An extension of the 180 days period may be requested. The use is limited to non-commercial, non-funded and educational use by a single student. The student is the licensee, KISSsoft AG is the licensor.

To apply for a license, proceed as follows

- 1) Read the license provisions below. With your signature, you accept the license provisions.
- 2) Fill in your university (or college, school, ...) and your professor (or lecturer, supervisor, ...) name and other information in table below. Don't use handwriting to ensure readability.
- 3) Scan your student ID and add the image in table below. Validity date of the ID must be visible.
- 4) Add your and your professor signature in the respective fields.
- 5) Send back the filled in and scanned document to “students@KISSsoft.com”, reference “Student license”.
- 6) We will check your request and – if approved – send you a license key. After expiry of the license, you may repeat the process to extend the use of the license.

Student first name(s), name	
Student email	
Student scan of ID (copy a scan of your ID as image in here)	
Student signature and date	
University name	
University address	
University country	
University www address	
Professor title, first name(s), name	

Professor department, lab	
Department, lab www address	
Professor email	
Professor signature and date	
short description for what the student license is needed. (specific project)	

We reserve the right to contact you and your professor.

Note that your professor may also apply for a university license, that is, a network license for all students. Ask him to contact us through www.kisssoft.com/en/products/universities

Information on the installation and activation as well as tutorials will be provided along with the software key. Note also our technical papers on www.kisssoft.com/en/products/publications

1 License provisions for “Student license”

v2200, modified

Please read this license provisions carefully before installing or using a KISSsoft AG software or software license (“Software”). The provisions are the basis of the license agreement. The license agreement is formed not later than at the time of installation and / or upon use of the Software or the Software license and / or upon submission of this signed form. With the license agreement, you accept the following license provisions with binding effect.

2 Subject Matter of the Agreement

This license agreement applies between KISSsoft AG as the Licensor and the end user as the Licensee of a Software license provided by KISSsoft AG directly or through a reseller.

The subject matter of the license agreement is the specification of the rights for use of the Software that is granted to the Licensee. The following License Provisions apply as a supplement to the commercial or other agreements between Licensor and Licensee. Specific conditions in other agreements between Licensor and Licensee contradicting those listed here take precedence.

3 Licensing for use

Subject to the acceptance of these license provisions, the Software delivered under these License Provisions is provided by KISSsoft AG as the Licensor directly or through a reseller to the Licensee for use only. Licensor 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.

Subject to other agreements between Licensor and the Licensee, Licensor grants the Licensee a limited, non-exclusive, non-transferrable, non-saleable, revocable, non-sublicensable, geographically limited right to use the Software for non-commercial, educational use in the agreed-upon scope (e.g. with Software modules and time). The following type of license is available to the Licensee: 180 days license with all modules except third party modules or interfaces (e.g. to CAD), for local, node locked installation on one single computer for one single user. The license may only be used for educational purpose. Any use for commercial purpose is not permitted.

The Licensee acknowledges that Licensor’s Software includes mechanisms that count the number of seats of the license(s) currently used by the Licensee and prevents the simultaneous use of more than the permitted number of seats. 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.

For backup purposes, Licensee may make the number of copies of the Software required by the state of the art. The Licensee may not transfer, sell, rent or otherwise make accessible the Software / Software license (including databases, third party programs, interfaces etc.) and documentation to any third parties. The Licensee may not edit, restructure, rework, re-engineer or otherwise alter the Software provided. The Licensee must not relicense, sublicense, copy, modify, enhance, make errors corrections, create derivative works based on, decompile, decrypt, reverse engineer, or disassemble etc. the Software (including databases, third party programs, interfaces etc.) or Documentation, or permit any third party to do so. The Licensee is not entitled to inspect or be provided with the Software’s source code.

4 License Fee

The license is provided free of charge.

Services such as support, on-site support, training, installation, individual Software development, individual Software adaptations, etc. may be provided by the Licensor if necessary and only upon request within the framework of separate agreements and against separate remuneration.

The risk of loss for the Software and license file (including associated data carriers, USB protection keys, etc.) shall pass to the Licensee upon delivery. If the Software and / or license file are delivered electronically, the risk of loss shall pass to Licensee when the Software and / or license file or access to download them is provided.

The Software may be taken out of service automatically and without notice by the Licensor after the expiration of the license term (180 days) or in case of violation of the license terms.

The Licensee has no right to set off the License Fee against any disputed amount payable at any time by the Licensor to the Licensee.

5 Product Warranty

The Licensee must inspect the Software immediately after delivery and notify the Licensor of any defects in writing and in a comprehensible form. The statutory warranty period shall apply and shall commence upon delivery or upon making the Software available for download. During the warranty period, reproducible program errors will be corrected, or workarounds offered to the extent that they can be reasonably expected, provided that the Software does not comply with the contractual specifications. Other claims and guarantees are excluded. In particular, the Licensor shall not provide any maintenance / updates / support of the Software within the scope of the warranty, insofar as this goes beyond mere error correction. The Licensor does not guarantee that the provided Software can be used by the Licensee under all operating conditions without interruption and without errors.

The responsibility for the procurement and maintenance of a hardware and Software infrastructure suitable for the use of the Software, the selection, installation and use as well as the operation of the Software and the results generated by its use lie exclusively with the customer. The Licensor cannot guarantee the suitability or usability of the Software for the purpose intended by the Licensee. The use of the Software by the Licensee is at the Licensee's risk. The Licensor recommends that the Software is not used as the sole tool for the design and construction of products, but that other tools and methods (e.g., tests) are also used.

Furthermore, the Licensor cannot assume any responsibility for the fact that no rights of third parties, e.g. patent rights, are infringed during the actual manufacture or application of a product which has been designed or calculated etc. with the Software, or that a product can actually be manufactured or that the product meets requirements.

6 Legal Warranty

Licensor warrants to the Licensee that all Software provided to the Licensee by Licensor 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.

7 Liability

Licensor will not be liable for any direct or indirect losses incurred by the licensee 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 proper or improper use of the Software by the Licensee are expressly excluded.

8 Term of Agreement

This License Agreement is formed for 180 days.

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

Upon termination of the license agreement, the licensee shall forfeit any right to use the software.

9 Auxiliary Software

External executables used along with the Software may be subject to their licenses / license provisions. These license provisions must be checked and accepted by the Licensee, before using these executables.

10 Force majeure

Neither Licensee nor Licensor shall be liable to the other for any delay or failure in performance arising directly out of war, sabotage, insurrection, riot and other acts of civil disobedience, terrorism, action of public enemy, failure or delays in transportation, fire, explosion, flood, storm, or other Act of God or similar causes beyond its reasonable control; provided, however, that the party suffering such event shall provide the other party with written notice and the event could not reasonably have been circumvented. The affected party shall use commercially reasonable best efforts to mitigate the effect of any event.

11 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.

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 8608 Bubikon, Switzerland.