



Innovative ATE solutions

Software Licence Agreement



IMPORTANT: Read this before using your copy of UNITES Systems a.s. software!

This document is a legal agreement between you (an individual or business) and UNITES Systems a.s. Use of the enclosed software indicates your acceptance of these terms. As used in this Software License Agreement, the term

("Software") means the software included on the CD or disk media provided with this Software License Agreement ("SLA"). The term Software does not include any software that is covered by a separate license offered or granted by a person other than UNITES Systems a.s ("UNITES").

IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, EITHER DESTROY OR RETURN, INTACT, THE SOFTWARE PACKAGE, CONTAINING THE CD OR DISK MEDIA, TOGETHER WITH THE OTHER COMPONENTS OF THE PRODUCT.

1. PROPRIETARY RIGHTS

- a) The Software and any accompanying documentation are the proprietary products of UNITES or its licensors and are protected under national laws and international treaty provisions. Ownership of the Software and all copies, modifications, translations, and merged portions thereof shall at all times remain with UNITES or its licensors.

2. GRANT OF LICENSE

- a) The Software and accompanying documentation are being licensed to you, which means you have the right to use the Software only in accordance with this SLA. The Software is considered in use on a computer when it is loaded into temporary memory or installed into permanent memory. This is a Standard license and is not intended for resale. This License may not be assigned or otherwise transferred without prior written consent from UNITES, and any unauthorized transfer is null and void.
- b) Permitted use of software: The Software is provided to you and may be used for all time you want.
- c) Non-permitted use of software: The Software may not be used at any time for providing fee-based services to third parties. The Software may not be permanently installed on any computer for either personal or business use. The Software is not to be installed or used on computer systems other than those designated for testing purposes only.
- d) Copies: No copies of the Software may be created. Creation of any copies is a violation of this SLA.
- e) Technical support: This license does not grant you to access to complimentary UNITES technical support. Fee-based technical support is available on a per-incident basis through UNITES Technical Support centers.

3. NONPERMITTED USES

- a) Without the express prior written permission of UNITES, you may not (a) use, copy, modify, alter or transfer, electronically or otherwise, the Software or documentation except as expressly permitted in this SLA, or (b) translate, reverse program, disassemble, decompile, or otherwise reverse engineer the Software.

4. EXPORT CONTROLS

- a) Certain uses of the Software by you may be subject to restrictions under CZ regulations relating to exports and ultimate end uses of computer software. You agree to fully comply with all applicable CZ laws and regulations.

5. CZECH REPUBLIC'S GOVERNMENT RESTRICTED RIGHTS

- a) If you are acquiring the Software on behalf of any unit or agency of the Czech Republic Government, the following provision applies: It is acknowledged that the Software and the documentation were developed at private expense and that no part is in the public domain and that the Software and documentation are provided with RESTRICTED RIGHTS. Contractor/Manufacturer is UNITES Systems a.s., Kpt. Macha 1372, 75750 Valasske Mezirici, Czech republic.

6. DISCLAIMER OF WARRANTY

- a) The evaluation software is provided as is, exclusive of any warranty, including, without limitation, any implied warranty of merchantability or fitness for a particular purpose, or any other warranty, whether expressed or implied.

7. LIMITATION OF LIABILITY

- a) UNITES will not be liable for any damages, including, without limitation, any indirect, incidental, or consequential damages (including but not limited to loss of anticipated profits) arising from use of the evaluation software. Neither UNITES nor its suppliers shall in any event be liable for any damages whatsoever arising out of or related to the use of or inability to use the software, including but not limited to direct, indirect, special, incidental, or consequential damages, and damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss, even if UNITES company has been advised of the possibility of such damages, whether such liability is based on contract, tort, warranty, or any other legal or equitable grounds. Because some states do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

8. NO WAIVER

- a) Any failure by either party to this agreement to enforce a specific part of the agreement in a specific situation is not a waiver of rights under the agreement. The party may still enforce the rest of the agreement in that situation and may still enforce some or all of the agreement in other situations.

This SLA constitutes the entire agreement between your company and UNITES pertaining to its subject matter. If you received another Software license agreement with the Software, this license agreement supersedes the other license agreement. Any litigation arising from this license will be pursued only in the state or national courts located in the Czech Republic. Even if part of the SLA is held invalid, the rest of the agreement is still valid, binding and enforceable.

Copyright 1991-2007, UNITES Systems a.s. All rights reserved. SCADUS and other UNITES' software products are trademarks of UNITES Systems a.s.

Revised 02

Effective 08/2007