



EDUCATIONAL USE LICENSE
AGREEMENT
HOOPS®

IMPORTANT-READ CAREFULLY: By Signing this document, you (either an individual or a single educational or research entity referred to herein as “you” or the “Licensee”) agree to enter into this Educational Use License Agreement (“Agreement”) with Tech Soft 3D, LLC (“Tech Soft”), for the HOOPS 3D Graphics System Library, HOOPS, and/or HOOPS Stream Toolkit each of which includes computer software products, and may include associated media, printed materials and/or “online” or electronic documentation (hereinafter the software products and documentation referred to as the “Software”).

These terms listed herein represent the entire understanding relating to the use of the Tech Soft’s website and Software and prevail over any prior or contemporaneous, conflicting or additional, communications. Tech Soft can revise these terms at any time without notice by updating this posting.

1. GRANT OF LICENSE. This Agreement grants you the following rights:

- Software. You may install, use and modify multiple copies of the Software on multiple computers owned by you or the educational institution with which you are affiliated, and create Software Applications built using the Software.
- Software Applications. You may copy, sublicense, and distribute Software Applications; provided that: (i) a static, non-linkable version of the Software is embedded in the Software Application only in a binary non-linkable form that is not directly accessible to either the Sub Users or the End Users of the Software Application (ii) the resulting Software Application cannot be used as a programming tool to develop new graphics applications and must enhance the Software’s basic capabilities, and otherwise provide “higher” level functions; such that a typical End User would not purchase the bundled offering primarily to acquire the Software. Notwithstanding the foregoing, a bundled offering that applies an alternative interface technology (e.g., OLE) shall not be considered to provide sufficient value-added functionality if such interface is not combined with other significant application-level functionality, and (iii) the Software Application does not duplicate the functional or programming interface of the Software. The specific Software Application you are intending to develop with the Software will be outlined in Appendix A, included as part of this agreement.
- Non-commercial Distribution of Software Applications. With respect to the Software Applications using the TS3D Software in a static, non-linkable form is permissible without a separate licensing agreement as long as the Software Application is distributed free of charge, only within the context of its use for educational or research purposes, and does not generate commercial revenue or get deployed by a corporation for its in-house use, and you abide by the full terms of this agreement.
- In-house Corporate Distribution of Software Applications. If applicable, you must enter into a separate commercial licensing agreement with Tech Soft prior to distributing the Software Application for use of the Software Application within a commercial enterprise.
- Commercial Distribution of Software Applications. If applicable, you must enter into a separate commercial licensing agreement with Tech Soft prior to distributing the Software Application for any other commercial purpose including revenue generating distribution (i.e. for “profit”).

- Storage/Network Use. For backup purposes you may also store or install a copy of the Software on a storage device, such as a network server or hard drive.

2. CO-MARKETING COMMITMENTS: You agree that any non-proprietary data-sets or screen-capture images will be supplied to TS3D, upon TS3D's request, solely for the purposes of marketing the capabilities of the Software. You further agree to use the "Built with HOOPS" logo (available from <http://www.techsoft3d.com>) within an "install shield" type splash screen if these splash screens are used during product installation, as well as on any web page describing the Software Application. In addition, any web pages describing the Software Application will include a web site link to <http://www.techsoft3d.com>.

3. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

- Limitations on Reverse Engineering, Decompilation, and Disassembly. You may not reverse engineer, decompile, or disassemble the Software, except and only to the extent that applicable law notwithstanding this limitation expressly permits such activity.
- Use restrictions. Except as set forth herein, you agree to not: (a) remove any product identification, copyright notices, or other notices or proprietary restrictions from Software; (b) use the Software for commercial or corporate use or for profit including but not limited to commercial timesharing, rental, or service bureau use; (c) transfer, sell, assign or otherwise convey Software to another party without Tech Soft's prior written consent; (d) cause or permit reverse engineering, disassembly, or decompilation of Software; or (e) disclose results of any benchmark tests of any Software to any third party without Tech Soft's prior written approval.
- Separation of Components. The Software is licensed as a single product. Should you choose to use another Software product of Tech Soft not listed herein, you must agree to the License Agreement accompanying that Software product.
- Rental. You may not rent, lease, or lend the Software.
- Term and Termination. Without prejudice to any other rights, Tech Soft may terminate this Agreement if you fail to comply with the terms and conditions of this Agreement. In such event, you must destroy all copies of the Software and all of its component parts. Unauthorized copying of the Software, or the failure to comply with the terms of this Agreement, will result in automatic termination of this Agreement and will make available to Tech Soft and/or its licensors other legal remedies. The Term of this Agreement is for one (1) calendar year from the date of TS3D counter-signature, at which time TS3D may provide you with a letter which, once signed and returned will automatically renew for the term for another one (1) calendar year.
- The Software is licensed, not sold, to Licensee. All right, title and interest in and to the Software, in whole and in part and all copies thereof, and all modifications, enhancements, derivatives and other alterations of the Software regardless of who made any modifications, if any, are, and will remain, the sole and exclusive property of Tech Soft and/or its licensors. Tech Soft reserves the right to include means within the Software to audit and/or limit the number of accounts purchased by Licensee; such right may be exercised by Tech Soft without further notice.



EDUCATIONAL USE LICENSE
AGREEMENT
HOOPS®

4. LINKS TO THIRD PARTY SITES. The <http://www.techsoft3d.com> website may be linked to other websites which are not under the control of or are not maintained by Tech Soft. Tech Soft is not responsible for the content of those sites. Tech Soft provides these links to you only as a convenience, and the inclusion of any link to such sites does not imply endorsement by Tech Soft of those sites. Tech Soft reserves the right to terminate any link or linking program at any time.

5. NO WARRANTY. ANY USE OF THE SOFTWARE IS AT YOUR OWN RISK TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, TECH SOFT AND ITS SUPPLIERS DISCLAIM ALL WARRANTIES AND CONDITIONS, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT. THE SOFTWARE IS DISTRIBUTED "AS IS". LICENSEE SHALL RECEIVE NO UPGRADES TO THE SOFTWARE UNLESS EXPLICITLY GRANTED BY TECH SOFT.

6. LIMITATION OF LIABILITY TECH SOFT SHALL NOT BE LIABLE FOR ANY DAMAGES SUFFERED AS A RESULT OF USING, MODIFYING, CONTRIBUTING, COPYING, DISTRIBUTING, OR DOWNLOADING THE MATERIALS ON THIS WEBSITE. IN NO EVENT SHALL TECH SOFT BE LIABLE FOR ANY INDIRECT, PUNITIVE, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGE (INCLUDING LOSS OF BUSINESS, REVENUE, PROFITS, USE, DATA OR OTHER ECONOMIC ADVANTAGE) HOWEVER IT ARISES, WHETHER FOR BREACH OR IN TORT, EVEN IF TECH SOFT HAS BEEN PREVIOUSLY ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

YOU HAVE SOLE RESPONSIBILITY FOR ADEQUATE PROTECTION AND BACKUP OF DATA AND/OR EQUIPMENT USED IN CONNECTION WITH THE WEBSITE OR SOFTWARE AND WILL NOT MAKE A CLAIM AGAINST TECH SOFT FOR LOST DATA, RE-RUN TIME, INACCURATE OUTPUT, WORK DELAYS OR LOST PROFITS RESULTING FROM THE USE OF THE MATERIALS. YOU AGREE TO HOLD TECH SOFT HARMLESS FROM, AND YOU COVENANT NOT TO SUE TECH SOFT FOR, ANY CLAIMS BASED ON USING THE WEBSITE OR SOFTWARE.

7. EXPORT LAW ASSURANCES. Licensee agrees and certifies that neither the Software, nor any other technical data received from Tech Soft, nor the direct product thereof, will be exported outside the United States except as authorized and as permitted by the laws and regulations of the United States. If the Software has been rightfully obtained by Licensee outside of the United States, Licensee agrees that it will not re-export the Software nor any other technical data received from Tech Soft, nor the direct product thereof, except as permitted by the laws and regulations of the United States and the laws and regulations of the jurisdiction in which Licensee obtained the Software.

8. CONTROLLING LAW AND SEVERABILITY. This License shall be governed by and construed in accordance with the laws of the United States and the State of California, as applied to agreements entered into and to be performed entirely within California between California residents. If for any reason a court of competent jurisdiction finds any provision of this License, or portion thereof, to be unenforceable, that provision of the License shall be enforced to the maximum extent permissible so as to affect the intent of the parties, and the remainder of this License shall continue in full force and effect.

9. COPYRIGHTS. All title and copyrights in and to the Software (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the Software),



EDUCATIONAL USE LICENSE
AGREEMENT
HOOPS®

the accompanying printed materials, and any copies of the Software are owned by Tech Soft or its suppliers. Copyright laws and international treaty provisions protect the Software. Therefore, you must treat the Software like any other copyrighted material. You may copy the printed materials accompanying the Software only to the extent necessary for instruction of your employees assigned to operate the Software. THE SOFTWARE IS LICENSED, NOT SOLD.

10. COMPLETE AGREEMENT. This License, in conjunction with Appendix A attached, constitute the entire agreement between the parties with respect to the use of the Software, related documentation and fonts, and supersedes all prior or contemporaneous understandings or agreements, written or oral, regarding such subject matter. The use of the Software shall be governed by the terms of this Agreement. No amendment to or modification of this License will be binding unless in writing and signed by a duly authorized representative of Tech Soft.

11. GENERAL If this product was acquired outside the United States then local law may apply. Should you have any questions concerning this Agreement, or if you desire to contact Tech Soft 3D for any reason: info@techsoft3d.com

Or write to:

Tech Soft 3D
1567 SW Chandler Ave., Suite 201
Bend, OR 97702
PH: +1 541-383-4627
FAX: +1 503.914.0483
visit <http://www.techsoft3d.com>

Signed: _____

Date: _____

Print Name: _____

Name of Affiliated Educational Institution: _____

E-Mail address (required): _____

ATTACHMENTS:

APPENDIX A: Description of Software Application and Usage Plan.

