

License Agreement JAXFront – Community License

THIS IS A LEGAL DOCUMENT -- RETAIN FOR YOUR RECORDS

Licensor:

xcentric technology & consulting GmbH

Oberwiesenstrasse 5
CH-8057 Zurich
Switzerland

This license agreement is a binding contract between you and xcentric technology & consulting GmbH ("xcentric"), Oberwiesenstrasse 5, 8057 Zurich, Switzerland, regarding the software "JAXFront Community Edition". Read the terms of this agreement carefully. By installing the software you accept the terms and conditions of this agreement.

License Grant

xcentric grants to you, subject to the following terms and conditions a limited and non-exclusive right to use the software free of any charge as long as the promotional banner is visible and include the text "Generated by JAXFront free community license..." underneath the generated user interface.

You must not reverse engineer, de-compile, disassemble or modify the software or make any attempt to discover the source code of the software or create derivative works from the software. This also includes the HTML source that is generated by the software when creating own pages.

All intellectual property rights in the software and its documentation is owned by xcentric technology & consulting GmbH. xcentric retains all rights not explicitly granted.

Warranty, Liability, Indemnity

There is no warranty, representation, guarantee or promise of xcentric, either expressed or implied, statutory or otherwise with respect to the software, documentation or related support, including their quality, performance, merchantability or fitness for a particular purpose.

Term and Termination

This agreement is effective from the date you install the software and will remain in force for indefinite time. If you fail to comply with the terms and conditions of this agreement, xcentric may terminate the agreement and your right and license to use the software.

You may terminate this agreement any time by destroying the software installation.

General

If any provision in this agreement is held invalid or unenforceable, that provision shall be construed, limited, modified or, if necessary, severed to the extent necessary, to eliminate its invalidity or unenforceability and the other provisions of this agreement shall remain unaffected.