

## **SOFTWARE REQUEST INSTRUCTIONS**

**Please read the attached License Agreement carefully before proceeding with your license request. By signing and submitting the Engineering Software License Request form, you accept the terms and conditions of the License Agreement.**

Fill out the interactive PDF form in Adobe Acrobat, or print out the Request Form and fill out by hand providing all requested information. E-mail the PDF form or a scanned copy of the form to [PenndotBisEngineer@pa.gov](mailto:PenndotBisEngineer@pa.gov), and an invoice will be e-mailed to the Contact Person listed on the form with credit card payment instructions for the [Pay PennDOT](#) website.

**Payment must include 6% PA Sales Tax, if applicable. Tax-Exempt Organizations must submit a Pennsylvania Exemption Certificate ([Form REV-1220](#)). The sales tax does not apply to out-of-state organizations as long as both the Mailing Address and the Site License Address are outside of Pennsylvania.**

Please make sure the Request Form is signed by an authorized senior officer and all requested information is provided. Incomplete information will delay delivery of the software.

**Please do not send this instruction page or the License Agreement pages.**

**IMPORTANT - READ CAREFULLY BEFORE RETURNING THE ATTACHED REQUEST FOR ENGINEERING SOFTWARE. BY RETURNING THE ATTACHED REQUEST FOR ENGINEERING SOFTWARE AND/OR USING THE SOFTWARE, YOU INDICATE YOUR ACCEPTANCE OF THE FOLLOWING SOFTWARE LICENSE AGREEMENT.**

COMMONWEALTH OF PENNSYLVANIA  
DEPARTMENT OF TRANSPORTATION  
SOFTWARE LICENSE AGREEMENT

**This Software License Agreement ("Agreement")**, including the Warranty and Special Provisions, is a legal agreement between you (either an individual or an entity) and the Pennsylvania Department of Transportation ("Department"). *By opening the sealed software packet(s) and/or using the software, you are agreeing to be bound by the terms of this agreement.* The terms and conditions of this agreement apply to engineering software licensed by the Department ("Software"). Failure to comply with these terms and conditions shall render the License granted upon receipt of the Software null and void and shall release the Department from claims of any nature arising out of the use of the Software.

1. **License.** The Department is the owner of the copyrighted software program(s) ("Software") listed by you, the Licensee, on the Request for Engineering Software submitted by you to the Department. Upon receipt of the signed Request for Engineering Software, the Department has provided the requested Software to you. Pursuant to that request, the Department has provided to you the requested Software and hereby grants to you a license ("License") to use the Software in accordance with the terms and conditions contained in this Agreement. You agree that your License to use the Software is limited to these terms and conditions.
2. **Uses of Software.** This Agreement permits you to use the Software at a single site or office, on a network or any number of computers which are networked, or computers which are located only at that site or office. If multiple sites are to utilize the Software, you must obtain a separate license or licenses for each physical site at which the software is to be in use. The Software is "in use" on a computer when the Software is loaded into temporary memory (i.e., RAM) on that computer, the Software is installed into permanent memory (e.g., hard disk, CD-ROM, or other storage device) of that computer, or that computer accesses the Software by connecting to another computer or server located offsite which contains the Software (e.g. a Virtual Machine or network drive in another office or in the Cloud). You may obtain additional licenses upon application to the Department accompanied by payment of the applicable license fee(s). You may not distribute, rent, sublicense, or lease the Software or any accompanying documentation. You may not transfer this Software License Agreement or any copy of the Software to any other party without the prior express written permission of the Department. You agree to take all steps reasonably necessary to protect the Software from theft or use in a manner consistent with the terms and conditions of this Agreement.
3. **Copyright.** The Software and accompanying documentation (including any images, photographs, animations, video, audio, music and text incorporated into the Software) are owned by the Department and are protected by United States copyright laws and international treaty provisions and all other applicable national, international or local laws. Therefore, you must treat the Software like any other copyrighted material (e.g., a book or musical recording) except you may (a) make one copy of the Software solely for backup or archival purposes and/or (b) transfer the Software to permanent memory for each of the computers located at your single site or office. You may copy the user documentation accompanying the Software only to the extent necessary for use of the Software pursuant to this Agreement. No identifying marks, copyright or proprietary right notices shall be deleted from any copies of the Software made by you or from the reports produced by the Software.
4. **Ownership of Software.** The Department retains the ownership of each copy of the Software licensed under this Agreement, any copies made by you pursuant to the terms and conditions of this Agreement, and any accompanying documentation as well as all copyrights and rights thereto. The Department does not convey any proprietary interest in the Software or any subsequent version thereof to you. The Department retains exclusive ownership of the Software and any related documentation or material.
5. **Alterations.** You shall not modify, translate, decompile, nor attempt to create, by reverse engineering or otherwise, source code from the object code supplied or adapt or modify the Software in any way or use it to create derivative work. Any updates, revisions, enhancements, additions or conversions to the Software supplied by the Department shall become a part of, and subject to, this Agreement.

6. Termination. This Agreement and the License granted hereunder may be terminated at any time by the Department or you. Upon termination, the Software (including any permitted copies thereof) and any accompanying documentation (including any and all copies you are permitted to make under this Agreement) shall be returned immediately to the Department. At that time, permitted copies made to permanent memory of your computer(s) shall be immediately erased or deleted.
7. Reservation of Rights. The Department retains all rights not expressly granted to you by this Agreement. Nothing contained in this Agreement constitutes a waiver by the Department of its rights under United States copyright laws or any other national, international, state or local law.
8. Modification. This Agreement may not be modified in any manner by any employee of the Department.
9. Governing Law. This Agreement shall be governed by, subject to and construed under the laws of the Commonwealth of Pennsylvania.
10. Warranty and Special Provisions.
  - a. **THE DEPARTMENT EXCLUDES ANY AND ALL IMPLIED WARRANTIES, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.**
  - b. **THE DEPARTMENT MAKES NO WARRANTY OR REPRESENTATION, EITHER EXPRESS OR IMPLIED, WITH RESPECT TO THE SOFTWARE OR ACCOMPANYING DOCUMENTATION, INCLUDING THEIR QUALITY, PERFORMANCE, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.**
  - c. **THE DEPARTMENT DOES NOT WARRANT OR GUARANTEE THE RELIABILITY OF THE SOFTWARE AS A SUBSTITUTE FOR SOUND ENGINEERING JUDGEMENT.**
  - d. **THE SOFTWARE AND ACCOMPANYING DOCUMENTATION ARE LICENSED "AS IS" AND YOU ASSUME THE ENTIRE RISK AS TO THEIR QUALITY AND PERFORMANCE.**
  - e. **THE DEPARTMENT WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING FROM (1) THE USE OR INABILITY TO USE THE SOFTWARE OR ANY ACCOMPANY DOCUMENTATION AND/OR (2) ANY DEFECT IN THE SOFTWARE OR ANY ACCOMPANYING DOCUMENTATION.**
  - f. **YOU HEREBY INDEMNIFY AND HOLD HARMLESS THE DEPARTMENT, ITS OFFICIALS AND EMPLOYEES FOR ANY INJURY TO THE PERSON OR PROPERTY OF THIRD PARTIES ARISING FROM THE USE OF OR ANY DEFECT IN THE SOFTWARE OR ANY ACCOMPANYING DOCUMENTATION.**
  - g. **THE DEPARTMENT'S LIABILITY AND YOUR SOLE AND EXCLUSIVE REMEDY FOR ANY BREACH OF THIS AGREEMENT BY THE DEPARTMENT SHALL BE THE REPAIR OR REPLACEMENT OF THE SOFTWARE WHICH IS RETURNED TO THE DEPARTMENT. ALL REMEDIES SET FORTH IN THIS LICENSE ARE EXCLUSIVE AND IN LIEU OF ALL OTHERS, ORAL OR WRITTEN, EXPRESS OR IMPLIED.**
  - h. **THE DEPARTMENT RETAINS THE RIGHT TO TRANSFER THIS LICENSE TO A CONTRACTOR WHOM THE DEPARTMENT RETAINS OR TRANSFERS THE RIGHTS TO MODIFY AND/OR MAINTAIN THE SOFTWARE PROVIDED UNDER THIS AGREEMENT.**

**PENNSYLVANIA DEPARTMENT OF TRANSPORTATION  
ENGINEERING SOFTWARE LICENSE REQUEST**

Company/Agency: \_\_\_\_\_ Federal ID No.: \_\_\_\_\_

Contact Person: \_\_\_\_\_ Phone Number: \_\_\_\_\_

e-mail: \_\_\_\_\_

Mailing Address \_\_\_\_\_ Site License Address (If different from mailing address)  
Address of office where the software will be installed and used.

Check boxes below to request software. Leave License No. blank.

License No.  **Graphical User Interface for all Engineering Software**  **Standard License Fee \***

\_\_\_\_\_  **EngAsst-** Engineering Assistant \$ 300

**LRFD Bridge Design Software**

- \_\_\_\_\_  **ABLRFD-** LRFD Abutment and Retaining Wall Design and Analysis \$1500
- \_\_\_\_\_  **BPLRFD-** LRFD Bearing Pad Design and Analysis \$ 600
- \_\_\_\_\_  **BXLRFD-** LRFD Box Culvert Design and Rating \$1500
- \_\_\_\_\_  **FBLRFD-** LRFD Floorbeam Analysis and Rating \$1500
- \_\_\_\_\_  **PSLRFD-** LRFD Prestressed Concrete Girder Design and Rating \$1500
- \_\_\_\_\_  **STLRFD-** LRFD Steel Girder Design and Rating \$1500
- \_\_\_\_\_  **SNLRFD-** LRFD Sign Structure Analysis \$1500
- \_\_\_\_\_  **TRLRFD-** LRFD Truss Analysis and Rating \$1000

**Miscellaneous Engineering Software**

- \_\_\_\_\_  **ABUT5** - LFD Abutment and Retaining Wall \$ 500
- \_\_\_\_\_  **ARCH** - LFD Arch Analysis and Design \$ 500
- \_\_\_\_\_  **BAR7** - Bridge Analysis and Rating \$ 500
- \_\_\_\_\_  **BOX5** - LFD Box Culvert Design and Rating \$ 500
- \_\_\_\_\_  **BRGEO** - Bridge Geometry \$ 500
- \_\_\_\_\_  **BSP** - Beam Section Properties \$ 500
- \_\_\_\_\_  **CAMBR** - Field Check of Camber \$ 500
- \_\_\_\_\_  **CBA** - Continuous Beam Analysis \$ 500
- \_\_\_\_\_  **PS3** - LFD Prestressed Concrete Girder Design and Rating \$ 500
- \_\_\_\_\_  **SIGN** - Sign Structure Analysis \$ 500

- \*  **Local Gov't Agency or Educational Institution. \$100 per license.**
- Federal and State Transportation Agency. No fee required.**
- Tax-Exempt Organization. Must provide PA Exemption Certificate (Form REV-1220).**
- Non-PA Organization. Both Mailing and Site address must be outside of PA.**

**SubTotal : \$** \_\_\_\_\_ **0.00**

**6% PA Sales Tax: \$** \_\_\_\_\_ **0.00**

**Number of Programs Requested:** \_\_\_\_\_ **0**

**Total Payment Enclosed: \$** \_\_\_\_\_ **0.00**

**This Request Form must be signed by a senior official authorized to enter into the License Agreement (e.g., President, Vice-President, Chairman, Chief Executive Officer or Chief Operating Officer).**

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

<b>TO BE COMPLETED BY PENNDOT</b>		
Date Received: _____	by: _____	Amount: \$ _____
Date Logged: _____	by: _____	Invoice #: _____
Date Sent: _____	by: _____	