

License Agreement

This is a legal agreement between you (either an individual or entity) and Korf Technology Ltd (KORF). By installing Korf Hydraulics (SOFTWARE) you are agreeing to be bound by the terms of this agreement. If you do not agree to the terms of this agreement, do not install the SOFTWARE and contact KORF for a full refund.

1. GRANT OF LICENSE. This is a non-exclusive, non-transferable license and you may not otherwise sell, transfer, sublicense, copy or assign to another, the use of any of this SOFTWARE.

The unregistered version may be used for evaluation purposes only. The unregistered version is fully functional but after 30 days or 10 uses, whichever comes first, the SOFTWARE must be registered or removed from your computer.

A single license holder is permitted to install one copy of the SOFTWARE on a single computer. The single license expires after one year and requires payment of the yearly support fee to remain active. The single license holder is entitled to free upgrades and reasonable email support provided the annual support payment is up to date.

A site license holder is permitted to install a copy of the SOFTWARE on any number of computers at a single business site. The site license expires after one year and requires payment of the yearly support fee to remain active. The site license holder is entitled to free upgrades and reasonable email support provided the annual support payment is up to date.

All cost and licensing options are subject to change without notice.

2. COPYRIGHT. The SOFTWARE is owned by KORF and is protected by copyright laws and international treaty provisions. You must treat the SOFTWARE like any other copyright material, except that you may make one copy of the SOFTWARE solely for backup purposes. The written materials accompanying the SOFTWARE may not be copied.

3. OTHER RESTRICTIONS. You may not reverse engineer, decompile, or disassemble the SOFTWARE.

4. DISCLAIMER OF WARRANTY. The SOFTWARE and technical support are provided "as is" and without warranties of any kind, either expressed or implied, including, without limitation, the implied warranties of satisfactory quality, non-infringement and fitness for a particular purpose. KORF or anyone else involved in the creation, production, or delivery of the SOFTWARE or technical support services is not responsible for any loss or damages incurred as a result of using or inability to use this product or advice, even if KORF has been advised of the possibility of such damages.

5. CUSTOMER REMEDIES. KORF's entire liability and your exclusive remedy shall be the return of the original purchase price, excluding any support payments, and this is void if failure of the SOFTWARE was the result of accident, abuse, or misapplication.

6. PAYMENT. Payments shall be made to KORF within thirty (30) days from the invoice date, after which interest will be charged at 3% per month or part thereof.

7. WITHHOLDING TAX. The amount shown on the invoice is payable to KORF, and KORF is not responsible for the payment of any withholding tax.

Should you have any questions concerning this Agreement, or if you desire to contact KORF for any reason, please write: Korf Technology Ltd, 2068 Wilmers Lane, Sarnia, Ontario, N7T 7H4, Canada.