



# **ETAP**

## **License Grant and Agreement**

### **ETAP Power Lab**

ETAP Serial Number: \_\_\_\_\_

#### **LICENSOR:**



**Operation Technology, Inc.**  
17 Goodyear, Suite 100  
Irvine, CA 92618

**Phone: (949) 462-0100**  
**Fax: (949) 462-0200**

**Approved by:** \_\_\_\_\_

**Signature:** \_\_\_\_\_

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

**Date:** \_\_\_\_\_

#### **LICENSEE:**

**University:** \_\_\_\_\_

**Address:** \_\_\_\_\_

\_\_\_\_\_

**Instructor:** \_\_\_\_\_

**Email:** \_\_\_\_\_

**Phone:** \_\_\_\_\_

**Fax:** \_\_\_\_\_

**Approved by:** \_\_\_\_\_

**Signature:** \_\_\_\_\_

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

**Date:** \_\_\_\_\_

#### **Location where ETAP is to be installed:**

**Address:** \_\_\_\_\_

\_\_\_\_\_

Operation Technology, Inc. (OTI), herein referred to as Licensor, does hereby grant a nontransferable and nonexclusive right to Licensee to use portions of the microcomputer software program entitled "Electrical Transient Analyzer Program" (ETAP), herein referred to as the Software, indicated by the referenced ETAP Serial Number, under the Terms Of Agreement stated in this License Grant and Agreement. The ETAP Power Lab Licensed software, hereby referred to as EPL, is defined in this ETAP License Grant and Agreement.

# ETAP License Grant and Agreement - EPL

---

## Terms of Agreement

1. EPL license is for educational purpose only. EPL Licensed Software can be used for educational purposes only, without exception. The results of analysis performed with EPL licensed Software shall not be delivered in any form (machine readable, printed, orally etc.) to any person, organization, etc. other than the course instructor or students enrolled in the course where Software is used.
2. Operation Technology, Inc. (LICENSOR) has the proprietary rights of the Software, including but not limited to, Computer User Guide and other supporting materials.
3. Title and full ownership of the Software and its supporting materials shall at all times remain with LICENSOR. LICENSEE has no title vested in him. LICENSEE acknowledges that LICENSOR retains all rights, title, and interest in the Software, including without limitation all copyrights, source code, and other proprietary rights. LICENSEE hereby agrees not to resell, trade or otherwise make the Software or other supporting materials available to any other person, persons or company.
4. Methods of computation, computer coding and other processes and information of the Software are considered to be trade secrets of the LICENSOR, and are highly confidential.
5. Any material or documentation of the Software shall be copied for Licensee's use only. Any reproduction shall include the copyright notice. LICENSEE shall not provide, or release, any information or portion of the Software to any third party unless a written consent is granted by LICENSOR.
6. The Software is provided with a Printer Port Socket (part number OTI141, 1410E, or USB) and a Printer Port Security Key (part number OTI1425), hereafter referred to as Security Key. The Security Key is thoroughly tested before shipment, but if the Security Key should prove to be defective or is damaged, the Security Key can be replaced by returning the defective Security Key to the LICENSOR for replacement. However, the Security Key cannot be replaced if it is lost or stolen. OTI requires that one instructor is to be responsible for the Software security device.
7. The Software provided under the EPL License is defined as follows:

**ETAP Academic Edition, 25 Bus, Number of Network LAN Users = 20**

Short-Circuit ANSI & IEC

Load Flow

Motor Acceleration

Harmonics

Star Device Coordination & Seq-of-Op (limited to 5 Views)

Transient Stability

Arc Flash

Unbalanced Load Flow

Wind Turbine Generator

# ETAP License Grant and Agreement - EPL

---

## Terms of Agreement

A Concurrent-User (Network-LAN) Configuration is defined as: Multiple copies of the Software for use with a single Security Key on a single local area network (LAN) which is wholly-owned and operated by LICENSEE and is located at one specified location of LICENSEE.

8. In consideration of the above Software, LICENSEE agrees to:
  - Have a computer lab facility with no less than 20 PCs with the Software installed.
  - Utilize and incorporate the Software as an analytical tool into the curriculum of power systems courses.
  - Will Name the computer facility **The ETAP Power Lab**
  - Promote the utilization of the Software among all students.
  - Update your course description to include the use of ETAP in the curriculum for electrical engineering classes and labs.
  - Add the ETAP Logo and a link to ETAP.com on your Electrical Engineering Department website.
  - Is willing to work and share with other Member Institutes and LICENSEE in development of student projects that utilize real-world practical problems.
  - Upon prior arrangement and availability, is willing to allow the ETAP Power Lab and lecture halls to be used by OTI, or a local ETAP Representative, for short seminars or hands-on workshops.
9. Written consent of both LICENSOR and LICENSEE is required for any change in the License Grant and Agreement.
10. THE ENTIRE RISK AS TO THE QUALITY, PERFORMANCE, AND CORRECTNESS OF RESULTS OF THE SOFTWARE LIES WITH LICENSEE. LICENSEE AGREES THAT LICENSOR AND ITS OFFICERS, EMPLOYEES, OR REPRESENTATIVES SHALL HAVE NO DIRECT, INDIRECT, OR SPECIAL OBLIGATIONS OR LIABILITIES IN CONNECTION WITH THE USE AND OPERATION OF THE SOFTWARE. FURTHERMORE, LICENSOR AND ITS OFFICERS, EMPLOYEES, REPRESENTATIVES, OR OTHER AGENTS OF LICENSOR SHALL BE HELD HARMLESS FROM ANY CLAIMS, INCIDENTAL OR CONSEQUENTIAL DAMAGES, OR LEGAL PROCEEDINGS ARISING OUT OF USAGE AND/OR PERFORMANCE OF THE SOFTWARE OR OTHER SUPPORTING MATERIALS.
11. The entire responsibility as to the application of the Software is with the LICENSEE.
12. LICENSOR agrees to respond to any discovered errors by correcting action of the computer coding and/or logic of the Software, required operational changes and/or the Computer User Guide. Such discoveries shall be delivered to LICENSOR along with complete data and sample runs indicating the error. LICENSOR shall not be responsible or liable for any costs, losses, delays, associated damages, or any other charges, which may be the result of such problems. LICENSOR's entire liability in all situations involving performance or nonperformance of the Software furnished under this agreement is limited to the correction by LICENSOR of program defects.

## ETAP License Grant and Agreement - EPL

---

13. LICENSOR agrees to deliver at no additional charge to LICENSEE any updates or new versions of the Software during a period of three years from the original date of delivery of the Software.

LICENSOR warrants that the use of any product, or part thereof, furnished under this Agreement shall not infringe on any United States patent, copyright, trade secret or other proprietary right covering such product or part.

15. This Agreement will be governed by and interpreted in accordance with the laws of the State of California. Any controversy or claim arising out of or relating to this contract, or the breach thereof, shall be settled by arbitration, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. The place of arbitration shall be Orange County, California.

16. This agreement may not be altered, modified, amended, changed, rescinded or discharged in whole or in part, except by written agreement executed by both LICENSEE and LICENSOR. Any purchase order or similar document of LICENSEE is a document issued for Licensee's own internal purposes and has no legal effect as between the parties to this agreement. No purchase order or similar document of LICENSEE will amend or supplement the terms of this Agreement, even if accepted or signed by LICENSOR.

17. If any part of this Agreement is found to be invalid by a court of competent jurisdiction, it shall be enforced to the maximum extent permitted by law and the remaining provisions shall remain in full force and effect.

18. Licensee acknowledges and agrees that the Software and documentation related thereto are subject to export controls imposed by the United States Export Administration Act of 1979, as amended (the "Act"), and the regulations promulgated thereunder. Licensee certifies and agrees that neither the Software nor any other technical data nor the direct product thereof is intended to be used for any purposes prohibited by the Act, including but not limited to nuclear proliferation, chemical/biological weapons or missiles.

19. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof, and all agreements, representations, and statements with respect to such subject matter are superseded hereby. Any verbal, written, direct, or indirect agreement between LICENSEE and an authorized ETAP Representative or any other third party shall have no affect on this agreement. The terms of any such agreement shall not be binding upon LICENSOR without LICENSOR'S prior written consent.

### U.S. GOVERNMENT RESTRICTED RIGHTS

The SOFTWARE and documentation are provided with RESTRICTED RIGHTS. Use, duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of The Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software - Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is Operation Technology, Inc