

AMPSA LICENSE AGREEMENT

The Ampsa Amplifier Design Wizard (© Copyright 1989-2024 Ampsa (Pty) Ltd) is licensed, not sold. The software is protected by international copyright laws and treaties, as well as intellectual property laws and treaties. All rights on the software, except for those explicitly granted to the licensee in this license agreement, are reserved.

On payment of the relevant license fee, Ampsa grants the licensee the non-exclusive right to use the software on a computer network or on one computer at a time (depending on the license acquired), on the conditions outlined in this agreement. The network licenses are site licenses.

The software is protected against unauthorized use. The protection implemented may not be removed or bypassed, and no attempt to do so may be made.

Removal, emulation, or reverse engineering of all or any part of the software or its protection constitutes an unauthorized modification and is specifically prohibited. Nothing in this license statement permits the licensee to derive the source or assembly code of files provided to him in executable or object formats.

The software may not be rented, leased, or licensed to third parties.

Subscription or permanent licenses can be issued by Ampsa.

The subscription period for a subscription license can be 60 days or 365 days. Support and upgrades are provided free of charge during the subscription period.

Educational licenses can be provided to registered educational institutions. Educational licenses are provided at a discounted rate. These licenses are restricted to subscription licenses. No consulting work or contract work are allowed on an educational license.

When a permanent license is purchased, the software can be protected with a USB key, or the protection can be software based. When software-based, the required license is issued on an annual basis to allow switching to a different computer. Because of the flexibility, the USB key is the recommended option for a permanent license. The licensee is responsible for securing the USB key against loss or theft.

When a permanent license has been purchased, support and upgrades are provided free of charge during the first two months. Thereafter, the support fee is 15% of the license fee, at that time, per year. Renewal of the support is optional. The right to have the software upgraded is withdrawn automatically if the software has been out of support for more than six months. If the licensee decides not to renew the support on a permanent license and the protection for software licensed was software-based, he must switch to protection by USB key.

When a permanent license has been issued, the licensee may permanently transfer all his rights under this license agreement to a third party, if he retains no copies of the software or the documentation, and if the third party agrees to the terms and conditions of this license agreement. If the protection on the software is software-based, the transfer must be made when the license for the next year should be issued. Written notice of such a transfer must be given to Ampsa.

Subscription licenses and support agreements are not transferable.

If a permanent license is transferred and support and upgrades are required by the third party, a new support agreement will be required. This option will only be available if it is requested at the time of transfer and if support for the software is still active on the transfer date.

Ampsa warrants that the software performs substantially as described in the help file provided with the software.

Liability shall be limited to the correction of any errors reported while the software is under support. Ampsa disclaims all liability for indirect, incidental, or consequent damages resulting from use of the software.

A short-term subscription license paid by credit card may be cancelled within two weeks with a full refund of the license fee. This option may only be used once by a customer.

This license agreement will be governed by the laws of South Africa and is subject to the exclusive jurisdiction of the South African courts.

April 8, 2024