

HSC Chemistry END USER LICENSE AGREEMENT (EULA)

Parties of End User License Agreement (EULA)

Licensor: Metso Finland Oy

Licensee: A person, company, university or any other legal entity that has purchased and is entitled to the HSC License with the HSC Serial Number(s) granted by the Licensor for the product(s) of the software.

However, the End User License Agreement is not meant for any software to be licensed and used by a natural person as the Licensee for any other purposes than for business or trade. The license and use of the software for domestic or household use as a private consumer are excluded from the End User License Agreement.

1. End User License Agreement (EULA)

Applicable Terms

The End User License Agreement (i.e. the EULA) governs the licensing and use of the Software Product and any Update(s). The EULA consists of the License set out herein as well as any other terms agreed by the Licensor and Licensee in connection with this document for licensing and using the Software Product and Update(s), e.g. subscription periods, prices, payment terms and delivery of the Software Product and Update(s).

If the Licensee has agreed on another agreement with the Licensor concerning any specific software, in such event the terms of that agreement applies to such software superseding these terms.

Export Control Laws

The EULA, the Software Product and any Update(s) as well as the licensing and use of them are subject to the export control laws, restrictions and regulations of Finland, the European Union, the United Nations, the United States of America and any other applicable export control laws, restrictions and regulations, which the Licensee agrees to obey and comply with.

Entire Agreement

The terms defined herein constitute the entire agreement between the Licensor and the Licensee concerning the licensing and use of the Software Product and any Update(s) superseding all prior agreements, representations, proposals or discussions relating to the subject matter covered by these terms.

2. Definitions

1. **“Affiliate”** means a person, company or other legal entity including, without limitation, subsidiaries, which directly or indirectly controls, is controlled by or is under common control with a party.
2. **“Communication Interface”** means the HSC shared boundary which makes possible to exchange information between the Software Product and other software products.
3. **“Dealer”** means any retailer, distributor, reseller or representative which the Licensor may have selected separately in respect of the HSC.
4. **“EULA”** means the End User License Agreement for licensing and using the Software Product(s) and Update(s) agreed by and between the Licensor and Licensee. The EULA consists of this document including the License set out herein as well as any other terms agreed by the Licensor and Licensee in connection with this document, e.g. subscription periods, prices, payment terms and delivery of the Software Product(s) and Update(s).
5. **“Excel Add-ins”** means add-in functions as to be provided by the HSC to Microsoft Excel.
6. **“Feedback”** means any ideas, suggestions, proposals, information, data bug reports, observations or other comments in respect of the HSC which the Licensee, its Affiliate or User may disclose to the Licensor.
7. **“HSC”** means the HSC Chemistry software collection covering also the accompanying documentation and training material as well as many calculation Modules and extensive databases. The HSC covers any and all parts of the HSC. The HSC consists of and is available to the Licensee for licensing as different Software Products including any possible accompanying documentation, training material, calculation Modules and databases. The HSC is also known as “the HSC Chemistry” or “Metso HSC Chemistry”.
8. **“HSC User Interface”** means HSC application graphical user interface.
9. **“Instance”** means the process that is running on the Windows operating system. Each HSC Module under the Software Product creates a new instance when started. This instance will be closed when the HSC Module is closed.
10. **“License”** means the license rights and obligations which the parties are entitled and obliged to follow as set out herein.
11. **“Machine”** means a computer device (whether physical or virtual) used by the Licensee for possessing or running the HSC.
12. **“Machine Code”** means the string that is used to identify the Machine. The HSC creates the code automatically when Software Product is installed. However, the Machine Code may be needed in the offline activation.
13. **“Module”** means separate executable part or database of the Software Product. For example, HSC Reaction, HSC Balance, HSC Sim, HSC Geo, etc.
14. **“Plug-in”** means a software component that adds specific features to the HSC. Plug-in exchanges information with the HSC using Communication Interfaces. Plug-in examples: unit DLL models.
15. **“Serial Number”** means the identification string which the Licensor grants to the Licensee for the Software Product.

16. **“Software Product”** means a software with any accompanying documentation, training material, calculation Modules and databases which the Licensor licenses to the Licensee under the License.
17. **“Subscription”** means a time-limited license period of the License when the Licensee may install and use the agreed Software Product and any Updates which may be available during the Subscription according to the Licensor’s license conditions in force upon each Update. The Subscription comes into power upon moment when the Licensee has purchased the Subscription for the agreed Software Product. Any renewal for the Subscription in force starts automatically elapsing when the previous Subscription expires. Upon expiration of the Subscription the License becomes null and void when the Software Product and the Updates cease to operate.
18. **“Third Party”** means any natural persons and entities other than the Licensor, Licensee or Affiliate.
19. **“Update”** means any revisions, removals, changes, modifications or enhancements to any part of the HSC which will be released according to the Licensor’s policy in force upon each release. Any Update to the Software Product will be in force so long time as the License for the Software Product will be in force within the agreed Subscription.
20. **“User”** means any employee, representative or other natural person authorized by the Licensee to use the HSC for and on behalf of the Licensee or its Affiliate.
21. **“Version”** means the Software Product available under a unique release number. Each Software Product with the particular features and functions differs somehow from the same Software Product having a different version number.

3. Grant of License

Any part of the HSC, which are available to the Licensee under the valid Subscription, are licensed to the Licensee by the Licensor, not sold. All parts of the HSC shall at all times be and remain the property of the Licensor or the respective rights holders. The HSC is protected by copyright laws and any other applicable laws protecting the rights of the Licensor or the respective rights holders.

This License for any Software Product of the HSC covers the Version having features and functions as well as the accompanying documentation, training material, calculation Modules and databases existing upon moment when the Licensor supplies the Software Product under this License to the Licensee.

Provided that the Licensee obeys and complies strictly with all conditions of the EULA, the Licensor grants the Licensee, for the Subscription in force and in return of receipts of all agreed payments in full and to extent permitted by the mandatory laws, a limited, non-exclusive, non-transferable and non-sub-licensable License for the agreed Software Product including any accompanying documentation, training material, calculation Modules and databases to:

1. Install the Software Product solely on Machine(s) controlled by the Licensee within the limitations specified in this License.
2. Use the Software Product for internal work, research and training within the limitations specified in this License.
3. Make one backup copy of the Software Product solely for archival purposes.

4. Distribute at its own risk and cost the calculation results and applications, which have been created using the HSC-licensed materials, to its Affiliates and the Third Parties, for publications etc.
5. Create and use for its own internal usage at its own risk and cost Plug-ins to the Software Product, which add specific features to the Software Product, such as unit operation models to the HSC Sim Module.
6. Use the Software Product via the HSC User Interface or Excel Add-ins.
7. Print portions of the online documentation for own use by the Licensee.
8. Use the earlier Versions of the Software Product in the same Machine where the latest Software Product is installed. However, neither the Licensor nor any possible Dealer is obligated to supply the Licensee with any earlier versions of the Software Product released on the markets before the latest Version of the Software Product. In event when any earlier Version happens to be available on the markets, the Licensor may supply the Licensee with such Software Product according to charges and other conditions as to be agreed case by case separately in writing by the parties.

Even if this License for the agreed Software Product is in force for the agreed license period according to the valid Subscription with the restrictions and exclusions as set out in this License, this License will be revoked and the Software Product ceases to operate if the Licensee violates any terms of this License or any other applicable conditions relating to this License. After the revocation the Licensee is not entitled to use any part of the Software Product.

Under installation and use of the Software Product the Licensor receives, collects and stores the information about the HSC activation, deactivation and start-up events for controlling legal use of the HSC license.

In addition to the terms and conditions set out in this License and depending on a relevant part of the HSC, some specific license conditions may also apply to a certain part of the HSC licensed to the Licensee.

This License governs also any Updates that the Licensor may make available to the Licensee under this License.

The Licensee shall use and apply the relevant parts of the HSC entirely at the Licensee's own risk and cost.

All rights not expressly granted in this License to the Licensee are retained by the Licensor.

4. License Restrictions

In all events the Licensee must comply with the terms and conditions set out in this License.

In addition to the license conditions, which may otherwise apply to the relevant part of the HSC, the Licensee shall not, and shall not permit any Affiliate, User or Third Party to:

1. Install or use any part of the HSC without a legal HSC license and Serial Number granted by the Licensor.
2. Install any part of the HSC, if this License fails to meet the Licensee's needs or is inconsistent in any respect with local legislation.

3. Install any part of the HSC on Machines which are not solely controlled by the Licensee.
4. Permit any Third Party to use any part of the HSC or any other licensed materials.
5. Use any part of the HSC, HSC libraries or HSC databases without a valid HSC license.
6. Sell or use the HSC as a part of other product or systems.
7. Carry out any other use than use via the HSC User Interface or Excel Add-ins.
8. Use or virtualize any features or functions of the HSC separately.
9. Copy, make available for copy or otherwise reproduce any part of the HSC, except as may be required for the HSC installation.
10. Rent, lease or loan any part of the HSC, time share any part of the HSC, share the activation slots or provide service bureau or similar service use.
11. Modify, adapt, translate, copy or convert any part of the HSC in order to create software to perform the same or similar functions as any part of the HSC performs or to replace any component of the HSC.
12. Disassemble, decompile, reverse engineer any part of the HSC or any portion thereof, or attempt to gain access to its method of operation or source code in any other manner.
13. Sell, license, sublicense, provide access to, distribute, disseminate, assign or otherwise transfer (whether by sale, exchange, lease, gift or otherwise) any part of HSC or any copy or portion thereof to any Affiliate or Third Party.
14. Alter, remove or obscure any copyright, trade secret, patent, trademark, logo, proprietary and/or other legal notices on or in copies of any part of the HSC.
15. Provide access (directly or indirectly) to any part of the HSC via a web or network application, except as permitted in this License.
16. Disclose or transfer the Serial Number, activation key, login credentials and/or license files to any Third Party or allow them to be used by any Third Party.
17. Work around any technical restrictions or limitations in any part of the HSC.
18. Utilize possible software bugs or leaks in the HSC licensing or operation.
19. Use any part of the HSC in any other manner than specified for the licensed Software Product under this License.
20. Call the HSC calculation routines or databases directly or indirectly from other software applications if the Licensee does not have a valid HSC license for the relevant part of the HSC.

5. HSC Activation

The Software Product must be activated after installation by the Licensee. The Licensee will need an appropriate internet connection and a genuine HSC Serial Number to complete the activation processes. The internet connection may also be needed by the Licensee after the activation stage for certain types of the Software Products.

All parts of the HSC must be deactivated from the Machine if the Licensee wants to move the Software Product and its HSC activation to another Machine. The Licensee will need an appropriate internet connection to complete the deactivation processes.

The activation will also enable the Licensee to receive information on any Updates as soon as they become available.

However, when separately agreed in writing by the Licensor and the Licensee, the HSC license activation can be carried out offline by the Licensor. The offline activation process may require information from the Licensee including, but not limited to, such as the Machine Code, email address, etc. The offline activation process may cause extra costs and other charges which the Licensee will be obliged to pay the Licensor as to be agreed in writing case by case.

Upon activation and deactivation of the Software Product the Licensor receives, collects and stores the information about the HSC activation, deactivation and start-up events for controlling legal use of the HSC license.

6. Updates for HSC

During the valid Subscription the Licensor may release Updates for the parts of HSC as the Licensor will deem them necessary. The Updates will separately be available to the Licensee according to the Licensor's licensing and update policies in force upon releases of actual Updates.

The Updates may include, but are not limited to, additions to, removals of and/or modifications of features and functions provided by the current Version of the Software Product. However, the Licensee acknowledges and accepts that the Licensor may at its sole discretion give up to create and release any new Updates in the future as to be informed separately by the Licensor.

All Updates are available only under the valid Subscription which the Licensor and the Licensee agree on licensing the Software Product.

Any available Updates under the Subscription do not expand the original number of the licensed Software Products, Users, Machines or Instances granted earlier under the License. However, the Licensee may still use the previous Versions of the Software Product in the same Machine where the Licensee can use the latest Version, but not simultaneously.

The License shall apply to the updated Version of the Software Product as it applied to the previous Version of the Software Product.

Notwithstanding the foregoing, the License will be revoked if the Licensee violates any terms of the License or any other applicable conditions relating to the License. After the revocation the Licensee is not entitled to use any part of the Software Product.

7. Technical Support

The license fees and other possible remunerations and payments payable for any part of the HSC (including also the Software Products and Updates) do not cover technical or chemical support or consulting. Some support may be available for certain specific technical problems with the Software Product (e.g. for installation) as to be agreed separately in writing case by case. However, the Licensor will be grateful for any bug reports, observations and other comments (received by email, faxes, etc.), which may facilitate future developments of the HSC.

8. User Feedback

The Licensee has no obligation to provide the Licensor with any ideas, suggestions, proposals, information, data, bug reports, observation or other comments in respect of the HSC ("Feedback"). However, if the Licensee, its Affiliates or Users submit any Feedback to the Licensor, in such event the Licensee grants the Licensor a non-exclusive, perpetual, worldwide, royalty-free license, which is sub-licensable and transferable, to make, use, sell, have made, offer to sell, import, reproduce, publicly display, distribute, modify and publicly perform or otherwise utilize the Feedback in any manner without any obligation, royalty, remuneration, compensation or restriction based on intellectual property rights or otherwise.

However, the Licensor will not be granted rights as defined in the preceding paragraph, if the Licensee delivers files or ideas to the Licensor and specifies these ones as "Confidential". For example, the Licensor will keep in the strictest confidence process model applications and application files of the HSC Modules that the Licensee gives the Licensor and specifies as "Confidential".

9. Transfer of Software Product

Upon prior and written permission from the Licensor, the Licensee may, subject to the License, transfer the current Version of the Software Product to the Affiliate or Third Party. Before any action for the transfer, the Licensee must first request permission in writing from the Licensor, which will give a written answer within 30 calendar days from receipt of the request. The Licensor will require the contact information of the Affiliate or Third Party as well as any other information as deemed necessary by the Licensor. Upon transfer of the Software Product, all rights of the previous Licensee based on the License will cease for good. The new Licensee is obliged to follow all terms and conditions, which the previous Licensee was obliged to follow in connection with the relevant part of the HSC before the transfer.

Before the License will be transferred, the Licensee must deactivate and uninstall the whole Software Product and all copies from its Machines and delete the installation files and all licensed documentation and material in respect of the Software Product. The Licensee shall inform the Licensor in writing about the taken actions. The said actions enable the Licensor to transfer the Serial Number granted under the License to the new Licensee, which will need it in order to be able to download, activate and start using the transferred Software Product.

10. Payments and Taxes

The Licensee must pay the prices, fees, remunerations and other charges in accordance with the payment terms applicable to such payments in respect of any part of the HSC and other supplies delivered under or in connection with the License. If the Licensee fails to make the payments in time, the License will be terminated by the Licensor and the Licensee must give up all parts of the HSC and may not use any part of the HSC anymore.

Unless otherwise especially stated, the prices, fees, remunerations and other charges do not include any value added tax or sales tax (or equivalent), which the Licensor is entitled to invoice according to the applicable legislation.

Deduction and/or withholding for local taxes and other public charges shall be regulated as follows:

- a) All sums payable under the License shall be paid free and clear of all deductions and withholdings for taxes, duties, levies or other charges imposed by federal, state, regional or other governmental authorities outside the Licensor's domicile or under any applicable treaty for the avoidance of double taxation except as required by law. If any deduction or withholding is required by law, the Licensee shall on the due date for the payment in question pay to the Licensor such additional sum or sums as shall, after the making of the deduction or withholding, result in the payment to the Licensor of the net sum provided for in respect of the License for the supply.
- b) The Licensee shall make all necessary tax or other returns and all necessary payments in relation to any such deduction or withholding and shall pay and indemnify and hold the Licensor harmless from liabilities for any sum, payable as a result of any failure, delay or error in any such matter.
- c) The Licensee shall promptly provide the Licensor with all appropriate certificates, receipts or other documents evidencing the proper deduction or withholding.

11. Limited Warranty

To the extent permitted by the mandatory laws, the Licensor grants only the warranty set out in this clause.

The Licensor warrants that it has the right and authority to grant the license to the Licensee as set out in the License.

The Licensor will at its sole discretion repair or replace defective installation files if requested by the Licensee within a period of thirty (30) days from the initial delivery. This warranty applies to the installation files only and does not cover the software programs or database that are included within the HSC.

Except for the limited warranty set forth above, the HSC is provided "as is" upon delivery, without warranty of any kind, express or implied, including without limitation any implied warranty that the HSC, any Software Product, any Updates or any other supply will be free of defects, merchantable or fit for a particular purpose. No oral or written information or advice given by the Licensor, the Affiliate or any Third Party, including without limitation, any Licensor's Dealer and other representatives, shall create any warranty in addition to, or in any way increase or change the scope of the limited warranty set out in the License.

The Licensor (including its Affiliates, Dealers, other agents, representatives as well as directors and employees) does not warrant that (i) the HSC is accurate, reliable or correct, (ii) the HSC will meet requirements, (iii) the HSC will be available at any particular time or location, uninterrupted or secure or (iv) any defects or errors will be corrected or replaced.

Any content or data downloaded or otherwise obtained through the possess and use of the HSC are downloaded or otherwise obtained at the Licensee's own risk and cost as well as the Licensee will be solely responsible for any cost, damage or loss to the Licensee's business and property or for damage or loss of data or other information resulting from such downloading, obtaining or using.

The Licensor warrants that the copyright and other necessary rights of the HSC is owned by the Licensor or is licensed or distributed by the Licensor under the legal rights. The Licensor disclaims all warranties, express or implied, which might otherwise arise with respect to the HSC, including without limitation all warranties of merchantability, fitness for a particular purpose and non-infringement.

The HSC contains many calculation Modules and extensive databases. The calculation methodology as well as database values have been created on basis of thousands of scientific and other sources. The Licensor cannot and does not represent, warrant or guarantee the correctness, validity and accuracy of the used material nor the correctness, validity and accuracy of any part of the HSC including also the HSC applications.

The HSC calculation results have been compared with manual calculations and with other calculation programs, all giving similar results. Despite of the careful preparation, testing and validation, the program, HSC database, original data or any other part of the HSC may contain errors and bugs. Sometimes the HSC data extrapolation to higher temperatures can also lead to significant errors. However, the Licensor cannot and does not represent, warrant or guarantee the performance, correctness or accuracy of any part of the HSC or results that the Licensee may obtain by using the HSC.

The Licensee shall use and apply the HSC entirely at the Licensee's own risk and cost.

12. Third Party Intellectual Property Rights

The Licensor warrants that the licensing or use of the Software Product in accordance with the EULA and the License shall not infringe any Intellectual Property Rights of third parties. The Licensor shall indemnify and hold harmless the Licensee against any loss or damage (including reasonable attorneys' fees and other costs of defending an action) arising from breach of this warranty provided that the Licensee (i) promptly notifies the Licensor in writing of the claim, (ii) allows the Licensor full control of the defence and any related settlement negotiations, (iii) fully cooperates with the Licensor in the defence, (iv) the Licensor shall not be liable for any infringement or alleged infringement resulting from any design, specification or other information or a combined operation with other software that is provided by or on behalf of the Licensee and (v) the Licensee shall in no event compromise or settle any proceedings or claims in connection with such infringement or alleged infringement or otherwise act against the reasonable interests of the Licensor. In the event the Software Product is held to be infringing and the use of the same is enjoined, the Licensor shall, at its own expense and sole discretion, either procure the right to continue using the Software Product, replace the Software Product with non-infringing equivalent or modify the Software Product to eliminate such infringement. The Licensee shall have the right to select its own counsel to participate in any lawsuit or negotiations at the Licensee's expense. All other rights and remedies of the Licensee are excluded.

13. Limitation of Liability

Regardless of any other terms and conditions and to extent permitted by the mandatory laws, the following limitation of liabilities shall apply to the EULA, the License, the HSC and any supply:

- a) The Licensor's aggregate maximum liability for any and all costs, losses and damages of any sort and for whatever reason, resulting from or in any circumstance connected with the EULA, the License or the use or delivery of the supply, whether based on warranty, contract, strict liability, tort (including negligence) or any theory of law whatsoever and howsoever the same may arise, including without limitation payment of liquidated damages, claims, costs, liabilities and damages shall not exceed the total value of each separate supply.

- b) Under no circumstances, and notwithstanding any other provisions of the EULA or the License, shall the Licensor be liable under or in connection with the EULA, the License, the HSC or any supply, whether based on warranty, contract, strict liability, tort (including negligence) or any theory of law whatsoever and howsoever the same may arise, for any loss of contract, loss of goodwill, loss of market, loss of actual or anticipated profit, loss by reason of shut-down or non-operation, increased expenses of operation, increased use of raw materials, utilities or labour, damages arising out of or in connection with pollution or contamination, claims from customers of the Licensee, loss of data, loss of use, loss of production, loss of revenue, loss of reputation, loss of business opportunities, loss of capital, downtime costs, loss of financial opportunity, economic loss, higher financing costs, wasted expenditure or costs of repair or replacement of equipment and facilities and related third party goods, services and software other than the supply by the Licensor, or for any similar pecuniary loss whatsoever, even if it had been advised of the possibility of such, or for any indirect, incidental, consequential, special, exemplary or punitive damages or losses.

14. Force Majeure

Each party shall have the right to suspend performance of its obligations under the EULA and the License and be entitled to an extension of the time for performance of its obligations to the extent that such performance is impeded, made unreasonable onerous or impossible by circumstances beyond its control, including without limitation (i) epidemics, pandemics and an unforeseeable outbreak of endemics, (ii) industrial disputes, governmental or legislative activities or restraints, (iii) exceptional weather conditions, fire, earthquake, flood and other acts of nature or disasters, (iv) war (whether declared or not), military mobilisation, insurrection, embargos and trade sanctions, (v) shortage of transport, general shortage of materials and restrictions in use of power or telecommunication connections, and (vi) collapses or severe disruptions of information systems resulting from hostile attacks or other malicious actions by any third parties against the affected party causing difficulties preventing the affected party or its systems from functioning properly ("Force Majeure"). The affected party shall as soon as possible after becoming aware of such event and its cessation notify the other party in writing. Each party shall have the right to terminate the EULA and the License if the suspended performance of the obligations has been suspended for more than three (3) months.

15. Sanctions

The Licensee warrants that upon purchasing the Subscription it or any entity or person that has direct or indirect control of fifty (50) percent or more of its shares ("Beneficiaries") are not subject to any economic, trade or financial sanctions or other trade restrictions administered or enforced by the United Nations, the European Union, the United States of America or any other relevant jurisdiction, including without limitation the EU Consolidated list of persons, groups and entities subject to EU financial sanctions, the U.S. Treasury Department Office of Foreign Assets Control list of U.S. Specially Designated Nationals and Blocked Persons or any similar list maintained by any EU member state or the country of registration of the Licensee or the Licensor ("Sanctions"). A breach of this warranty shall entitle the Licensor to terminate the EULA and the License.

The Licensee agrees that if at any time after having purchased the Subscription it or any of its Beneficiaries become subject to any Sanctions, whether introduced before or after such date, which prohibit or restrict the Licensor's performances or rights under the EULA or the License, or the performance of the EULA or the License exposes the Licensor, or creates a risk of the Licensor being exposed, to any Sanctions, including, without limitation, any extraterritorial or secondary sanctions, the Licensor may suspend or terminate the EULA and the License upon such Sanctions becoming effective.

The Licensee acknowledges that it is prohibited by the Sanctions to provide any Software Products and other related performances directly or indirectly to any natural or legal person, entity or body in Russia or for use in Russia. This prohibition covers the provision of access to any Software Products and other related performances to individuals of any nationality located in Russia, even if the Software Products and other related performances will only be used for non-Russian projects or other non-Russian purposes. The Licensee hereby attests and warrants to comply with above stipulated requirements. The Licensee warrants to safeguard the Software Products and other related performances accordingly and to ensure that anyone that the Licensee invites to conference calls or meetings with the Licensor or any of its Affiliates or Dealers will be vetted by the Licensee to ensure that no one on those calls is located in Russia. The Licensee further warrants that the funds with which the Subscriptions for Software Products and other related performances will be paid will derive from legitimate and non-Russian sources. The Licensor is entitled to suspend or terminate the EULA and the License in case of breach of any of above warranties.

16. Termination

The License for the Software Product and any Updates under the HSC is time-limited and expires automatically without any termination notice when the Subscription expires. However, the Licensor may terminate the EULA and the License prematurely at any time with immediate effect by a written notice to the Licensee if any of the following events occurs:

1. The Licensee fails to make the payments in time for any prices, fees, remunerations and other charges payable in respect of the EULA or the License.
2. The Licensee is using the Software Product under the HSC University License Category for commercial purposes or the Licensee is or is working with such private or public organs or other authorities which may not be regarded as universities for education purposes.
3. The Licensor is entitled to terminate the EULA and License under the conditions set out in clause 14 (Force Majeure).
4. The Licensor is entitled or obliged to terminate the EULA and the License under the conditions set out in clause 15 (Sanctions).
5. The Licensee has materially breached the EULA or the License and fails to remedy such breach within thirty (30) days of a written notice from the Licensor.
6. The Licensor is required to do so by law (for example, where the provision of the HSC to the Licensee is or becomes unlawful).

Upon expiration of the Subscription or any termination of the License the License becomes null and void when the Software Product and the Updates cease to operate. The Licensee must stop using and applying the HSC. In addition, the Licensee shall

give up, deactivate and uninstall the HSC from its Machine(s) as well as destroy all backup copies and attached documentation of the HSC. The Licensor shall be under no obligation to make any reimbursements, compensations or other payments due to the premature termination of the EULA or the License. In all events any terms and conditions of the EULA and the License that by their nature or otherwise reasonably should survive the expiration or premature termination (including, but not limited to, Third Party Intellectual Property Rights, Limitation of Liability as well as Governing Law and Disputes) shall be deemed to survive.

17. General

- 1. Delay:** In the event of a delay more than seven (7) days to the agreed delivery time, as it may be extended in accordance with a contract, which is attributable to the Licensor, the Licensee shall, to the exclusion of all further rights and remedies of the Licensee for such delay, be entitled to claim liquidated damages of delay 0.5% of the contract price of each delayed portion of performance for every full week of delay, up to an aggregate maximum of 5% of the contract price of each delayed portion of performance.
- 2. Reservation of Rights:** The Licensor reserves the right at any time (i) to cease the support of any part of the HSC, (ii) give up Updates and (iii) to alter policies, pricings, tariffs, features, specifications, capabilities, functions, licensing terms, release dates, general availability or other characteristics and performances of any part of the HSC.
- 3. Changes to the License:** The Licensor may change, amend, modify or replace the License from time to time, including any referenced policies and other documents. The changed, amended, modified or new revision of the License will be effective for the new releases of any parts of the HSC (including also any Software Products and Updates) which are released after the changes, amendments, modifications or replacement of the License.
- 4. Opportunity to Review:** The Licensee hereby declares that the Licensee has had sufficient opportunity to review and consider the EULA and the License, has understood the content of all of their clauses, has negotiated their terms and has sought sufficient professional legal advice in that respect before accepting the EULA and the License.
- 5. Severability:** If any particular condition is not enforceable, the unenforceability of that condition will not affect any other conditions.
- 6. Headings:** Headings and titles are for convenience only and do not affect the interpretation of the EULA or the License.
- 7. No Waiver:** The Licensor's failure to enforce or exercise any condition of the EULA or the License is not a waiver of that condition.
- 8. Governing Law and Disputes:** The EULA and the License shall be governed by and construed in accordance with the laws of Finland, excluding its choice of law provisions and the United Nations Convention on the International Sale of Goods (CISG). Any dispute, controversy or claim arising out of or relating to the EULA or the License, or the breach, termination or validity thereof, shall be finally settled by arbitration in accordance with the Rules of the Arbitration Institute of the Finland Chamber of Commerce by arbitrator(s) appointed in accordance with said rules. The arbitration shall take place in Helsinki, Finland. The language of the arbitration proceedings shall be English.

18. Copyright

The copyright and all other rights of whatever nature in the HSC including, but not limited to, the accompanying documentation, training material, calculation Modules and databases are and shall remain the property of the Licensor or the respective rights holders.

Copyright and all other rights cover, for example, installation files, programs, databases, example files, training material and serial numbers. In addition to all limitations and restrictions set out above and unless especially permitted in the License, copying of the licensed material, partly or in its entirety, for any other reason whatsoever is strictly forbidden. The relevant parts of the HSC are licensed only to the legal Licensee and may be used and applied solely for the Licensee's or its Affiliate's internal use.

19. HSC ECCN Classification

This information is provided for guidance only.

The Licensor makes the trade information available for informational purposes only. It may not reflect the most current legal developments. The information is provided "AS IS," and the Licensor does not represent, warrant or guarantee that the information is complete, accurate or up-to-date. This document is subject to change without notice. The information is not intended to constitute legal advice or to be used as a substitute for specific legal advice from a licensed attorney. You should not act (or refrain from acting) based on information provided without obtaining professional advice regarding your particular facts and circumstances. Any use of the information by you is without recourse to the Licensor and is at your own risk. IN NO EVENT SHALL THE LICENSOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES INCURRED BY THE LICENSEE OR ANY THIRD PARTY, WHETHER IN AN ACTION IN THE LICENSE OR TORT, ARISING FROM THE LICENSEE'S USE OF THE INFORMATION!

HSC Chemistry ECCN = 5D992.c

- 5 = Telecommunications
- D = Software
- 992.c = Anti-Terrorism
- c = Mass market encryption products with "weak" encryption (64 bits or less).
HSC may use encryption in licensing, databases, and in some process models.

(EU) No: 428/2009 Appendix 1 - Classification

- HSC does not belong under this classification.

The end