

SOFTWRIGHT LICENSING AGREEMENT

BY OPENING THE SOFTWARE DISK PACKAGE OR DOWNLOADING AND INSTALLING THIS SOFTWARE YOU ARE AGREEING TO THE TERMS OF THIS AGREEMENT.

This Agreement constitutes the complete agreement between you (the "Licensee") and SOFTWRIGHT LLC, a Virginia limited liability company, whose mailing address is P.O. Box 7205 Charlottesville, VA, USA, ("SoftWright") for the use of all programs, software, executable files, configuration files, and data files (collectively, the "Software") as well as all documentation and any other materials produced by SoftWright and delivered by any means whether in writing or in machine readable form (collectively, the "Documentation"). IF YOU DO NOT AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT, DO NOT OPEN ANY PACKAGE OR DO NOT INSTALL ANY DOWNLOADED SOFTWARE. RETURN ALL MATERIALS, INCLUDING THE UNOPENED PACKAGE(S) CONTAINING DISKETTES AND/OR CD ROM DISKS TO THE PLACE WHERE YOU OBTAINED THE SOFTWARE OR DELETE THE DOWNLOADED SOFTWARE. This Agreement constitutes a use license (the "License") permitting the Licensee to use the Software.

OWNERSHIP

The Licensee recognizes that the Software and Documentation have been produced by SoftWright at considerable expense to SoftWright in time, money, and labor, and that the Software is a unique product, including any past, present, and future improvements or updates and are furnished to the Licensee under the License for use.

The Licensee acknowledges that title to and ownership of the Software and Documentation-*1 is vested in SoftWright and shall continue to be vested in SoftWright. The License is not a sale of the Software or Documentation. The Licensee acknowledges that the Software and the Documentation are protected by United States copyright laws and international treaty provisions.

CONFIDENTIALITY/NONDISCLOSURE

The Licensee agrees that the Software and Documentation are and shall remain the confidential and proprietary property of SoftWright and agrees to inform its employees, agents, and any others who may have access to and use of the Software



or Documentation under the control of the Licensee, of the confidential and proprietary nature of the Software and Documentation.

Except as otherwise herein provided, the Licensee agrees not to provide or otherwise make available the Software, or Documentation or any part thereof, or any copies thereof in any form to any third party, without the prior written approval of SoftWright.

The Licensee agrees that the Licensee shall be responsible for damages sustained by SoftWright for any unauthorized reproduction, disclosure and/or use of the Software and Documentation. Damages include reasonable attorney's fees and expenses related thereto necessary to collect damages and/or enjoin the Licensee from improper use of the Software and Documentation.

SINGLE SEAT AND MULTI-SEAT SYSTEMS

The Software is available in both single seat and multi-seat systems. A seat is a running instance of any part of the software. TAP software may be installed on any number of computers; however, the number of simultaneous "activations" is limited to the number of purchased seats. The activations may be managed by SoftWright's license server over the internet or, manually, by the user when the computer is not connected to the internet. By default, users may go to the licensing view of either TAP 7 or TAP Mapper and manually enter the license code and click Activate. If one or more seats are available then this will succeed and the user will be able to use the activated, licensed software. If all available TAP seats are currently active on other computers then a message will be displayed saying that the number of activations is exceeded and the software will remain in Demo mode.

This operation of a single- or multiple-seat system on a Windows network server computer (in contrast to installation on stand-alone computers) is still a system limited by the number of simultaneous users based on the number of purchased seats. This configuration permits any number of "users" to use the software as long as the number using it simultaneously is at or below the number of purchased seats. The number of simultaneous users is managed by SoftWright's licensing technology.

USE



The License authorizes the Licensee to use the Software only for calculating, plotting, and printing the results of the calculations and reports generated by the Software. Any other use is prohibited.

The Licensee agrees that the Software may not be duplicated (except as authorized under the COPIES section of this agreement), installed, modified, adapted, disassembled, translated, reverse-compiled, or otherwise used to create any derivative software. The Documentation may not be duplicated, modified, adapted or used to create any derivative works without the prior written authorization of SoftWright.

The Licensee agrees that the Software, when remotely accessed, will be used only by authorized employees or contractors being paid by the licensee. Use of the Software on a no-charge or fee-for-use basis by any others is prohibited.

For multi-user systems, the Licensee agrees to use the Software only as accessed from a single server. The Software may be accessed by as many computers connected to the network in any fashion including remote access via the Internet, except that the number of users at any point in time cannot exceed the number of seats licensed by SoftWright to the Licensee. The Software or Documentation may not be placed on any system for downloading, uploading, copying or execution by others without a separate licensing agreement with SoftWright.

TAXES

The price quoted for the Software, Documentation and other products and services is net of all taxes. SoftWright normally collects taxes only for Colorado and no duties, taxes or fees are collected by SoftWright for any other purchasing locations. IT IS THE RESPONSIBILITY OF THE PURCHASING ENTITY TO PAY ANY ADDITIONAL DUTIES, TAXES OR FEES THAT ARE DUE TO THEIR PARTICULAR AUTHORITIES. Any deviation from this policy must be agreed to in writing by SoftWright and the licensee at the time of purchase.

WARRANTY

THE SOFTWARE AND DOCUMENTATION ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A



PARTICULAR PURPOSE OR APPLICATION. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE SOFTWARE AND DOCUMENTATION IS WITH THE LICENSEE EXCEPT AS OTHERWISE DESCRIBED IN THIS AGREEMENT.

SoftWright does not warrant that the functions contained in the Software will meet the requirement(s) of the Licensee or that the operation of the Software will be uninterrupted or error free.

The Licensee acknowledges that portions of the Software are based on various sources of digital elevation models and boundary data, and on FCC Rules and Regulations, which specify signal propagation calculations and other pertinent methods. Other established engineering methods and practices of the telecommunications industry are utilized as applicable. Individual peculiarities and aberrant conditions sometimes found in the environment, such as atmospheric conditions, incorrect terrain information, man-made obstructions, etc., may adversely affect the correlation between the results of the Software and the actual conditions experienced in the field. While every effort has been made to obtain accurate information from government and private sources, SoftWright cannot guarantee the accuracy of such information because neither the U.S. government nor other sources will guarantee the accuracy thereof.

SUPPORT

SoftWright agrees to provide Documentation to the Licensee on the machine-readable media on which the Software is provided for support. The Documentation shall consist of instructions for installation and operation of the Software including an operating tutorial as well as answers to frequently asked questions ("FAQs"). The Documentation, including periodic additions of answers to FAQs, is also available on the SoftWright web site (www.softwright.com). The Documentation provided to the Licensee including the updated documentation on SoftWright's web site is provided without charge as access to it is included in the price for the Software. However, individual responses to inquiries by telephone or e-mail concerning application or operation of the Software are only available through a separate support subscription.

LIMITATION OF SOFTWRIGHT LIABILITY

LICENSEE AGREES THE MAXIMUM LIABILITY ASSUMED BY SOFTWRIGHT UNDER THIS AGREEMENT, REGARDLESS OF THE CLAIM OR THE FORM OF ACTION OR



SUIT, WHETHER IN CONTRACT, NEGLIGENCE OR TORT, SHALL BE LIMITED TO CORRECTION OR THE ORIGINAL COST OF THE SOFTWRIGHT SOFTWARE ACQUIRED, WHICHEVER IS LESS. IN NO EVENT SHALL SOFTWRIGHT BE LIABLE FOR SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, EVEN IF SOFTWRIGHT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. MOREOVER, THE MEDIA (DISKETTE, CD-ROM, OR OTHERWISE) BY WHICH THE SOFTWARE OR DOCUMENTATION IS PROVIDED TO THE LICENSEE IS WARRANTED AGAINST DEFECTS FOR A PERIOD OF ONLY ONE (1) YEAR FROM THE DATE OF RECEIPT OF SUCH MEDIA BY THE LICENSEE. LICENSEE AGREES TO INDEMNITY OR OTHERWISE HOLD SOFTWRIGHT HARMLESS FROM ALL CLAIMS OF THIRD PARTIES THAT MAY ARISE FROM LICENSEE'S USE OF THE ITEMS DELIVERED UNDER THIS AGREEMENT. LICENSEE'S REMEDIES IN THIS AGREEMENT ARE EXCLUSIVE.

JURISDICTION

It is agreed that the laws of Virginia and the United States of America shall apply to any interpretation or enforcement of this Agreement.

TRANSFER OF LICENSE

The License may be transferred to another party only with the expressed, written consent of SoftWright-*2. The transfer must be accomplished using a Transfer Agreement document from SoftWright, signed by authorized representatives of SoftWright, the current Licensee, and the new licensee. The transfer will only be completed after the Licensee has destroyed all files, disks, documentation, any derivative works (if any), and all other materials included in the License but not transferred to the new licensee. SoftWright reserves the right to charge a transfer fee for any transfer of the License.

TERMINATION OF LICENSE

The License is effective until terminated. The right to use the Software will terminate automatically and without notice from SoftWright if the Licensee fails to comply with any of the terms of the License. Upon termination, the Licensee agrees to destroy all copies (including the backup copy) of the Software, any derivative materials, and all written materials, even if permission was previously obtained from SoftWright to produce the derivative works. Termination of the License by SoftWright for violation by the Licensee shall not preclude any other civil or



criminal actions by SoftWright against the Licensee under copyright, trademark, or other applicable laws.

SURVIVABILITY

If any provision(s) of this Agreement shall be held illegal, unenforceable, or in conflict with any law governing this Agreement, the validity of the remaining portions of this Agreement shall not be affected.

ATTORNEY'S FEES

In any suit or other action under this Agreement, the prevailing party shall be entitled to reasonable attorney's fees and associated expenses at trial and on appeal.

- *1 Some databases may be licensed by SoftWright from others and, if so, the License is not to be deemed a "sublicense" (meaning any rights other than the right to use and only use such data bases) as to such data base license.
- *2 Only databases derived from US government public domain sources may be transferred. Databases derived from commercial and international may not be transferred.

20020619, amended 20140214