

EnergyCAP® Professional Software License

(rev. 1/10/11)

IMPORTANT! READ BEFORE INSTALLING! BY INSTALLING OR ANY USE OF THE ENERGYCAP® SOFTWARE PROGRAM YOU ACCEPT THE TERMS OF THIS LICENSE AGREEMENT.

EnergyCAP, Inc. owns all rights and copyrights in and to the subject software product ("Software") called "EnergyCAP® Professional." EnergyCAP® is a registered trademark of EnergyCAP, Inc.

The Software is furnished subject to the terms and conditions of this License Agreement, which has a 10-day unconditional Acceptance Period. If the Software itself or any terms of this License Agreement are not acceptable for any reason, the software and documentation must be returned within ten (10) days of purchase to EnergyCAP, Inc. for a full refund*. If returned, all installed copies must be uninstalled and all Setup files must be permanently deleted.

* Refund only applies to new installations and not to existing licensees who are installing the enclosed software as an upgrade of a previously installed version.

By this License Agreement, you are granted a license to use the Software subject to the following terms, restrictions and limitations:

1. You may install the Software in any operable configuration (single workstation, client/server multiple workstations, remote access) for simultaneous use by multiple operators within your organization.
2. This is a "single user" license which means a single end user licensee organization/institution, which may have multiple simultaneous operators. It allows you to use the Software for internal use by your employees or contractors/consultants for the benefit of the licensee organization only. You may not use the Software to process the data of third parties or in a service bureau capacity without written authorization from EnergyCAP, Inc.
3. This License Agreement covers only the enclosed version of the Software and any future maintenance releases or program updates. You must pay an additional fee for a license for future releases that upgrade or enhance the Software. You may make no more than two copies of the Software for archival and back-up purposes only. Other than said archival and back-up copies, you shall not make copies of the Software, the documentation or any portion thereof.
4. You shall not alter, modify, or adapt the Software or documentation, or portions thereof, in any way. You shall not disassemble, decompile, reverse engineer, translate or create derivative works of the Software, or portions thereof, in any way. You must install and operate the Software in accordance with the documentation. This License Agreement shall be deemed automatically terminated if you violate any of the foregoing.
5. Use of an external program to alter, edit or append records to the data files voids all warranties as it may corrupt the database.

6. This License Agreement and EnergyCAP, Inc.'s copyrights also apply to any data that you may have obtained from EnergyCAP, Inc., including without limitation weather data libraries, bundled type tables (such as the energy type table) and separate data bases. You may use these data files in conjunction with your licensed copy of the Software. You may not provide said data to any third parties, nor may you install said data on any computer not running your licensed copy of the Software.

7. This License Agreement and the licenses granted hereunder are effective upon acceptance by you and shall remain in effect for the period of one year or until terminated, whichever occurs first.

7a. It may be terminated by EnergyCAP, Inc. if you fail to comply with any term of this Agreement or any additional terms stated in your purchase documents, to include order form and purchase order, or if you fail to make payment on Software license or related fees per the payment terms in your invoice.

7b. You may terminate this License Agreement by destroying all copies of the Software and documentation enclosed herein and notify EnergyCAP, Inc. in writing of your termination noting the date and method of destruction.

7c. Upon termination for any reason, you must promptly destroy all copies of Software and documentation in your possession.

7d. Perpetual Software Licenses are automatically extended for subsequent one-year periods upon the renewal of your EnergyCAP® Professional Maintenance Agreement. Annual Software Licenses are renewable in one-year periods upon the anniversary of the initial software purchase and include the Software Maintenance Agreement. You will automatically receive an annual renewal invoice form 60 days prior to the license expiration date. Receipt of payment or purchase order by EnergyCAP, Inc. for your annual Software Maintenance Agreement or Annual Software License will designate acceptance by both parties of license renewal for the renewal period of one year. EnergyCAP, Inc. reserves the right, at its sole discretion, to decline to offer you the renewal of the Software Maintenance Agreement or Annual Software License in which case the license will expire and terminate at the end of the current annual term.

7e. EnergyCAP, Inc. has determined that it is essential for all clients of Energy Education, Inc. (EEI) of Dallas, TX to maintain a client-consultant relationship and routine contact with EEI, in order to be successful EnergyCAP users. Discontinuance of an ongoing relationship with EEI in either a contractual or sustainability mode will be grounds for EnergyCAP, Inc. to decline to renew the Software Maintenance Agreement or Annual Software License at the end of the then current term.

8. EnergyCAP, Inc. reserves the right to include periodic expiration and validation processes in the Software to hinder software piracy and protect its rights, copyrights and intellectual property. Licensees will be provided with validation codes at no additional charge for the life of this License Agreement if a perpetual license is purchased. If an annual license is purchased EnergyCAP, Inc. will provide an annual validation code only after the annual license fee is renewed for the next calendar year.

9. The license hereunder is not assignable by you without EnergyCAP, Inc.'s prior written consent. You may not transfer, distribute, rent, sub-license, or lease the Software or the documentation.

10. WARRANTY: EnergyCAP, Inc. warrants to you only that, for a period of 180 days beginning on the day following the expiration of the 10-day unconditional Acceptance Period, the media containing the Software shall be free from material defects in materials and workmanship and, if it is not, EnergyCAP, Inc. will at its option either repair or replace the same if EnergyCAP, Inc. is notified of such defect and the defective media is returned to

EnergyCAP, Inc., together with proof of purchase, within the 180-day period THE FOREGOING STATES YOUR SOLE AND EXCLUSIVE REMEDY, AND ENERGYCAP, INC.'S SOLE AND EXCLUSIVE LIABILITY FOR, ANY DEFECT, FAILURE OR OTHER PROBLEM WITH THE SOFTWARE WHATSOEVER. EXCEPT AS EXPRESSLY SET FORTH IN THE PRECEDING PARAGRAPH, THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND. ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT, ARE EXPRESSLY DISCLAIMED. ENERGYCAP, INC. DOES NOT WARRANT THAT THE SOFTWARE WILL RUN WITHOUT ERROR OR BE PROBLEM-FREE. IN NO EVENT SHALL ENERGYCAP, INC. BE LIABLE TO YOU OR TO ANY OTHER PARTY FOR ANY LOSS OR DAMAGES, CONSEQUENTIAL (INCLUDING WITHOUT LIMITATION DATA LOSS, LOSS TO BUSINESS, OR OTHERWISE), INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR OTHERWISE, ARISING FROM OR RELATED IN ANY WAY TO THE SOFTWARE AND/OR DOCUMENTATION LICENSED BY ENERGYCAP, INC., WHETHER SUCH DAMAGES OR LOSS SOUND IN CONTRACT, TORT (INCLUDING NEGLIGENCE, STRICT LIABILITY, AND ALL OTHERS), WARRANTY, OR UNDER STATUTE. ENERGYCAP, INC. HAS ABSOLUTELY NO OBLIGATIONS OR LIABILITIES ASSOCIATED WITH OR ARISING OUT OF THE MANNER IN WHICH YOU USE THE SOFTWARE AND OTHER DATA COVERED BY THIS LICENSE AGREEMENT.

11. EnergyCAP, Inc. retains all rights not expressly granted herein. Nothing in this License Agreement constitutes a waiver of EnergyCAP, Inc.'s rights under copyright law. This license is non-exclusive. This Agreement is governed by the laws of Commonwealth of Pennsylvania, without regard to rule of strict interpretation irrespective of the party who prepared or may have directed the preparation hereof. This Agreement contains the final and entire agreement of the parties with respect to the subject matter hereof, and supersedes all prior and subsequent offers, proposals, negotiations, understandings, and agreements with respect to the subject matter hereof.