

# **Autodesk Design Academy 2009**

## **License Agreement**

**IMPORTANT.** BY OPENING THE SEALED SOFTWARE PACKET(S) OR INSTALLING THE SOFTWARE, INSTITUTION AGREES TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT (“LICENSE AGREEMENT”). THESE ARE THE ONLY TERMS UPON WHICH THE AUTODESK, INC. (“AUTODESK”) SOFTWARE PRODUCTS ARE LICENSED. IF YOU DO NOT AGREE TO THESE TERMS, WITHIN THIRTY (30) DAYS OF PURCHASE, RETURN THE SOFTWARE, THE SOFTWARE PACKAGE (S) AND ALL OTHER ITEMS IN THE PACKAGE, WITH DATED PROOF OF PURCHASE, TO THE LOCATION WHERE YOU ACQUIRED IT FOR A FULL REFUND. YOU MAY NOT USE THE SOFTWARE AND MUST RETURN IT IF YOU DO NOT AGREE TO THIS LICENSE AGREEMENT. NO REFUND WILL BE GRANTED ONCE THE AUTHORIZATION CODE HAS BEEN ISSUED. THIS LICENSE AGREEMENT SUPERCEDES ANY END USER LICENSE AGREEMENT THAT MAY APPEAR WHEN INSTALLING THE SOFTWARE.

**COPYING THE COMPUTER PROGRAM(S) OR DOCUMENTATION EXCEPT AS PERMITTED BY THIS LICENSE IS COPYRIGHT INFRINGEMENT UNDER THE LAWS OF YOUR COUNTRY. IF YOU COPY AUTODESK COMPUTER PROGRAM(S) WITHOUT PERMISSION OF AUTODESK, YOU ARE VIOLATING THE LAW. YOU MAY BE LIABLE TO AUTODESK FOR DAMAGES, AND YOU MAY BE SUBJECT TO CRIMINAL PENALTIES.**

### **1. DEFINITIONS.**

- 1.1 “ADA” means the Autodesk Design Academy program that allows for educational institutions to purchase certain Autodesk products through solution packages, each as set forth in detail in the Order Form and which solution packages may be changed from time to time by Autodesk in its sole discretion.
- 1.2 “Annual License” means that Institution and its Users shall have a license to use the Software for one year at the Institution Site from the date of delivery of the Software to Institution, as evidenced by the date of the Autodesk invoice. At the end of the term, Institution may purchase another Annual License under the terms set forth in the Order Form. If an institution elects not to purchase another Annual License, then it shall be considered terminated at the end of the term and the termination obligations of Institution set forth in Section 3.1 shall apply. The Annual License may also be referred to on the Order Forms, Autodesk invoices or other Autodesk documentation as an “Annual Term Site License”.
- 1.3 "Documentation" means the manuals, handbooks, brochures, folders or other publications, in printed or digital form, that are included in or accompany the Software and which describe its qualities, characteristics, installation, use or other aspects.
- 1.4 “Faculty” means only those who are employed personnel of the Institution during the Term of the license.
- 1.5 “Institution” means the educational institution that has licensed the Software as listed on the Order Form. Such Institution shall be a secondary school such as a high school or middle school that is recognized or accredited by the appropriate governmental agency in the Institution’s jurisdiction.
- 1.6 "Institution Site" means (i) for an Annual License, the Institution’s primary campus only and (ii) for a Perpetual License, the Institution’s primary campus including Institution-owned computers that Institution has leased. Institution Site does not include any computer labs, classrooms or offices located on any of Institution’s remote or satellite campus sites, or Student personal computers. An Institution Site shall not mean multiple Institution campuses. Each site can only represent one individual campus location and in only one of the following locations: engineering lab, drafting lab or technology lab. Subject to the license terms, an Institution and its Users may have unlimited use of the Software from the Institution’s library computers as well as for comprehensive programs such as math and science. An Institution and its Users

may use the Software at more than one Institution Site if Institution has paid the then-current license fee for additional Institution Sites. The Annual Term Site License and Perpetual Term License are both licensed on a per Institution Site basis and Institution may only use the Software at the number of Institution Sites for which Institution has paid the then-current license fee. Unless Institution's license fee and/or invoice from Autodesk indicate otherwise, it shall be presumed that Institution has a one Institution Site license.

- 1.7 "Media" means any physical media that holds data, such as CD-ROMs and DVDs.
- 1.8 "Order Form" means the Autodesk order form that Institution submits with its purchase order for the Software.
- 1.9 "Perpetual License" means that Institution and its Users shall have a perpetual license to use the Software at the Institution Site, unless terminated earlier in accordance with the terms of this License Agreement. The Perpetual License may also be referred to on the Order Forms, Autodesk invoices or other Autodesk documentation as a "Perpetual Term" license.
- 1.10 "Software" means the compilation of the Autodesk software programs set forth in the Order Form.
- 1.11 "Software Title" means the individual software programs listed in the Order Form.
- 1.12 "Software Upgrades" means updated (or future versions) of the Software that may be commercially released by Autodesk for the Software, and does not include support services.
- 1.13 "Subscription" means the entitlement to specified products and services, including Software Upgrades, related to the Software over a specified period of time, which Institution has paid in advance for multiple years as set forth in the Order Form
- 1.14 "Student" shall mean a person currently enrolled at the Institution listed on the Order Form.
- 1.15 "User" means a permitted end user that Institution may authorize to use the Software as set forth in this Section 1.15. Institution may permit Students or Faculty to use the Software for educational instruction purposes only and not for commercial or for-profit purposes or for campus administration or facilities management.

## **2. AUTODESK SOFTWARE LICENSE.**

**UNLESS OTHERWISE SET FORTH IN THIS LICENSE AGREEMENT, THE TERMS AND CONDITIONS SET FORTH IN THIS LICENSE AGREEMENT APPLY TO ALL SOFTWARE LICENSES PURCHASED AS PART OF THE ADA PROGRAM.**

- 2.1 In consideration of the license fees paid by Institution as set forth in the Order Form, Autodesk grants to Institution a non-exclusive, non-transferable license to reproduce and use the Software for either the term of the Annual License or the Perpetual License (as set forth in the Order Form) solely for the purposes of educational instruction, administration, not-for-profit adult education, or facilities management, and not for any commercial or for profit purposes including corporate training. Institution's license to use the Software shall terminate in accordance with the license period purchased, as set forth on the Order Form. If the license period is not set forth on the Order Form, then it shall be presumed that the Annual License applies. Institution may not sell, license or otherwise transfer the Software or any license granted under this License Agreement to any third parties including, but not limited to, Students or Faculty; nor shall Institution allow any third party to use the Software, except for Users. Reproduction and use of the Software by Institution shall at all times be strictly in accordance with the terms of this License Agreement and the terms of the Order Form. Institution acknowledges that Student use of the Software on a Student personal computer is prohibited. Institution shall be responsible for enforcing the terms of this License Agreement and shall make the terms of this License Agreement available to Users.

- 2.2 Institution may reproduce copies of the Software and Documentation solely in accordance with the following terms and conditions:
- 2.2.1 Institution may reproduce for use only the Software bearing the unique serial number assigned by Autodesk to the Institution site.
- 2.2.2 Institution may install and operate the Software as set forth below.
- i) Annual License: If Institution has purchased the Annual License, there is no limit on the number of licenses of the Software that an Institution may install at the Institution Site on Institution individual (standalone) or network computers during the term of the Annual License.
- ii) Perpetual License: If Institution has purchased the Perpetual License, there are two purchase models: the limited seat model and the unlimited seat model.
- (a) Under the limited seat model, Institution has the right to either: (i) install the Software on the number of individual (standalone) computers located on the Institution Site for which the Institution has paid the appropriate license fee, with the use of the Software being restricted to no more than that number of Users at any one time; or (ii) if the Order Form specifies that the Software may be used over an internal local area network, then Institution may use the Software over such network environment and may install and operate the Software only on a single server computer located on the Institution Site that may be accessed by other computers, or on an individual computer located on the Institution Site as a multiple-user installation, with, in both cases, the maximum number of concurrent Users being equal to the number of Users for which Institution has paid the then-current license fee; or (iii) use the Software in a manner that allows for use on both individual (standalone) computers located at the Institution Site and over an internal local area network as set forth above; provided, however, that the total number of concurrent Users shall be no more than the number of Users for which Institution has paid the then-current license fee. For avoidance of doubt, the total number of concurrent Users applies to the Software and does not apply to each Software Title within the Software. Under the limited seat model, there is a minimum purchase requirement as set forth on the Order Form or Autodesk invoice and, unless the Autodesk invoice or Order Form specifies otherwise, the maximum number of concurrent users shall be deemed to be the minimum purchase requirement amount.
- (b) Under the unlimited seat model, there is no limit on the number of licenses of the Software that an Institution may install at the Institution Site on Institution individual (standalone) or network computers. The Perpetual License model purchased should be clearly listed on the Order Form and if there is no such listing, then Institution acknowledges that the license model purchased was the limited seat model.
- 2.2.3 Institution may use the Software and Documentation only at the Institution Site(s) listed in the Order Form and at no other location or site; provided, however, that the Software and Documentation may be made available to Users for purposes of classroom instruction only.
- 2.2.4 Notwithstanding the restrictions set forth above, Institution may permit instructors of courses utilizing the Software to install one (1) copy of such Software on such instructor's personal computer solely to facilitate classroom instruction and preparation.
- 2.2.5 Institution shall appoint an administrator who shall be solely responsible for making and administering copies of the Software and the Documentation. Institution is authorized to make a reasonable number of copies of the Documentation that it receives in electronic form on any master Media distributed with the Software as long as such copies are used in furtherance of or in connection with Institution's authorized use of the Software as set forth in this License Agreement.

- 2.2.6 Institution may make and retain one (1) archival copy of the Software for the sole purpose of replacing the original copy provided by Autodesk in the event of damage to or destruction of the said original.
- 2.2.7 Autodesk reserves the right to audit Institution during normal business hours, upon twenty-four (24) hours notice, to determine whether Institution, or other parties, is in compliance with all terms and sections of this License Agreement.
- 2.3 Curriculum Media. If the distribution of Software includes curriculum Media, as described in the Order Form, Institution and Faculty who are Users shall have the right to use such Media for educational instruction purposes only and are permitted to distribute copies of the curriculum Media in the classroom for classroom use only. Curriculum Media may not be distributed for use away from the Institution Site.
- 2.4 Software Upgrades. If Institution is an Annual Licensee, Software Upgrades, when and if made commercially available, shall be made available to Institution during the Annual License term, upon purchase of such Software Upgrade at the then-current applicable fee. If Institution is a Perpetual Licensee, Software Upgrades, when and if made commercially available, shall be made available to Institution no more than once a year, in exchange for the then-current applicable fee paid by Institution. All Software Upgrades are subject to the terms of the license agreement that accompanies the Software Upgrades and this License Agreement, with this License Agreement controlling if there is a conflict, and any then current Autodesk upgrade policies.
- 2.5 Subscription. Institution may purchase Subscription for Perpetual Licenses from two (2), three (3), four (4), five (5), or six (6) years from the period beginning on the date of delivery of the Software to Institution as evidenced by the purchase order, depending on the length of term for which Institution qualifies, selects and purchases.
- Autodesk may terminate Institution's Subscriptions at any time for convenience, in which case Autodesk shall refund that proportion of the Subscription fee Institution paid which equals the unexpired portion of the then current term.
- 2.6 Use of Previous Versions.
- 2.6.1 Notwithstanding anything contained in the license agreement that appears when installing the Software, Institution may install and continue to use prior versions of the Software that Institution has licensed, provided that Institution purchased and has a valid license to use such prior versions and those prior versions validly remain in Institution's possession ("Previous Versions") and provided, further that the following conditions are met: (i) use of the Previous Versions shall be subject to the provisions of the applicable Autodesk license agreement, as modified by this section; (ii) subject to subsection 2.5.2 below, the number of Previous Version licenses that Institution may use and install shall not exceed the total number of licenses of the Software that Institution has paid the then-current license fees; (iii) the Software and all the Previous Versions of such Software shall be installed on the same computer; (iv) neither the Software nor any of the Previous Versions of the Software shall be used concurrently; (v) the Previous Versions or any permitted copies thereof, are not transferred to another computer unless all permitted copies of the Software are also transferred to the same computer; and (vi) Institution is hereby acknowledging and agreeing that Autodesk does not have any obligation to provide support for the Previous Versions other than as set forth herein and any such obligations may be ended at any time. Additionally, if this Software is a Network Version, then Institution's Users may continue to use this Software or the Previous Versions as long as the maximum number of concurrent users of any version of the Software does not exceed the maximum number of licenses of the Software licensed to Institution.
- 2.6.2 Autodesk shall have the right to conduct an audit on Institution's premises or by electronic means (with reasonable notice) to ensure that Institution's use of all/any versions of the Software complies with the provisions of this License Agreement. In the event any audit discloses a breach

of this License Agreement, Autodesk reserves the right to terminate this License Agreement and/or recover damages, attorney's fees, and costs, including the cost of the audit.

- 2.6.3 For the avoidance of doubt, nothing herein requires Autodesk to supply Institution with Media containing Previous Versions of the Software or related documentation or to issue additional authorization codes or hardware or software locks. Moreover, Autodesk reserves the right to charge a transaction fee for the issuance or re-issuance of authorization codes, hardware locks or software locks. Further, if the Previous Version of a Software has been retired or otherwise discontinued by Autodesk, Institution agrees and acknowledges that i) in no event is Autodesk required to issue authorization codes or hardware or software locks to Institution to enable Institution to use or install such retired or discontinued Previous Versions; and ii) these Previous Version rights do not allow Institution to use or install additional licenses (i.e. more than Institution held or originally validly licensed) of any Previous Version of a Software that has been retired or otherwise discontinued by Autodesk

### **3. TERM AND TERMINATION.**

- 3.1 **Term.** The term of this License Agreement is based on whether Institution purchased the Annual License or the Perpetual License, or other term as provided by Autodesk. If the Annual License was purchased, the term of this License Agreement shall be for one (1) year from the period beginning on the date of delivery of the Software to Institution as evidenced by the purchase order date, unless earlier terminated as set forth herein. Institution may purchase another Annual License at the end of the term by paying the then-current Annual License fee, as solely determined by Autodesk, and use of such Annual License shall be governed by the license agreement that is shipped with the Software. If Institution purchased the Perpetual License then the term of the license is perpetual, unless terminated as set forth herein. Purchases of any additional licenses of Software shall be at the then-current price and the use of any such additional licenses of Software shall be governed by the license agreement that is shipped with the additional Software.
- 3.2 **Termination For Cause.** In the event of a breach of this License Agreement, the non-defaulting party may terminate this License Agreement upon not less than thirty (30) days written notice to the other, provided such default is not cured within thirty (30) days after receipt of written notice of such default by the defaulting party. Failure by Institution to pay any amounts when due or to comply with Section 2 of this License Agreement shall be considered a material breach of this License Agreement.
- 3.3 **Cancellation or Modification of the Program.** Autodesk may modify, change, or discontinue the ADA program in any manner at any time during the term. In the event that Autodesk discontinues the ADA program, Autodesk may discontinue providing the Software Upgrade or Subscription rights. For a Perpetual Licensee, the license to use the Software shall not terminate upon cancellation of the ADA program unless otherwise subject to termination as set forth herein. For Annual Licensees, in the event that Autodesk discontinues the ADA program, this License Agreement will terminate at the end of the term, as described in Section 3.1, and Institution shall not be able to purchase another Annual License.
- 3.4 **Effect of Termination.** Upon termination of this License Agreement for any reason, all rights of Institution and Users under this License Agreement, including, without limitation, the right to reproduce and use the Software and Documentation, including at all Institution Sites, shall terminate. Notwithstanding the foregoing, Institution shall immediately (a) delete all copies of the Software and the Documentation from its computers and (b) destroy all Media containing copies of the Software and all Documentation in Institution's possession (this includes Users) and certify such deletion and destruction to Autodesk.

### **4. Restrictions.**

Institution and User may neither do, nor permit another party to do, the following:

- (a) copy the Software or Documentation except as permitted by this license;

- (b) reverse engineer, decompile or disassemble the Software except to the extent permitted by law where this is indispensable to obtain the information necessary to achieve interoperability of an independently created program with the Software or with another program and such information is not readily available from Autodesk or elsewhere. Institution may not decompile the Software if such information is available by licensing any Autodesk Software Developer's Kit through an authorized Autodesk partner or representative or through any Autodesk office;
- (c) distribute, rent, loan, lease, sell, sublicense or otherwise transfer all or part of the Software, Documentation or any rights granted hereunder to any other person without the prior written consent of Autodesk or unless otherwise provided herein;
- (d) remove, alter or obscure any proprietary notices, labels or marks from the Software or Documentation;
- (e) modify, translate, adapt, arrange or create derivative works based on the Software or Documentation for any purpose;
- (f) utilize any equipment, device, software or other means designed to circumvent or remove any form of copy protection used by Autodesk in connection with the Software, or use the Software together with any hardware or software lock, activation or authorization code, serial number, or other copy protection device not supplied by Autodesk directly or through an authorized Autodesk representative or partner, unless authorized by Autodesk; provided, however, that to the extent the Software is used together with any device or product not supplied by Autodesk directly or through an authorized Autodesk representative or partner, Institution agrees that Autodesk shall not be responsible for the support or maintenance of any such use by Institution or Student, if applicable;
- (g) use the Software or Documentation outside of the country in which it was purchased;
- (h) export the Software or Documentation in violation of U.S. or other applicable export control laws;
- (i) provide access to the Software or Documentation to any person or entity other than Users expressly authorized by Institution.

## **5. Copyright.**

Title and copyrights to the Software, Documentation and accompanying materials and any copies made by Institution remain with Autodesk. Unauthorized copying of the Software or Documentation, or failure to comply with the above restrictions, will result in automatic termination of this license.

## **6. Limited Warranties.**

Autodesk warrants that for a ninety (90) day period beginning on the date of delivery of the Software to Institution, as evidenced by Institution's receipt, the Software will provide the facilities and functions generally described in the Documentation and that the Media on which the Software is furnished, the Documentation accompanying the Software, and any software or hardware lock or other copy protection device accompanying the Software will be free from defects in materials and workmanship under normal use.

EXCEPT FOR THE ABOVE EXPRESS LIMITED WARRANTIES, AUTODESK MAKES AND INSTITUTION RECEIVES NO WARRANTIES OR CONDITIONS, EXPRESS, IMPLIED, STATUTORY OR IN ANY COMMUNICATION WITH INSTITUTION, AND AUTODESK SPECIFICALLY DISCLAIMS ANY OTHER WARRANTY OR CONDITION INCLUDING THE IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY, NON-INFRINGEMENT, OR FITNESS FOR A PARTICULAR PURPOSE. AUTODESK DOES NOT WARRANT THAT THE OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE.

The above exclusions may not apply to Institution as some jurisdictions do not allow the exclusion of implied warranties. In addition to the above warranty rights, Institution may also have other rights, which vary from jurisdiction to jurisdiction.

Autodesk's entire liability and Institution's exclusive remedy under the warranties made in this License Agreement will be, at Autodesk's option, to attempt to correct or work around errors, to replace the defective Media, Documentation, or copy protection device, or to refund the license fee and terminate this license. This remedy is subject to the return of the defective Media, Documentation, or copy protection device with a copy of Institution's receipt to Institution's local Autodesk office or the Authorized Autodesk Representative from whom it was obtained within ninety (90) days from the date of its delivery to Institution. Following expiration of this ninety (90) day period, Autodesk will replace any defective or damaged copy protection device in return for payment of an amount which covers the cost of a replacement device plus a fee for handling and shipment.

**7. Disclaimer.**

COMPUTER-AIDED DESIGN SOFTWARE AND OTHER TECHNICAL SOFTWARE ARE TOOLS INTENDED TO BE USED BY TRAINED PROFESSIONALS ONLY. THEY ARE NOT SUBSTITUTES FOR PROFESSIONAL JUDGMENT. COMPUTER-AIDED DESIGN SOFTWARE AND OTHER TECHNICAL SOFTWARE ARE INTENDED TO ASSIST WITH PRODUCT DESIGN AND ARE NOT SUBSTITUTES FOR INDEPENDENT TESTING OF PRODUCT STRESS, SAFETY AND UTILITY. DUE TO THE LARGE VARIETY OF POTENTIAL APPLICATIONS FOR THE SOFTWARE, THE SOFTWARE HAS NOT BEEN TESTED IN ALL SITUATIONS UNDER WHICH IT MAY BE USED. AUTODESK SHALL NOT BE LIABLE IN ANY MANNER WHATSOEVER FOR THE RESULTS OBTAINED THROUGH THE USE OF THE SOFTWARE. PERSONS USING THE SOFTWARE ARE RESPONSIBLE FOR THE SUPERVISION, MANAGEMENT AND CONTROL OF THE SOFTWARE. THIS RESPONSIBILITY INCLUDES, BUT IS NOT LIMITED TO, THE DETERMINATION OF APPROPRIATE USES FOR THE SOFTWARE AND THE SELECTION OF THE SOFTWARE AND OTHER PROGRAMS TO ACHIEVE INTENDED RESULTS. PERSONS USING THE SOFTWARE ARE ALSO RESPONSIBLE FOR ESTABLISHING THE ADEQUACY OF INDEPENDENT PROCEDURES FOR TESTING THE RELIABILITY AND ACCURACY OF ANY PROGRAM OUTPUT, INCLUDING ALL ITEMS DESIGNED BY USING THE SOFTWARE.

**8. LIMITATION OF LIABILITY.**

IN NO EVENT WILL AUTODESK BE LIABLE FOR ANY LOSS OR DAMAGES OF ANY KIND, INCLUDING LOSS OF DATA, LOST PROFITS, COST OF COVER OR OTHER SPECIAL, INCIDENTAL, CONSEQUENTIAL OR INDIRECT DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE OR DOCUMENTATION, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY. THIS LIMITATION WILL APPLY EVEN IF AUTODESK OR ANY AUTODESK RESELLER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS OR DAMAGE. INSTITUTION ACKNOWLEDGES THAT THE LICENSE FEE REFLECTS THIS ALLOCATION OF RISK. IN NO EVENT SHALL AUTODESK'S AGGREGATE LIABILITY UNDER THIS AGREEMENT EXCEED THE AGGREGATE AMOUNT OF LICENSE FEES PAID TO AUTODESK UNDER THIS AGREEMENT.

Autodesk shall have no responsibility or liability whatsoever arising from loss or theft of the Software or of any copy protection device with which the Software is supplied. Specifically, Autodesk shall not be obligated to replace any lost or stolen software or copy protection device. Institution is solely responsible for safeguarding the Software and any copy protection device from loss or theft and protecting Institution's investment through insurance or otherwise. The above limitation may not apply to Institution because some jurisdictions do not allow the limitation or exclusion of liability for incidental or consequential damages.

**9. GENERAL.**

Autodesk shall not be liable for any loss, damage or penalty resulting from delays or failures in performance resulting from acts of God, supplier delay or other causes beyond Autodesk's reasonable control. Institution shall not assign or sublicense the License Agreement or any right or license hereunder without the prior written consent of

Autodesk. No modification to this License Agreement, or any waiver of any rights, shall be effective unless agreed to in writing by both parties. The waiver of any breach or default shall not constitute a waiver of any other right hereunder or any subsequent breach or default. All notices shall be in writing and mailed to the address set forth in the Order Form. Any notice is effective when delivered, and if delivery cannot be accomplished through no fault of addressor, when mailed. If any provision of these license conditions is found to be invalid or otherwise unenforceable, the further conditions of this license will remain fully effective and the parties will be bound by obligations which approximate, as closely as possible, the effect of the provision found invalid or unenforceable, without being themselves invalid or unenforceable. This License Agreement constitutes the entire and exclusive License Agreement between the parties hereto with respect to the subject matter hereof. This License Agreement and the license granted hereby shall terminate without further notice or action by Autodesk if Institution, the licensee, becomes bankrupt, makes an arrangement with Institution's creditors or goes into liquidation. This License Agreement shall not be governed by the UN Convention on Contracts for the Sale of Goods. This License Agreement shall be governed by the laws of the State of California, U.S.A., including its Uniform Commercial Code without reference to conflict-of-laws principles. This License Agreement, the Order Form and any other documentation or materials supplied by Autodesk with the Software is the entire agreement between us and supersedes any other communications or advertising with respect to the Software and Documentation.

**10. U.S. GOVERNMENT RESTRICTED RIGHTS.**

The Software and Documentation are "Commercial Items," as that term is defined at 48 C.F.R. §2.101, consisting of "Commercial Computer Software" and "Commercial Computer Software Documentation," as such terms are used in 48 C.F.R. §12.212 or 48 C.F.R. §227.7202, as applicable. Consistent with 48 C.F.R. §12.212 and 48 C.F.R. §§227.7202-1 through 227.7202-4, as applicable, the Software and Documentation are being provided to U.S. Government end users (1) only as a Commercial Item, and (2) with only those rights as are granted to all other end users pursuant to the terms and conditions of this License Agreement. Manufacturer is Autodesk, Inc., 111 McInnis Parkway, San Rafael, California 94903, USA.

**11. CANADIAN SALES.** If Institution purchased this product in Canada, Institution agrees to the following: The parties hereto confirm that it is their wish that this License Agreement, as well as other documents relating hereto, including Notices, have been and shall be written in the English language only. Les parties ci-dessus confirment leur desir que cet accord ainsi que tous les documents, y compris tous avis qui s'y rattachent, soient rediges en langue anglaise.

\