

THIS END USER LICENSE AGREEMENT (“EULA”) IS A LEGAL CONTRACT BETWEEN YOU AND ANTON PAAR GMBH. THIS EULA GOVERNS (I) YOUR LICENSE OF ANY SOFTWARE AND OTHER MATERIALS (SOFTWARE AND OTHER MATERIALS INDIVIDUALLY OR COLLECTIVELY REFERRED TO AS “LICENSED MATERIALS”) OR (II) YOUR SUBSCRIPTION TO THE LICENSED MATERIALS THAT IS (1) PROVIDED BY LICENSOR OR ITS AFFILIATES; (2) EMBEDDED OR INSTALLED IN, OR ASSOCIATED WITH, ANY DISPLAY, INSTRUMENT, COMPUTER OR SERVER (INDIVIDUALLY OR COLLECTIVELY “LICENSED PRODUCTS”) OF ANTON PAAR EQUIPMENT OR OF OTHER EQUIPMENT AUTHORIZED BY ANTON PAAR (“AUTHORIZED EQUIPMENT”); AND (3) NOT OTHERWISE LICENSED BY A SEPARATE WRITTEN AGREEMENT BETWEEN YOU AND LICENSOR OR ITS AFFILIATES; OR (4) NOT OTHERWISE LICENSED BY A THIRD PARTY.

BY ACTIVATING OR OTHERWISE USING THE LICENSED PRODUCTS, YOU AGREE TO BE BOUND BY THE TERMS OF THIS EULA, INCLUDING THE WARRANTY DISCLAIMERS, LIMITATION OF LIABILITY, TERMINATION AND CHOICE OF LAW PROVISIONS BELOW. THIS EULA IS BINDING UPON YOU, UPON ANY COMPANY ON WHO’S BEHALF YOU USE THE LICENSED MATERIALS AND LICENSED PRODUCTS AS WELL AS THE EMPLOYEES OR THIRD PARTIES ACTING ON BEHALF OF THIS COMPANY (“YOU”). IF YOU DO NOT AGREE TO THE TERMS OF THIS EULA, OR IF YOU ARE NOT AUTHORIZED TO ACCEPT THESE TERMS ON BEHALF OF YOUR COMPANY, DO NOT USE THE LICENSED PRODUCT. THIS EULA CONCERNING THE LICENSED MATERIALS REPRESENTS THE ENTIRE AGREEMENT BETWEEN YOU AND ANTON PAAR AND IT REPLACES ANY PRIOR PROPOSAL, REPRESENTATION, OR UNDERSTANDING BETWEEN YOU AND ANTON PAAR.

1 Subscription Terms

1.1 If You purchase a subscription to use the Licensed Materials, the following terms apply to You:

- a) Anton Paar grants you a revocable, non-exclusive, non-transferable, non-sublicensable, limited right to access and use the Licensed Materials during the Subscription Term as defined below solely for your internal business operations by authorized users in accordance with the terms and conditions herein and the restrictions set forth in the service type applicable to your subscription.
- b) You are responsible and liable for all uses of the Licensed Materials, resulting from access provided by You, directly or indirectly, whether such access or use is permitted by or in violation of these terms. Without limiting the generality of the foregoing, you are responsible for all acts and omissions of authorized users, and any act or omission by an authorized user will be deemed a breach of these terms by You.
- c) At Anton Paar’s written request, and no more than once every twelve (12) months, You shall certify in writing to Anton Paar that You are compliant with these Terms.

2 Trial License

- 2.1 Trial License. Under the terms of a Trial License, You may install and use the Licensed Material for a limited time exclusively for evaluation or internal demonstration purposes. You shall use a Trial License only for the purpose of evaluating suitability of the program for your internal purpose.

All use of any Licensed Material for a commercial purpose is expressly prohibited under the terms of a Trial License.

The trial limited version of this software may be used for evaluation purposes at your own risk for a trial period as set out by Anton Paar. At the end of the trial period, You must either purchase a license to continue using the Software or remove it from your system.

3 Perpetual License

- 3.1 Instrument License. You may install, use, access, display and run one (1) copy of the software per license, on a non-exclusive basis and without right of sublicense or concurrent use, on a single physical computer or virtual machine, such as a workstation or server. When using the Licensed Materials in an unattended build environment, each physical or virtual computer on which the Licensed Materials are installed you must have a separate license.

The number of laboratory instruments and / or measuring devices operated with one (1) license depends on the ordered number. The number of users using the server or the licensed instruments is not restricted.

4 License for Licensed Materials

- 4.1 Anton Paar hereby grants to You, and You accept a nonexclusive license to use the Licensed Materials in machine-readable, object code form, only as authorized in this EULA – If the Software is embedded in a Licensed Product, the Licensed Materials may be used only on the Licensed Product in which it was initially installed or in conjunction with Authorized Equipment in which it was initially installed.

5 Third Party Components

- 5.1 The Licensed Materials may include open source software and/or third-party software which are subject to specific license terms. To the extent required by these license terms, the license terms shall apply in addition to and, in case of discrepancies, prevail over this EULA. In this case and to the extent required by the respective license terms, Anton Paar will (i) indicate the third-party software and the applicable license terms; and (ii) provide these license terms or make them otherwise available to the You, within or, upon your request, separately from the Licensed Materials and/or its documentation.

6 Restrictions and Data

- 6.1 You agree that You will not assign, sublicense, transfer, pledge, lease, rent or share your rights under this EULA, except that You may permanently transfer all your rights under this EULA in connection with a sale of the Licensed Product or Authorized Equipment. If You sell or otherwise transfer the ownership of the Licensed Product or Authorized Equipment, You agree that you will require such transferee to accept terms no less restrictive than those in the EULA.

- 6.2 The Licensed Materials may not be used for unlawful, fraudulent, offensive or obscene activity.
- 6.3 Notwithstanding anything to the contrary in these terms, Anton Paar may monitor your use of the Licensed Materials and collect and compile data and information related to your use of the Licensed Materials to be used by Anton Paar in an aggregated and anonymized, de-identified, or otherwise obfuscated manner, including to compile statistical and performance information related to the provision and operation of the Licensed Materials. As between Anton Paar and You, all right, title, and interest in these data, and all intellectual property rights therein, belong to and are retained solely by Anton Paar. You acknowledge that Anton Paar may compile these data based on customer data input into the Licensed Materials. You agree that Anton Paar may (i) make these data publicly available in compliance with applicable law, and (ii) use these data to the extent and in the manner permitted under applicable law; provided that such data do not identify customer or customer's confidential information.

7 Delivery and Title

- 7.1 Delivery of the Licensed Materials to You shall be made by electronic means and deemed to have occurred when the Licensed Materials has been made available to you for download.

8 Software Maintenance for Licensed Materials

- 8.1 If you purchased a perpetual License, Anton Paar may at its sole option, offer You maintenance of the software, even though the Warranty Period has expired. Such maintenance may include providing modifications, corrections or enhancements ("Upgrades") to Licensed Material. Except for cases under the Limited Warranty Anton Paar reserves the right, in its sole discretion, to charge You for maintenance. Any supplemental software code or related materials that Anton Paar provides to You as part of any support services are to be considered part of the software and are subject to the terms and conditions of this EULA.
- 8.2 If You have purchased a subscription to use the Licensed Materials, maintenance and support services are provided to You without additional charge as part of your subscription.

9 Termination

- 9.1 Termination. Anton Paar may terminate this EULA immediately and without notice if You fail to comply with any term of this EULA.
- 9.2 If You purchased a subscription to use the Licensed Material, the term of these terms shall commence upon delivery of the Licensed Materials and continue for twelve (12) months thereafter ("Initial Subscription Term"). These terms shall automatically renew, at the then-current and then-applicable subscription price (each a "Renewal Subscription Term") upon the end of the Initial Subscription Term and each Renewal Subscription Term for the same period of time as the prior term, unless either party delivers written notice of non-renewal to the other party at least sixty (60) days prior to the end of the then-current Initial Subscription Term or Renewal Subscription Term, or as otherwise agreed. The Initial Subscription Term and any Renewal Subscription Term shall be referred to as the "Subscription Term".
- 9.3 Effect of Termination. In the event of termination, You must destroy all copies of the Licensed Materials. In addition, You must remove all copies of the Licensed Material, including all backup copies, from the Server and all computers and terminals on which it is installed. From time to time,

Anton Paar may change the terms of this EULA. Your continued use of the Licensed Material will indicate your agreement to the change.

10 Limited Warranty and Limitation of Liability

- 10.1 Limited Warranty. Anton Paar warrants that the software will substantially conform to the description contained in the applicable documentation for a period of one year after the date of delivery to You ("Warranty Period"). If during the Warranty Period the software does not substantially conform to the description contained in the applicable end user documentation, your sole remedy will be that Anton Paar shall, at its option, correct the defects in the software or refund the license fees You paid related to the software provided that (a) the software has been properly installed and used at all times and in accordance with the instructions in the applicable documentation; (b) no modification, alteration or addition has been made to the software; and (c) Anton Paar receives written notice of the non-conformity within the Warranty Period. EXCEPT FOR THE PRECEDING LIMITED WARRANTY, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE MANDATORY LAW, ANTON PAAR PROVIDES THE SOFTWARE WITHOUT ANY WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AND ANTON PAAR SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.
- 10.2 LIMITATION OF LIABILITY. IN NO EVENT WILL ANTON PAAR BE LIABLE FOR ANY LOST PROFITS, LOSS OF USE, BUSINESS INTERRUPTION, LOSS OF DATA, OR ANY OTHER INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES UNDER ANY THEORY OF LIABILITY, WHETHER BASED IN CONTRACT, TORT, NEGLIGENCE, PRODUCT LIABILITY, OR OTHERWISE. ANTON PAAR'S LIABILITY UNDER THIS EULA WILL NOT, IN ANY EVENT, EXCEED THE LICENSE FEES, IF ANY, PAID BY YOU FOR THE SOFTWARE LICENSED TO YOU UNDER THIS EULA.

11 Compliance with law

- 11.1 You acknowledge and agree that any delivery made by Anton Paar is subject to and You are obliged to comply with all applicable export control regulations.
- 11.2 You may not resell, (re)export or otherwise transfer any products of Anton Paar in violation of applicable export control regulations and shall be liable to and keep indemnified and hold harmless Anton Paar from any claim arising out of the breach of this provision.

12 Language Clause

- 12.1 Unless the laws of the location in which You reside require otherwise, the parties hereby acknowledge that they have required this EULA be drawn up in the English language only. There may be a translated version of this EULA. If there is an inconsistency or contradiction between the translated and the English version of this EULA, the English version of this EULA shall control unless the laws of the location in which You reside, require otherwise.

13 Governing Law and Forum

- 13.1 This EULA will be governed by and construed in accordance with the laws of Austria. The courts in Graz, Austria shall have exclusive jurisdiction over all dispute's relation to this EULA. This EULA will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on contracts for the International Sale of Goods, the application of which is expressly excluded.

14 Arbitration

- 14.1 If You reside in a jurisdiction wherein the enforceability of the terms of section 9 is dependent on the parties agreeing to submit to arbitration, then any controversy or claim arising out of or relating to this EULA shall be determined by arbitration in accordance with the international arbitration rules of the ICC Vienna in effect at the time of its initiation. The arbitration shall be held before only one arbitrator appointed by ICC. The place of arbitration shall be Vienna, Austria and the language of arbitration shall be English.

15 General

- 15.1 Entire Agreement. This Agreement sets forth Anton Paar's entire liability and your exclusive remedy with respect to the Licensed Material and supersedes the terms of any purchase orders. You acknowledge that this EULA is a complete statement of the agreement between You and Anton Paar with respect to the Licensed Material, and that there are no other prior understandings or representations with respect to the Licensed Material.
- 15.2 Severability. If any provision of this EULA is found unenforceable or illegal, it will be enforced to the maximum extent permissible, and the legality and enforceability of the other provisions of this EULA will not be affected.
- 15.3 Contact Information. If You have any questions about this EULA, or if You want to contact Anton Paar for any reason, please direct all correspondence to:

Anton Paar GmbH

Anton-Paar-Str. 20

A-8054 Graz

Austria

or email info@anton-paar.com