



No Fee Introductory Offer - Mexican Academic Users Only
6-month software license

LS-DYNA for Academic Users is limited to 2,000 elements, unlimited capabilities, and includes the LS-DYNA solver, LS-PrePost, LS-OPT, LS-TASC.

Current LS-DYNA Version

_____ **No Fee Introductory 6-month - to 2,000 elements, unlimited capabilities – 6 months**

Name _____

University/ Department Name: _____

University Address: _____

COUNTRY: _____

Contact Name: _____

Contact Phone Number: _____

E-Mail: _____

USER Print Name: _____

Signature: _____

I have read the foregoing Schedule A and will comply with all terms Dated: _____ 2019

Signature _____

Name: _____

For university students research/learning LSTC also offers:

_____ One core	10,000 Elements	Annually	\$100	Six months \$ 50	Three months \$25
_____ Two cores	20,000 Elements	Annually	\$200	Six months \$100	Three months \$50

- Node-Locked License option ONLY.
- LS-DYNA is provided electronically.

In any papers published containing data obtained using LS-DYNA we would be pleased if you would reference LS-DYNA and the LS-DYNA User's Manual.

1. Sign and return all enclosed forms by fax to 925-961-0806 – if you are returning the document by e-mail they MUST show your handwritten signature

Sincerely,

Noi Sims, Limited Element Version Manager

noi@lstc.com if you have any questions.

License Agreement
LS-DYNA Current Version - Limited Element

Livermore Software Technology Corporation
Noi Sims: noi@lstc.com
Phone: 925-449-2500 / Fax: 925-961-0806

This is a legal license agreement ("Agreement") between Livermore Software Technology Corporation (LSTC") and ("User"),

User: Company Name _____

Company Address: _____

COUNTRY: _____

Contact Name: _____

Contact Phone Number: _____

E-Mail _____

We will confirm receipt by e-mail within 24 hours

GRANT OF LICENSE: LSTC grants User the right to use **the 10,000 Element Limited Version**, one (1) copy of the software program LS-DYNA and related documentation (collectively "Software") for educational purposes only for the term of this Agreement. User shall not distribute, disclose, market, rent, lease, or transfer the Software to any third party. In any papers containing data obtained using LS-DYNA please reference LS-DYNA and the LSDYNA User's Manual.

TERM AND TERMINATION: Use of the Software shall commence upon execution of this Agreement, and will continue for a period of (365) days (termed "License Term"). If User does not purchase the Software prior to the expiration of the License Term, this Agreement expires automatically and User shall immediately destroy all copies of the Software including all media and manuals received with the license. **PLEASE NOTE: If User thereafter licenses the Software, all terms and conditions of the LSTC's Software License Agreement, which is to be separately executed between LSTC and User prior to User's receipt of the Software, shall be in full force and effect, and the terms and conditions of this Agreement shall be null and void. This license term prohibits commercial/consulting usage and does not include technical support.**

COPYRIGHT AND CONFIDENTIALITY: User understands that the Software is and shall remain the proprietary property of LSTC and is protected by the United States copyright laws and the international treaty provisions. User agrees to protect the Software with at least the same standard of care and procedures which User uses to protect its own proprietary information and in no event, less than a reasonable standard of care.

EXPORT CONTROL: Schedule A - User understands and acknowledges that the Software is subject to the export administration regulations of the U.S. Department of Commerce and other U.S. Governmental regulations. **User agrees not to transfer the Software outside the country designated above.**

WARRANTY: LSTC warrants that it is the owner of the Software and that shall indemnify and defend User against any and all claims that the Software infringes on any U.S. patent or copyright or violates any other proprietary right of a third party.

Page 2 of 2: Limited Version Single CPU LS-DYNA 10,000 Elements

NO OTHER WARRANTY: User acknowledges that this license agreement is being provided to User "as is". EXCEPT AS PROVIDED ABOVE, LSTC DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. LSTC DOES NOT WARRANT THAT THE SOFTWARE WILL MEET USER'S REQUIREMENTS, OPERATE IN COMBINATIONS SELECTED BY USER, PRODUCE RESULTS DESIRED BY USER OR OPERATE WITHOUT INTERRUPTION OR ERROR FREE.

LIMITATION OF LIABILITY: LSTC SHALL NOT BE LIABLE FOR ANY LOSS OR DAMAGE THAT MAY ARISE IN CONNECTION WITH FURNISHING, PERFORMANCE, OR USE BY USER OF THE SOFTWARE, INCLUDING, WITHOUT LIMITATION, ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND.

GOVERNING LAW: This agreement shall be subject to and interrupted in accordance with the laws of the State of California.

ENTIRE AGREEMENT: This Agreement sets forth the entire agreement and understanding of the parties and supersedes all prior oral and written agreements and understandings relating thereto. This Agreement shall only become effective when executed by both parties. LSTC: USER:

LSTC _____

USER

Print Name: Noi Sims

Print Name: _____

Signature

Signature: _____

CREDIT CARD PAYMENT DETAILS: Receipt will be faxed upon approval.

10,000 Element Licenses Number of Months _____ Total to Charge card: _____

20,000 Element Licenses Number of Months _____ Total to Charge card: _____

Card Holder Name: _____

Card Number: _____ **Exp:** _____

Check One: _____ **AMEX** _____ **Visa** _____ **MasterCard**

FAX Number or e-mail for Receipt: _____

ATTN: _____

Schedule "A"

Intending to be legally bound, Licensee certifies that the Licensed Software and analysis results will not be destined for the following end-uses, now or in the future as dictated by United States export laws. The Program and analysis results using the Program:

- A. Will not be imported, re-exported, used, sold, delivered or transferred, directly or indirectly contrary to U.S. export control regulations. Products cannot be shipped under any circumstances to the following embargoed countries: Cuba, Iran, Iraq, North Korea, Rwanda, The Sudan, and Syria (see Supplement 746 to the Export Administration Regulations for additional information).
- B. Will not be used in the design, development, production, stockpiling, or use of chemical or biological weapons and their precursors.
- C. Will not be used in the design, development, production, stockpiling, or use of missiles. [the term "missiles" is defined as rocket systems (including ballistic missile systems, space launch vehicles, and sounding rockets) and unmanned air vehicle systems (including cruise missile systems, target drones, and reconnaissance drones) "capable of" delivering at least 500 kilograms (kg) payload to a range of at least 300 kilometers (km). Reference Export Administration Regulations (EAR) part 772.]. Applies to missile and rocket programs in Bahrain, Egypt, India, Iraq, Israel, Jordan, Kuwait, Lebanon, Libya, Oman, Pakistan, Qatar, Saudi Arabia, South Africa, Syria, United Arab Emirates, and Yemen.
- D. Will not be used in or for any nuclear end-use or activity.
- E. Will not be used in crime control and detection commodities and end-uses.
- F. Will not be imported or re-exported to entities listed on U.S. government denial lists: U.S. Department of Commerce Table of Denial Orders, State Department Debarment List, Treasury Department Specially Designated Nationals List.
- G. Will not be imported or Re-exported for use by the end-users listed on the "Entity List," *Supplement No. 4, Part 744 of the EAR, without prior approval from the U.S. Department of Commerce, which by this reference is hereby incorporated here in by reference.

See Supplement No. 4 to Part 744 – ENTITY LIST for SPECIFIC restrictions on exporting to certain specific entities located in the following countries:

Armenia	Kuwait
Canada	Lebanon
People's Republic of China	Malaysia
Egypt	Pakistan
Germany	Russia
Hong Kong	Singapore
India	South Korea
Iran	Syria
Ireland	United Arab Emirates
Israel	United Kingdom

I have read the foregoing Schedule A and will comply with all terms

Dated: _____ 2019 Signature _____

Name: _____