



CATCurve (PlanPro)

Tools for developing Transmission Plan and Profile drawings.

CATCURVE 2007

CATCURVE tools are Copyrighted (c) 1990 by RZipprich.

CATCURVE is not public domain or free software.

CATCURVE has been tested using AUTOCAD Version 2007.

CATCURVE distributed under the User Supported software concept. Non-registered users of CATCURVE are granted a limited license to use a Demo copy of CATCURVE for a trial period, in order to determine if it suits their needs. Any other use of CATCURVE or use past this period requires registration.

CATCURVE must be distributed in absolutely unmodified form, including ALL program, documentation, and other files.

CATCURVE may not be included with any other product for any reason whatsoever without a license. No charge or payment may be levied or accepted for CATCURVE.

Bulletin Board system operators may post CATCURVE on their BBS for downloading by their users without written permission only if the above conditions are met, and only if no special fee is necessary to access the CATCURVE files (a general fee to access the BBS is allowed).

All users are granted a license to copy CATCURVE only for the purpose of allowing others to try it, subject to the above restrictions.

The following section contains information on registration and licensing.

LOADING AND OPERATION

First place all files in a subdirectory called C:\CATCURVE\ and add this Subdirectory to the Autocad environment list of search paths.

Load AutoCad and start a new drawing.
Command: OPTIONS
[Files -> Support File Search Path]
Add C:\Catcurve\ to the list of subdirectories.

Command: CUILOAD or MENULOAD
Browse and select Catcurve.MNS
Select LOAD button to load the menu.
Close the CUILOAD dialog.

REGISTRATION AND ORDERING INFORMATION

Registering CATCURVE allows you to use the product after the trial period.

This document is CATCURVE's User agreement and is to be included with the Demo version and must be signed by the purchaser and returned with the order form. Registration of the product does not purchase rights to copyrighted source codes, documentation and/or help files.

www.catcurve.com

Order.doc



CATCurve (PlanPro)

Tools for developing Transmission Plan and Profile drawings.

A registered copy of CATCURVE must be treated like a book, in that the same registered copy of CATCURVE may not be used in more than one computer at the same time.

CATCURVE registration includes a copy of CATCURVE on CD-ROM as described above. Checks and money orders are accepted for payment. To place an order, please print, fill out, and sign a copy of ORDER.DOC and send with your payment.

Corporations and Institutions: Please see the section entitled 'Quantity and Corporate Purchases' for information on licensing multiple copies of CATCURVE. Under no circumstance may an unregistered copy of CATCURVE be used in a corporate or institutional environment.

AutoCAD & AutoLISP are registered trademarks of Autodesk.
Alcoa and Sag10 are registered trademarks of Alcoa Fujikura Ltd.

===== **HOW TO ORDER** =====

Enclose money order, or check (in US Funds drawn on a US Bank). Written Purchase Orders are acceptable for US Businesses only. Complete the order form below and mail to:

CATCURVE
Robert Zipprich
14626 SE Market Ct.
Portland, OR 97233-2657

Or,

Foreign Country orders: Payment by money order, or check (in US Funds drawn on a US Bank) is preferred. If you wish to pay with a check not drawn on a US bank, please add a \$40 foreign collection fee.

=====

CATCURVE Software Order Form - Z1 Order Date: __/__/__

____ CATCURVE Registration, latest diskette or CD-ROM and printed documentation (no source code)
@ \$ 295.00 ea \$ _____

Payment by: () Check (US Funds)
() Check (Foreign)
() International Postal Money Order
() website WWW.PAYPAL.COM to email: rzipprich@catcurve.com

PO # _____ Total (U.S. Funds) \$ _____

=====

Name: _____

Company: _____

Address: _____



CATCurve (PlanPro)

Tools for developing Transmission Plan and Profile drawings.

: _____

Phone: (_____)_____-_____-_____ Fax: (_____)_____-_____-_____

Email Address: _____

Signature _____

By signing a printed copy of this document and sending it with my order for CATCURVE, I hereby acknowledge that I have read and agree to the terms and conditions contained herein.

=====

Please tell us where you heard about of CATCURVE from:

- Computer Club
- CompuServe (ID)_____
- Other - Please Specify _____
- Disk Vendor (name)_____
- BBS (name&no) _____

Comments and/or suggestions:

We would also appreciate any input you would care to give concerning these programs. If you have any ideas or comments that would make them a better program, then please write those comments below, or email: rzipprich@catcurve.com

QUANTITY AND CORPORATE PURCHASES

Any commercial (i.e., business, corporate, government, or other institutional) use of CATCURVE must be registered. Volume discounts and site licenses are available.

The order form on the previous page may be used to purchase multiple copies of CATCURVE, with discounts as follows:

1 - 10 copies	no discount
11 - 20 copies	10% discount
21 - 50 copies	15% discount
51 - 100 copies	22% discount
101 - 200 copies	30% discount
200+ copies	40% discount

Purchases of up to 50 copies are bulk purchases and include that many copies of CATCURVE on disk, as with single registrations. Purchases of 51 or more copies are site licenses. CATCURVE provides a master copy and the appropriate number of diskette labels. The licensee is responsible for copying the disks (backups of the MASTER do not count towards the total copies in the license).



CATCurve (PlanPro)

Tools for developing Transmission Plan and Profile drawings.

The name on the order form is considered the contact and is the person with whom all correspondence will take place.

Note: All prices and discounts are subject to change without notice. Discounts apply only to separate orders, they are not cumulative.

END USER LICENSE AGREEMENT

CATCURVE® (PlanPro®) SOFTWARE LICENSE AGREEMENT

NOTICE TO USER: PLEASE READ THIS CONTRACT CAREFULLY.

BY USING ALL OR ANY PORTION OF THE CATCURVE SOFTWARE ("SOFTWARE") YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS END USER LICENSE AGREEMENT (EULA), INCLUDING, IN PARTICULAR, THE LIMITATIONS ON: USE CONTAINED IN SECTION 2; TRANSFERABILITY IN SECTION 4; WARRANTY IN SECTION 6; AND LIABILITY IN SECTION 7. YOU AGREE THAT THIS AGREEMENT IS ENFORCEABLE LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU. IF YOU DO NOT AGREE, DO NOT USE THIS SOFTWARE.

CATCURVE and its suppliers own all intellectual property in the Software. CATCURVE permits you to use the Software only in accordance with the terms of this Agreement. The Software is licensed to CATCURVE® users that have received the software as part of a retail purchase of CATCURVE®.

1. Definitions. "Software" means (a) all of the contents of the files, disk(s), CD-ROM(s) or other media with which this Agreement is provided, including but not limited to (i) CATCURVE or third party computer information or software; and (ii) related explanatory written materials or files ("Documentation"); and (b) upgrades, modified versions, updates, additions, and copies of the Software, if any, licensed to you by CATCURVE (collectively, "Updates"). "Use" or "Using" means to access, install, download, copy or otherwise benefit from using the functionality of the Software in accordance with the Documentation. "Permitted Number" means one (1) unless otherwise indicated under a valid license (e.g. volume license) granted by CATCURVE. "Computer" means an electronic device that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions. "CATCURVE" means CATCURVE, 14626 SE Market Ct. Portland, Oregon 97233.

2. Software License. As long as you comply with the terms of this Software License Agreement (this "Agreement"), CATCURVE grants to you a non-exclusive license to Use the Software for the purposes described in the Documentation.

2.1 General Use. Subject to the terms of this EULA, you may use one copy of the Software on a single computer.

2.2 Backup Copy. You may make one backup copy of the Software, provided your backup copy is not installed or used on any computer. You may not transfer the rights to a backup copy unless you transfer all rights in the Software as provided under Section 4.

2.3 No Modification. You may upgrade the functionality of the Software as specifically allowed by instructions found at <http://www.CATCURVE.com> (e.g., upgrade to Premium or Professional versions). You may not otherwise alter or modify the Software.

www.catcurve.com

Order.doc



CATCurve (PlanPro)

Tools for developing Transmission Plan and Profile drawings.

3. Intellectual Property Ownership, Copyright Protection. The Software and any authorized copies that you make are the intellectual property of and are owned by CATCURVE and its suppliers. The structure, organization and code of the Software are the valuable trade secrets and confidential information of CATCURVE and its suppliers. The Software is protected by law, including without limitation the copyright laws of the United States and other countries, and by international treaty provisions. Except as expressly stated herein, this Agreement does not grant you any intellectual property rights in the Software and all rights not expressly granted are reserved by CATCURVE and its suppliers.

4. Restrictions.

4.1 Notices. You shall not copy the Software except as set forth in Section 2. Any copy of the Software that you make must contain the same copyright and other proprietary notices that appear on or in the Software.

4.2 No Modifications. You shall not modify, adapt or translate the Software. You shall not reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the Software except to the extent you may be expressly permitted to decompile under applicable law, it is essential to do so in order to achieve operability of the Software with another software program, and you have first requested CATCURVE to provide the information necessary to achieve such operability and CATCURVE has not made such information available.

CATCURVE has the right to impose reasonable conditions and to request a reasonable fee before providing such information. Any such information supplied by CATCURVE and any information obtained by you by such permitted decompilation may only be used by you for the purpose described herein and may not be disclosed to any third party or used to create any software which is substantially similar to the expression of the Software. Requests for information should be directed to the CATCURVE Customer Support Department.

4.3 Software Features. The Software may contain features and functionality that appear disabled or "grayed out" (the "Software Features"). The Software Features will only activate when having purchased an upgraded version of the software available from CATCURVE. You agree not to access, or attempt to access, disabled Software Features or otherwise circumvent the permissions that control activation of such Software Features.

4.4 Transfer. You may use the software on the Catcurve CD-ROM in only one PC at a time. If you wish to install the software on another computer you must remove it from the other PC. You may not, rent, lease, sublicense, assign or transfer your rights in the Software, or authorize all or any portion of the Software to be copied onto another user's computer except as may be expressly permitted herein. You may not transfer education, pre-release, or not for resale copies of the Software.

5. Updates. If the Software is an Update to a previous version of the Software, you must possess a valid license to such previous version in order to Use such Update. All Updates are provided to you on a license exchange basis. You agree that by using an Update you voluntarily terminate your right to use any previous version of the Software. As an exception, you may continue to Use previous versions of the Software on your Computer after you Use the Update buy only to assist you in the transition to the Update, provided that: (a) the Update and the previous versions are installed on the

www.catcurve.com

Order.doc



CATCurve (PlanPro)

Tools for developing Transmission Plan and Profile drawings.

same computer; (b) the previous versions or copies thereof are not transferred to another party or Computer unless all copies of the Update are also transferred to such party or Computer; and (c) you acknowledge that any obligation CATCURVE may have to support the previous versions of the Software may be ended upon availability of the Update.

6. NO WARRANTY. The Software is being delivered to you "AS IS" and CATCURVE makes no warranty as to its use or performance. CATCURVE AND ITS SUPPLIERS DO NOT AND CANNOT WARRANT THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING THE SOFTWARE. EXCEPT FOR ANY WARRANTY, CONDITION, REPRESENTATION OR TERM TO THE EXTENT TO WHICH THE SAME CANNOT OR MAY NOT BE EXCLUDED OR LIMITED BY LAW APPLICABLE TO YOU IN YOUR JURISDICTION, CATCURVE AND ITS SUPPLIERS MAKE NO WARRANTIES CONDITIONS, REPRESENTATIONS, OR TERMS (EXPRESS OR IMPLIED WHETHER BY STATUTE, COMMON LAW, CUSTOM, USAGE OR OTHERWISE) AS TO ANY MATTER INCLUDING WITHOUT LIMITATION NONINFRINGEMENT OF THIRD PARTY RIGHTS, MERCHANTABILITY, INTEGRATION, SATISFACTORY QUALITY, OR FITNESS FOR ANY PARTICULAR PURPOSE. The provisions of Section 6 and Section 7 shall survive the termination of this Agreement, but this shall not imply or create any continued right to Use the Software after termination of this Agreement.

7. LIMITATION OF LIABILITY. IN NO EVENT WILL CATCURVE OR ITS SUPPLIERS BE LIABLE TO YOU FOR ANY DAMAGES, CLAIMS OR COSTS WHATSOEVER OR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL DAMAGES, OR ANY LOST PROFITS OR LOST SAVINGS, EVEN IF AN CATCURVE REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, DAMAGES, CLAIMS OR COSTS OR FOR ANY CLAIM BY ANY THIRD PARTY. THE FOREGOING LIMITATIONS AND EXCLUSIONS APPLY TO THE EXTENT PERMITTED BY APPLICABLE LAW IN YOUR JURISDICTION. CATCURVE'S AGGREGATE LIABILITY AND THAT OF ITS SUPPLIERS UNDER OR IN CONNECTION WITH THIS AGREEMENT SHALL BE LIMITED TO THE AMOUNT PAID FOR THE SOFTWARE, IF ANY. For further information, please see the jurisdiction specific information at the end of this Agreement, if any, or contact the CATCURVE Customer Support Department at 1-503-799-9434.

8. Third Party Software. The Software may contain third party software which requires notices and/or additional terms and conditions. Such required third party software notices and/or additional terms and conditions are located at www.CATCURVE.com and are made a part of and incorporated by reference into this EULA. By accepting this EULA, you are also accepting the additional terms and conditions, if any, set forth therein.

9. Export Rules. You agree that the Software will not be shipped, transferred or exported into any country or used in any manner prohibited by the United States Export Administration Act or any other export laws, restrictions or regulations (collectively the "Export Laws"). In addition, if the Software is identified as export controlled items under the Export Laws, you represent and warrant that you are not a citizen, or otherwise located within, an embargoed nation (including without limitation Iran, Iraq, Syria, Sudan, Libya, Cuba, North Korea, and Serbia) and that you are not otherwise prohibited under the Export Laws from receiving the Software. All rights to Use the Software are granted on condition that such rights are forfeited if you fail to comply with the terms of this Agreement.

10. Governing Law. This Agreement will be governed by and construed in accordance with the substantive laws in force in the State of Oregon. You hereby consent to the exclusive jurisdiction and venue of the state courts sitting in Multnomah County,

www.catcurve.com

Order.doc



CATCurve (PlanPro)

Tools for developing Transmission Plan and Profile drawings.

Oregon or the federal court in the District of Oregon to resolve any disputes arising under this EULA. In each case this EULA shall be construed and enforced without regard to the United Nations Convention on the International Sale of Goods.

11. General Provisions. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of this Agreement, which shall remain valid and enforceable according to its terms. This Agreement shall not prejudice the statutory rights of any party dealing as a consumer. This Agreement may only be modified by a writing signed by an authorized officer of CATCURVE. Updates may be licensed to you by CATCURVE with additional or different terms. This is the entire agreement between CATCURVE and you relating to the Software and it supersedes any prior representations, discussions, undertakings, communications or advertising relating to the Software.

12. Notice to U.S. Government End Users. The Software and Documentation are provided with "RESTRICTED RIGHTS" applicable to private and public licenses alike. Without limiting the foregoing, use, duplication, or disclosure by the U. S. Government is subject to restrictions as set forth in this EULA and as provided in DFARS 227.7202.1(a) and 227.7202-3(a) (1995), DFARS 252.227-7013 (c) (1) (ii) (Oct 1988), FAR 12.212(a) (1995). FAR 52.227-19, or FAR 52.227-14, as applicable.

13. Compliance with Licenses. If you are a business or organization, you agree that upon request from CATCURVE or an authorized representative, you will within thirty (30) days fully document and certify that use of any and all Software at the time of the request is in conformity with your valid licenses from CATCURVE.

14. Specific Exceptions. You are required to take all reasonable measures to avoid and reduce damages, in particular to make back-up copies of the Software and your computer data subject to the provisions of this Agreement.

15. If you have any questions regarding this Agreement or if you wish to request any information from CATCURVE please use the address and contact information included with this product to contact the CATCURVE office.