

Sparx Systems Pty Ltd
P.O BOX 12,
Creswick,
Victoria 3363,
Australia
ABN: 38 085 034 546
ACN: 085 034 546

SOFTWARE PRODUCT LICENSE AGREEMENT

ACADEMIC SITE LICENSE

Enterprise Architect Modeling Tool, Ultimate Edition

Copyright (C) 1998-2014 Sparx Systems Pty Ltd.
All Rights Reserved

DEFINITIONS

In this End User Licence Agreement, unless the contrary intention appears,

"ACADEMIC EDITION" means an edition of SOFTWARE PRODUCT purchased for educational purposes at an academic discount price.

"EULA" means this End User Licence Agreement

"SPARX" means Sparx Systems Pty Ltd A.C.N 085 034 546

"LICENSEE" means the organization and its members on whose behalf you are accepting this EULA.

"SOFTWARE PRODUCT" means Enterprise Architect Ultimate Edition, which includes computer software and associated media and printed materials, and may include online or electronic documentation.

"SUPPORT SERVICES" means email-based support provided by SPARX, including advice on the use of SOFTWARE PRODUCT, investigation of bugs, fixes, repairs of models, if and when appropriate, and general product support.

"SPARX SUPPORT ENGINEERS" means employees of SPARX who provide on-line support services.

AGREEMENT. This EULA is a legal agreement between LICENSEE and SPARX for non-commercial use of SOFTWARE PRODUCT. By installing, copying, or otherwise using SOFTWARE PRODUCT, LICENSEE agrees to be bound by the terms of this EULA. If LICENSEE does not agree to the terms of this EULA, promptly return the unused SOFTWARE PRODUCT to SPARX.

SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. LICENSEE's use of this software indicates LICENSEE's acceptance of this license agreement and warranty.

1. GRANT OF LICENSE. SOFTWARE PRODUCT is licensed, not sold. This EULA grants LICENSEE the following rights:

Installation and Use: In line with academic commercial limitation, staff and students of LICENSEE may install SOFTWARE PRODUCT on computers that LICENSEE owns and operates on its registered educational campus with the exception granted in section 2.

Storage and Network Use: LICENSEE may also store or install copies of SOFTWARE PRODUCT on a storage device, such as a network server, used only to run SOFTWARE PRODUCT over an internal network. Network use is limited to computers owned and operated by LICENSEE and located on-campus with the exception granted in section 2.

LICENSEE may also make copies of SOFTWARE PRODUCT for backup and archival purposes.

LICENSEE shall be responsible for the administration of the SOFTWARE PRODUCT and adherence to this EULA by staff and student members of LICENSEE.

Academic Commercial Limitation. The academic license for SOFTWARE PRODUCT is limited to use in an educational context within a Registered Educational Institute. The academic version may not be used to produce commercial software without the express written permission of SPARX.

2. SPECIAL CRITERIA GOVERNING RIGHT TO HOLD AND TO USE THIS LICENSE.

This license is granted under the following conditions:

- a. That the legal entity forming this agreement with SPARX is a Registered Educational Institute.
- b. That SOFTWARE PRODUCT shall form a part of at least one structured course provided by LICENSEE. Examples of use include (but are not limited to) instruction in use of SOFTWARE PRODUCT in classroom and/or tutorial sessions, use of SOFTWARE PRODUCT by students in assignments and demonstration of software modelling techniques using SOFTWARE PRODUCT in classroom and/or tutorial sessions.
- c. That SOFTWARE PRODUCT will be installed ONLY on on-campus computers, owned and operated by LICENSEE. The following exception applies only to institutions that purchase an Academic Site license: Where courses are held off-campus, or otherwise require students to use SOFTWARE PRODUCT off-campus, staff and students enrolled in the course may install SOFTWARE PRODUCT on computers other than those owned and operated by the licensee under the following conditions:
 - i. SOFTWARE PRODUCT must be uninstalled from computers not owned and operated by LICENSEE within 14 days of the completion of the course which requires the use of SOFTWARE PRODUCT.
 - ii. LICENSEE makes reasonable effort to inform staff and students of their obligations with respect to i. SPARX however, will NOT hold licensee liable for individual staff or students who abuse this provision by failing to uninstall SOFTWARE PRODUCT after being informed of their obligation to do so.
- d. That LICENSEE does not use SOFTWARE PRODUCT for any commercial purposes without the express written permission of SPARX
- e. That LICENSEE makes copies of this EULA available to all its staff and students who use SOFTWARE PRODUCT and takes reasonable steps to ensure that its staff and students adhere to the terms of the EULA.
- f. Students requiring or desiring personal copies of SOFTWARE PRODUCT for use outside of the course(s) offered by LICENSEE must purchase a personal Academic License.

3. ADDITIONAL RIGHTS AND LIMITATIONS.

This license is strictly non-transferable.

LICENSEE hereby undertakes not to sell, rent, lease, translate, adapt, vary, modify, decompile, disassemble, reverse engineer, create derivative works of, modify, sub-license, loan or distribute SOFTWARE PRODUCT other than as expressly authorized by this EULA.

Distribution: A single license key will be supplied to LICENSEE by SPARX for use with all installations of SOFTWARE PRODUCT covered by this agreement. LICENSEE may not reproduce, redistribute or use the license key for any other purpose without the express written permission of SPARX.

Termination. Without prejudice to any other rights, SPARX may terminate this agreement if LICENSEE fails to comply with the terms and conditions of this agreement. In such event, LICENSEE must destroy all copies of SOFTWARE PRODUCT.

4. COPYRIGHT. All title and copyrights in and to SOFTWARE PRODUCT, the accompanying printed materials, and any copies of SOFTWARE PRODUCT are owned by SPARX. SOFTWARE PRODUCT is protected by copyright laws and international treaty provisions. Therefore, LICENSEE must treat SOFTWARE PRODUCT like any other copyrighted material.

5. GOVERNING LAW

This agreement shall be construed in accordance with the laws of the Commonwealth of Australia, in the State of Victoria.

6. LIMITED WARRANTY. SPARX warrants that (a) SOFTWARE PRODUCT will perform substantially in accordance with the accompanying written materials for a period of ninety (90) days from the date of receipt, and (b) any Support Services provided by SPARX shall be substantially as described in applicable written materials provided to LICENSEE by SPARX, and SPARX SUPPORT ENGINEERS will make reasonable efforts to solve any problems or issues.

CUSTOMER REMEDIES. SPARX and its suppliers' entire liability and LICENSEE's exclusive remedy shall be, at SPARX option, either (a) return of the price paid, if any, or (b) repair or replacement of SOFTWARE PRODUCT that does not meet SPARX Limited Warranty and which is returned to SPARX with a copy of LICENSEE's receipt. This Limited Warranty is void if failure of SOFTWARE PRODUCT has resulted from accident, abuse, or misapplication. Any replacement SOFTWARE PRODUCT will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.

NO OTHER WARRANTIES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, SPARX AND ITS SUPPLIERS DISCLAIM ALL OTHER WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, WITH REGARD TO SOFTWARE PRODUCT, AND THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHERS, WHICH VARY FROM STATE/JURISDICTION TO STATE/JURISDICTION.

LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL SPARX OR ITS SUPPLIERS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE SOFTWARE PRODUCT OR THE PROVISION OF OR FAILURE TO PROVIDE SUPPORT SERVICES, EVEN IF SPARX HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY CASE, SPARX ENTIRE LIABILITY UNDER ANY PROVISION OF THIS EULA SHALL BE LIMITED TO THE GREATER OF THE AMOUNT ACTUALLY PAID BY YOU FOR SOFTWARE PRODUCT OR U.S.\$5.00; PROVIDED, HOWEVER, IF YOU HAVE ENTERED INTO A SPARX SUPPORT SERVICES AGREEMENT, SPARX ENTIRE LIABILITY REGARDING SUPPORT SERVICES SHALL BE GOVERNED BY THE TERMS OF THAT AGREEMENT. BECAUSE SOME STATES AND JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

7. TRADEMARKS. All names of products and companies used in this document, the software, or the enclosed documentation may be trademarks of their corresponding owners. Their use in this document is intended to be in compliance with the respective guidelines and licenses. Windows, Windows 95, Windows 98, Windows NT, Windows XP, Windows 2000, Windows Vista, Windows 7 and Windows 8 are trademarks of Microsoft.

ACCEPTANCE

Please Print

I, _____, (duly appointed representative)

of _____, (LICENSEE)

acknowledge that I have read the above license agreement and agree to accept the conditions imposed.

Dated ____ / ____ / ____ Signature _____