

DP TECHNOLOGY CORP. END-USER SOFTWARE LICENSE AGREEMENT FOR ESPRIT SOFTWARE PRODUCTS

Before you proceed with the installation and/or use of this software product, you must read and then accept all the terms of this agreement as listed below. Acceptance is accomplished by selecting the "YES" box displayed on the installation screen. If you do not accept all the terms of this agreement, choose the "No" box on the screen and immediately return this software and all documents and security module(s) to the source of purchase.

SOFTWARE LICENSE

This is a legal agreement between you, the End User (the "Licensee"), and DP Technology Corp. ("DP") concerning the conditions of use and possession of this DP software product ("ESPRIT"). By installing and/or using the ESPRIT software you agree to be bound by the terms of this agreement. ESPRIT software products contain integrated security programs, passwords and Network Server security programs and/or plug-in security modules that are required for the software license to be legally used and operated except in its non-output "Demonstration" mode. It is a violation of DP's copyrights and this license agreement to disable, attempt to disable or remove any of the security programs or otherwise operate this software without the security programs and/or plug-in module properly installed and operating as intended. Any software not supplied by DP which does, or is intended to circumvent or disable the ESPRIT security programs and/or plug-in module is a violation of this agreement, DP's copyrights, and is contrary to U.S. and international laws and treaties. This ESPRIT software may contain 3rd party software or portions of software owned by other companies which has been licensed by DP for inclusion within this ESPRIT software. This 3rd party software is listed in the "Help" menu under "About ESPRIT". Such 3rd party software is the property of its respective owners, but also carries the restrictions of this ESPRIT Software license agreement. Further, such 3rd party software may not be installed on any computer except as part of the normal installation and use of the ESPRIT software.

SOURCES OF THIS SOFTWARE AND INFORMATION:

ESPRIT software products are only available through authorized DP Resellers or directly from DP. The term "DP Reseller" means firms authorized by DP to sell this software license, including DP Dealers, DP Original Equipment Manufacturers ("OEM") and Value Added Resellers (VAR). If you have acquired this software from any other source, it is not legally licensed and you could be prosecuted for license and copyright infringement if you use, sell or transfer this software or license. If you have any question as to licensing, authorized DP Resellers or this agreement, contact DP via Internet e-mail at corporate@dptechnology.com or via telephone to DP's U.S. Headquarters at (805) 388-6000.

GRANT OF LICENSE:

Upon payment of the licensing fee (which is part of the price you paid to DP or to the authorized DP Reseller from where purchased, or if a Reseller or educational institution license upon your receipt of the software) DP grants to the Licensee the right to use one copy of the ESPRIT software, by one operator at a time, on a single computer or on a single terminal or computer connected to a computer network (if the ESPRIT license has been licensed for Network use). No title to or ownership of the ESPRIT software or any of its parts is hereby transferred to the Licensee. You may not loan, rent, lease, sell or otherwise move or transfer this software or license in anyway, either on a temporary or permanent basis to any third party. Further, you may not move, transfer, loan, rent, lease or sell this software and/or license to any affiliated company/organization/facility located outside of the country the license was originally delivered/sold to you by DP or your DP Reseller. The Licensee's right to use shall at all times be subject to the use restrictions and copyright restrictions contained herein. In the event of a loss of any required security hardware the herein grant of license is rendered void. In such case of loss of the security hardware the user shall need to repurchase the software, license and new security module from DP or DP Reseller at the then current prices.

COPYRIGHTS:

The ESPRIT software is owned by DP and is protected by United States of America copyright laws and international treaty provisions. Therefore, you must treat this software like any other copyrighted material (e.g. a book, or musical recording) except that you may make one copy of the software solely for backup or archival purposes. Further, you may not copy, extract, capture, incorporate or otherwise use any images, screens, animations or other file or visual outputs of the ESPRIT software in or with any advertising or promotional activities of any other document or product without including an appropriate prominent visual display of the DP product logo and/or the DP copyright notices similar to that shown in the software's Help About box. Such DP product logos may be obtained by contacting DP Marketing. An appropriate visual display notification shall be of such size and time duration that the average reasonable person may easily read the content of the display. In the case of a video or multimedia usage, an appropriate display at the beginning or end of the presentation shall be deemed acceptable.

OTHER RESTRICTIONS:

You may not reverse engineer, decompile, or disassemble the ESPRIT software. You may not use or attempt to use this software without the required password(s), its security software and/or plug-in security module installed and operational. The Licensee further agrees not to disclose to any third party any of the program materials, systems, designs or other proprietary documents accompanying this ESPRIT software without the express written permission of DP.

RESELLER AND EDUCATIONAL LICENSES:

Reseller and Educational licenses are special controlled, limited use licenses and remain the property of DP. In addition to the other provisions and restrictions contained in this Software License Agreement, the following shall also apply to any DP Reseller or Educational license. Reseller licenses are intended for use only by the DP Reseller and only for demonstrating the software to prospective licensees, training licensed end users, providing first-tier technical support to licensed end users and for developing Post Processors and/or other 3rd party add-on features for use with licensed ESPRIT software. Such Reseller licenses MAY NOT be used for or in any service bureau work; job shop activities; creating NC or g-code files or file translation services for any end users whether such end users are ESPRIT licensees or not; other commercial activity; or for any production/commercial activities either directly or indirectly owned, controlled or related to the Reseller or its business, whatsoever. Educational licenses are intended solely for the training/instruction of the staff and students of the educational institution receiving the license, and may not be used for any commercial, manufacturing or production activity whatsoever.

WARRANTIES:

DP MAKES NO EXPRESS OR IMPLIED WARRANTY OF ANY KIND ON THIS ESPRIT SOFTWARE, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND/OR FITNESS FOR A PARTICULAR USE OR PURPOSE. In no event shall DP be liable for any direct, indirect, special, incidental or consequential damages (including loss of profits) whether based on contract, tort or any other legal theory. Products or other software not manufactured by DP are subject only to such warranties supplied by the manufacturer of such other products or software, if any, and are without any warranty by DP whatsoever, expressed or implied. THE ENTIRE RISK ARISING OUT OF THE USE OR PERFORMANCE OF THE SOFTWARE REMAINS WITH THE LICENSEE.

U.S GOVERNMENT RESTRICTED RIGHTS:

The Software and documentation are provided with RESTRICTED RIGHTS. Use, duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of The Right in Technical Data and Computer Software clause at DFARS 252.227-7013 of subparagraph (c)(1) and (2) of the Commercial Computer Software-Restricted Rights 48 CFR 52.227-19, as applicable. Manufacturer DP Technology Corp, 1150 Avenida Acaso, Camarillo, CA 93012 USA.

EXCLUSIVE REMEDIES:

DP's entire liability and the Licensee's exclusive remedy shall be, at DP's option, (a) to exchange any defective plug-in security modules or the media containing the software, or (b) return of the price received by DP for the software license, upon the return to DP of the ESPRIT software and related plug-in module and documentation. Written request for one of the foregoing remedies must be made by the Licensee to the original source of purchase within 90 days of that original purchase of the license. In the case of an OEM Version, the OEM VERSION Section below shall apply instead of this Exclusive Remedies Section.

OEM VERSIONS:

This ESPRIT software may be licensed to a third party OEM for incorporation, including potential OEM changes/modifications to the ESPRIT software, within the OEM's own software product (referred to herein as an "OEM Version"). In the case of such OEM Versions the OEM is fully liable and responsible for any potential resulting impacts to, failures of or performance changes in the ESPRIT software whatsoever from such OEM changes/modification that the OEM may have made to the ESPRIT software as it was delivered to the OEM by DP. The End-User shall look to the OEM for first tier support for this OEM Version product and for any issues related to any OEM VERSION warranties, guarantees or remedies.

USE LIMITATION ENFORCEMENT:

The Licensee hereby agrees that in the event of breach of any of the use limitations, copyright, or restrictions identified herein, DP shall have the right to enforce said limitations and restrictions.

If you acquired or use this DP product in the United States of America, this Agreement is governed by the laws of the State of California.

Revision date: 1 July 2005