



Exibia End User License Agreement

This is a legal agreement between you, the end user ("You"), and Plyxim, LLC. ("Plyxim"), regarding your use of Exibia ("Software"). By installing the Software, You agree to be bound by the terms of this agreement. If You do not agree to the terms of this agreement, promptly return the uninstalled Software license code and all accompanying items to Plyxim at the address indicated below.

- 1. GRANT OF LICENSE.** Subject to the terms and conditions of this Agreement, Plyxim grants to You a limited, non-exclusive, non-transferable right to install, activate and use the executable code of the Software on one computer per license code. Sharing this Software with other individuals, or installing and activating the Software on multiple computers concurrently is in violation of this license, unless You have first purchased additional license codes from Plyxim.
- 2. COPYRIGHT.** The Software is owned by Plyxim and protected by United States and international copyright law. You may not remove or conceal any proprietary notices, labels or marks from the Software.
- 3. RESTRICTIONS ON USE.** You may not, and You may not permit others to (a) reverse engineer, decompile, decode, decrypt, disassemble, or in any way derive source code from, the Software; (b) modify, distribute, or create derivative works of the Software; (c) copy (other than one backup copy), distribute, transmit, sell, rent, lease or otherwise exploit the Software.
- 4. EVALUATION USE.** You may install and use the Software in an evaluation mode ("Demo Mode") without activation by a license code. However, some functions of the Software require a license code to activate. If You choose to use this software in its fully functional form, a license code must be purchased from Plyxim. Upon payment of the license fee, You will be provided with a suitable software license code by email.
- 5. INSTALLATION AND ACTIVATION.** You may install and activate the Software on one computer per license code. You may access the client side of the Software from any number of computers. You may also store one copy of the Software on a storage device. The license code for the Software may not be shared among multiple computers, as each license is limited to a single authorized computer. If You wish to expand the number of authorized computers of the Software, You may purchase additional licenses from Plyxim. Any additional licenses will be subject to the terms of this Agreement.



6. TECHNICAL SUPPORT. Subject to payment of the applicable license fee, Plyxim will provide, on a commercially reasonable basis, basic technical support, free of charge, for a limited period commencing on Your payment of such license fee. The following support services for the Software ("Support") via email during normal Plyxim business hours (which are 8:00 AM to 5:00 PM Eastern Time, Monday through Friday, excluding holidays):

a. investigation and confirmation of a report by You (submitted to Plyxim via email) of a Failure (as defined below), including

- i. isolation of the problem(s) causing such Failure; and
- ii. within 30 days, repair or replacement, as applicable and at Plyxim's sole discretion, of the Software as necessary to cure the Failure;

b. limited installation assistance;

c. assistance with understanding the standard features of the Software.

Plyxim will use commercially reasonable efforts to respond to all support-related email within a reasonable amount of time. A "Failure" means a failure of the Software to operate substantially in accordance with the then-current specifications for that software when the software has been installed and used in accordance with those specifications.

Plyxim will have no obligation to provide Support for any Failure that:

- a. is due to a breach by You of the Agreement;
- b. cannot be reasonably remedied;
- c. due to use of the Software in combination with third-party products, equipment, software, or data;
- d. is due to any release of the Software other than the most current release;
- e. is due to any modifications to the Software not provided by Plyxim;
- f. has been listed as a known issue on Plyxim's website, or
- g. is caused by Your negligence, abuse, misapplication, or use of the Software.

You will provide Plyxim with reasonable assistance to resolve the Failure, including providing Plyxim with sufficient access to and information regarding Your computing environment to enable Plyxim to duplicate the Failure at issue and (as applicable) to determine that the Failure has been corrected. Plyxim will have no liability for any changes required by Your hardware or software configuration which may be necessary to use the Software due to a workaround, error correction, or maintenance release.



Plyxim reserves the right to provide updates and upgrades for the Software to You at its convenience. Any updates, upgrades and any other repairs, replacements or modifications to the Software made available to You will be considered part of the "Software" for purposes of this Agreement and will be subject to the terms and conditions of this Agreement applicable to the Software.

7. TERM OF AGREEMENT. The term of this Agreement begins upon installation of this Software and shall be effective until terminated. Plyxim reserves the right to terminate this Agreement at any time if You violate any provision of this Agreement. If the Agreement is terminated for any reason, You agree immediately to return to Plyxim all copies of this Software and all accompanying items, including but not limited to license codes and physical media.

8. LIMITED WARRANTY.

(A) FOR A PERIOD OF 30 DAYS FROM THE DATE OF PURCHASE, THE CD-ROM OR OTHER MEDIA ("MEDIA") THAT CONTAINS THIS SOFTWARE IS WARRANTED TO BE FREE FROM DEFECTS IN MATERIAL AND WORKMANSHIP. IF THE MEDIA IS DEFECTIVE OR FAULTY IN WORKMANSHIP, YOU MAY RETURN THE MEDIA TO PLYXIM AT THE ADDRESS BELOW WITH A WRITTEN DESCRIPTION OF THE DEFECT, AND PLYXIM WILL REPLACE THE MEDIA WITHOUT CHARGE. REPLACEMENT OF THE MEDIA IS YOUR SOLE AND EXCLUSIVE REMEDY AND PLYXIM SOLE LIABILITY:

Address for Returned Merchandise:

Plyxim, LLC.
P.O. Box 80341
Raleigh, North Carolina 27623

Address for Returned Electronic Merchandise (including License Codes):

support@plyxim.com

(B) EXCEPT FOR EXPRESS PROVISIONS IN PARAGRAPH (A), THE SOFTWARE AND ACCOMPANYING WRITTEN MATERIALS ARE PROVIDED ON AN "AS IS" BASIS, WITHOUT ANY WARRANTIES OF ANY KIND, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY PLYXIM, ITS DEALERS, DISTRIBUTORS, AGENTS OR EMPLOYEES SHALL CREATE A WARRANTY, OR IN ANY WAY INCREASE THE SCOPE OF THIS WARRANTY, AND YOU MAY NOT RELY ON ANY SUCH INFORMATION OR ADVICE. PLYXIM DOES NOT WARRANT, GUARANTEE, OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF USE, OF THE SOFTWARE OR WRITTEN MATERIALS IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, CURRENTNESS, OR OTHERWISE, AND



THE ENTIRE RISK AS TO THE RESULTS AND PERFORMANCE OF THE SOFTWARE IS ASSUMED BY YOU. IF THE SOFTWARE OR WRITTEN MATERIALS ARE DEFECTIVE, YOU, AND NOT PLYXIM OR ITS DEALERS, DISTRIBUTORS, AGENTS, OR EMPLOYEES, ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION OTHER THAN EXPRESSLY DESCRIBED ABOVE.

NEITHER PLYXIM NOR ANYONE ELSE WHO HAS BEEN INVOLVED IN THE CREATION, PRODUCTION OR DELIVERY OF THIS PRODUCT SHALL BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES (INCLUDING DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, AND THE LIKE) ARISING OUT OF THE USE OR INABILITY TO USE SUCH PRODUCT OR RELATED TO THIS AGREEMENT, EVEN IF PLYXIM HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. PLYXIM SHALL NOT BE LIABLE TO YOU FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OR LOST PROFITS ARISING OUT OF OR RELATED TO THIS AGREEMENT OR YOUR USE OF THE SOFTWARE AND/OR THE RELATED DOCUMENTATION, EVEN IF PLYXIM HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL PLYXIM'S LIABILITY HEREUNDER, IF ANY, EXCEED THE PURCHASE PRICE PAID BY YOU FOR THE SOFTWARE.

9. GENERAL. This Agreement and any dispute under it will be governed by the laws of the State of North Carolina and the United States of America, without regard to their conflict of laws principles. Both parties consent to the exclusive jurisdiction and venue of the federal and state courts in the county of Wake and the state of North Carolina. This Agreement constitutes the entire agreement between You and Plyxim with respect to its subject matter, and supersedes other communication, advertisement, or understanding with respect to the Software. This Agreement may not be amended or modified except in a writing executed by both parties. If any provision of this Agreement is held invalid or unenforceable, the remainder shall continue in full force and effect. All provisions of this Agreement relating to disclaimers of warranties, limitation of liability, remedies, or damages, and Plyxim's ownership of the Software survive termination.

10. ACKNOWLEDGMENT. BY INSTALLING THE SOFTWARE, YOU ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTAND THE FORE GOING AND THAT YOU AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. YOU ALSO AGREE THAT THIS AGREEMENT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF AGREEMENT BETWEEN THE PARTIES AND SUPERSEDES ALL PROPOSED OR PRIOR AGREEMENTS, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS BETWEEN THE PARTIES RELATING TO THE LICENSE DESCRIBED HEREIN.