

## SOFTWARE LICENSE AGREEMENT

for the

### Public ChemProp OSIRIS Edition

NOTICE TO USER: PLEASE READ THIS CONTRACT CAREFULLY. BY USING, COPYING OR DISTRIBUTING ALL OR ANY PORTION OF THE SOFTWARE YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT, INCLUDING, IN PARTICULAR THE LIMITATIONS ON:

- a) USE CONTAINED IN SECTION 2 and 3;
- b) TRANSFERABILITY IN SECTION 4
- c) WARRANTY IN SECTION 6; AND
- d) LIABILITY IN SECTION 7 AND EXEMPTIONS IN SECTION 12.

YOU AGREE THAT THIS AGREEMENT IS ENFORCEABLE LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU. THIS AGREEMENT IS ENFORCEABLE AGAINST YOU AND ANY LEGAL ENTITY THAT OBTAINED THE SOFTWARE AND ON WHOSE BEHALF IT IS USED. IF YOU DO NOT AGREE, DO NOT USE OR OTHERWISE DEAL WITH THIS SOFTWARE.

Other existing written agreements between you and the Licensor (Helmholtz-Zentrum für Umweltforschung GmbH - UFZ) may supplement or substitute this License Agreement partly or in total.

The Licensor owns all intellectual property in the Software. The Licensor permits you to use the Software only in accordance with the terms of this Agreement.

By this License Agreement the software is licensed, but not sold.

The Software may contain product activation and other technologies that prevent unauthorised copying. Such activation technologies may disturb the use of the Software, if you do not comply with the activation process described in the Software and its documentation.

## 1. DEFINITIONS

„**Licensor**“ shall mean „Helmholtz-Zentrum für Umweltforschung GmbH – UFZ“ having its registered office in 04318 Leipzig, Permoserstraße 15, Germany.

„**Computer**“ shall mean a device that can store and retrieve information in digital or in other related form. It is able to convert so stored information according to provided sequences of instructions.

„**Internal Network**“ shall mean a private, secured repository, which is restricted only to employees and individual contract partners (i.e. temporary engaged employees) of a specific corporation or of another business unit. Internet and other joint networks, which are open to the public, shall be excluded especially memberships, groups based upon subscription, associations or other organisations.

„**Software**“ shall mean (a) all information that is delivered in execution of this License Agreement. This includes (a) software files and other information concerning the computer

delivered by the Licensor or third parties; (b) samples and photos of assets, images, audio-, clipart or other works ("asset files"); (c) additional written files and instructions ("documentation"); (d) character style; and (e) all modified versions and copies as well as all updates, upgrades and supplements to such information which the Licensor makes available at any time, as far as this is not performed under a separate agreement (herein forth called "Updates").

"**User**" shall mean all persons who make any use of the software including installation, application, storage, distribution.

## **2. SOFTWARE LICENSE**

If you obtained the Software from the Licensor or one of its authorized licensees, and subject to your compliance with the terms of this agreement (this "Agreement"), including the restrictions in Section 4, the Licensor grants to you a non-exclusive license to use the Software in compliance with good scientific practice.

### 2.1 General Use

You may install and use copies of the Software on compatible Computers only for the application of the Software, and only if you are a member of the organisational unit as defined in the annex to this license agreement.

### 2.2 Backup Copies

You may make backup copies of the original Software distribution medium, and you may include the installed software in regular backup cycles. You may not transfer the rights to any backup copy.

### 2.3 Portable or Home Computer Use

In addition to the copies permitted under Sections 2.1 and 2.2, the Users of Computers on which the Software is installed may make copies of the Software for his or her exclusive use on portable Computers or Computers located at his or her home. The same restrictions as in Sections 2.1 and 2.2 apply.

### 2.4 Distribution from Servers

You may install one copy of the original installation medium on a file server of Computers within your internal network, in order to download or install the Software on Computers within the same internal network under the condition of 2.1.

### 2.5 Other Use

Every other use of the Software is prohibited. This prohibition includes the direct use or the use by order, data or instruction of or on another Computer which is not part of the internal network, the use for internet- or web-host service or the use by Users, who are not authorised to use this copy of the software according to 2.1. Furthermore, network installation in order to use the Software on other computers within a network is excluded. The distribution of the Software from an internal network server must comply to 2.4.

## 2.6 Presentation of Results

Written presentation (such as publication or report) of results obtained by means of the Software requires citation as indicated on the Software web page <http://www.ufz.de/ecochem/chemprop> at the time of publishing. Oral presentation of those results requires mentioning of the Software and of the applied version.

## **3. INTELLECTUAL PROPERTY OWNERSHIP, COPYRIGHT PROTECTION**

The Software and any authorized copies that you make are the intellectual property of and are owned by the Licensor and thus belong to him. Structure, organisation and code of the Software constitute valuable company secrets as well as confidential information of the Licensor. The Software is protected by copyright law.

## **4. RESTRICTIONS**

### 4.1 Protective note

Except for Section 2 you are not entitled to copy the Software. You are obliged to configure each authorised copy with the same protective and trademark notes as the original Software.

### 4.2 Exclusion of Modification

Unless not otherwise agreed you must not modify, convert or translate the Software. You are not entitled to decompile, to disassemble, to reverse engineering or to try otherwise to identify the source code of the Software.

### 4.3 Exclusion of transfer

You are not entitled to lease, grant, sell, sublicense, assign, transfer the Software or copy or permit the copying of the Software in full or in parts on the Computer of another user or legal person unless explicitly permitted. You must not transfer any training, sample or preliminary copies of the Software.

## **5. UPDATES AND UNINSTALLING**

5.1 If you intend to use an Upgrade or Update of a previous version of the Software, you need a valid and binding license of the previous version for authorised usage. All Upgrades and Updates are provided on the basis of license exchange. By the use of any Upgrades or Updates you hereby agree, that you waive the right to use any previous version of the Software except for the following special cases:

In exceptional cases you may use the previous version of the software even after acquiring any Upgrades or Updates only to facilitate the conversion to the Upgrade or Update. This right is only granted, if the Upgrades and Updates as well as the previous version are installed on the same computer, and terminates after successful implementation of the Upgrade, in any case at latest after 30 days of having received the Update.

For the authorised use of any Upgrades and Updates you need a license by the Licensor. This may involve additional or modified terms and conditions.

- 5.2 When Upgrades involve a change of data format, some of your data may have to be converted to the format used by the new version of the Software. It is your responsibility to follow the instructions given in this regard, including backing up of data before the data conversion. The Licensor is not responsible for any loss or corruption of data during a data conversion process, and is not responsible for any other inconveniences that the change of data format might have, including any changes in the data-interfaces of your other applications, that you might want to implement as a consequence of the change of data format.
- 5.3 When uninstalling, the Licensor is not responsible for any loss of data obtained from the use of the software. It is your responsibility to backup any of your own data.

## **6. EXCLUSION OF WARRANTY**

The Licensor provides the Software “as seen” regardless of defects. All warranties, guaranties, representations, provisions or conditions, implicit or explicit, which derive from a business connection, commercial custom, statutory, customary or other law especially regarding the performance, security, freedom of defects, integration, merchantability, quiet enjoyment or the serviceability for special purposes are explicitly excluded to the extent as legally permitted and effective by German law.

The terms and conditions of Section 7 also apply after expiry of this License Agreement regardless of the cause for its expiry. This shall not mean that, after expiry of this License Agreement, the Software may be used or that the rights of use laid down herein are renewed.

## **7. LIMITATION OF LIABILITY**

The Licensor is not liable for the Software being complete, correct and/or up-to-date and for consequences of the use.

The Licensor is not liable for losses, damages, injuries, claims and costs whatsoever including consequential damages and losses, indirect and accidental damages, loss of profits and savings, damages caused by enterprise shutdown, personal injuries and want of care and claims of third parties, even if an agent of the Licensor knew about such losses, damages, injuries, claims and costs unless otherwise agreed.

The limitation of liability under this subsection only applies if and to the extent they are permitted and effective pursuant to applicable indispensable German law.

The above mentioned limitation of liability is excluded, if statutory law regulates indispensable liability for instance pursuant to the German Product Liability Act or explicit guaranty or the liability for personal injury caused by fraud or gross negligence.

You are obliged to undertake all necessary and appropriate steps to avoid or minimise any damages especially by producing a backup copy of the Software or your Computer data subject to the terms and condition of this License Agreement.

## **8. EXPORT PROVISIONS**

By using, transferring or exporting the Software you must not violate provisions of export or laws of the European Union restrictions and regulations (“export laws”). Thus you must not send the Software into countries where its export is prohibited. If the Software is subject to any export controls according to export laws, you guarantee that you are neither a citizen or resident of a country which is under any embargo or similar restrictions (currently including, but not exclusively Iran, Iraq, Syria, Libya and North Korea) and that you are not under any ban to accept the Software pursuant to export laws. All rights of use concerning the Software granted under the License Agreement will be forfeited if you breach its terms and conditions.

## **9. APPLICABLE LAW**

This License Agreement is subject to German Law exclusively. The place of jurisdiction for all differences based upon this License Agreement will be Leipzig, Germany. Statutory conflict rules and the United Nations Convention on Contracts for the International Sale of Goods are excluded.

## **10. OTHER PROVISIONS**

Should any of the terms and conditions of this License Agreement be or become wholly or partially ineffective or impracticable or should a loophole arise in the License Agreement, the License Agreement and the enforceability of its remaining terms and conditions shall not be deemed ineffective as a whole. The License Agreement will not have any impact upon statutory rights of a party, who acts as consumer. Modifications, amendments and supplements to this License Agreement are only binding with signature of an authorised agent of the Licensor and shall be made in writing. This License Agreement contains all provisions the parties agree upon concerning the Software. It replaces all previous declarations, meetings, warranties, guaranties, communication and advertising concerning the Software.

## **11. CONTRACT PERFORMANCE**

Any potential User who would like to use the Software is hereby obliged to document and attest the Licensor that he complies with all licensing provisions.

## **12. SPECIAL PROVISIONS AND EXEMPTIONS**

If and to the extent the terms and conditions of this Section dissent from other provisions of this License Agreement, the terms and conditions of this section 12 predominate.

### 12.1 Software with temporal limited functions (Time out Software)

If the software is a version with temporal limited functions it will stop at a pre-defined date. The License will end at this date if not extended by the Licensor by a new License or Software Update. You accept all risks for the access to all files and results, which are

generated by such Software or by a product combined with it. In this context all liability of the Licensor is excluded.

For further information concerning this License Agreement, please contact the contact partner indicated in the product information.  
Helmholtz-Zentrum für Umweltforschung GmbH – UFZ, Permoserstraße 15, 04318 Leipzig, Germany.

---

Date and location,  
Company's stamp and authorized signature through Licensee

Annex