

Read the terms and conditions of this license agreement carefully. This license represents the entire agreement between you, the "Licensee" (either an individual or an entity) and the licensor DELZER Kybernetik GmbH, ("DK") concerning the computer software ("Software") and the accompanying user documentation.

By purchase of these software you accept the terms of this agreement.

§1 Licensor

DELZER Kybernetik GmbH (DK), Ritterstrasse 51, D-79541 Loerrach, Germany

§1.1 Licensed object

DK-INTEGRAL: Simulation Software Tools for energy efficient

Licensed material: Licensor delivers the Software stored on a suitable media and an accompanying user documentation explaining the use of the Software. Operating system Microsoft version Windows XT upto Windows 10

§2 License grant

The License applies for a non transferable, non exclusive right of usufruct for the licensed objects described in §1.1 for an unlimited duration. This License is valid for i) a single CPU computer environment or ii) a network environment as described in §2.2.

The Software may not be installed or used on more computers than it is covered by this agreement and written in the corresponding order. Licensee is responsible for limiting the number of possible concurrent users to the number licensed.

Licensee may make copies of the Software only for backup or archival purposes. The documentation provided with the Software may not be copied.

Licensee shall not re-compile, translate or convert the files contained in the Software. Licensee shall not attempt to obtain the source for any portions of the Software not provided in source code form, in whole or in part, by reserve engineering, decompilation or disassembly.

Licensee shall use the Software only for its internal operations. "Internal operations" shall include use of the Software in the performance of consulting or research of third parties who engage License as an employee or independent contractor.

Licensee may allow use of the Software by employees, consultants, students and/or (in the case of individual licenses) colleagues, but Licensee may not make the Software available for use by third parties generally or on "time sharing" basis. Licensee may not assign this license without of DK, except to affiliate, subsidiary or parent company of Licensee.

§2.1 Term of Use

Supposed purchase, the right of usufruct is unlimited. The term of use begins with the date of installation.

§2.2 Definitions

i) License for a single CPU computer environment: Use of the Software on one single computer at a time. "Use" means that a copy is loaded into the temporary memory or installed into the permanent memory of a computer.

ii) License for a network environment: Installation on network server for the sole purpose of distribution to other computers. The maximum number of parallel users of the Software must be the same as written in the corresponding

§3 Extraordinary termination

DK may terminate this license by written notice to the Licensee if Licensee I) breaches any material term of this Agreement, or ii)fails to pay the amount charged for this license within thirty (30) days after the date due. Any claim for infringement of DK shall stay untouched by this.

§4 Termination

This Agreement shall continue until any condition for termination occurs. Upon termination, Licensee shall promptly return all copies of the Software and documentation in Licensee `s possession or control , or promptly provide written certification of their destruction.

§5 Limited warranty: Limitation of remediesFor a period of six (6) months, beginning two days after delivery, DK warrants that (a) the media shall be free of defects, or replaced at no costs to Licensee, and (b) the Software will substantially conform to DK's published specifications and to the documentation provided with it when used as specified in such documentation.

In the event that the Software does not materially operate as warranted, Licensee's exclusive remedy and DK's sole liability under the warranty shall be the correction or workaround by DK of major defects within a reasonable time. This liability is only valid if Licensee informs DK by written notice about the wrong operation and sends a reproducible description of the occurred error in written form and an example that demonstrates the error on a media (diskette), free of charge to the seat of Licensor.

The Software shall not be used as sole base for the solution of problems if any wrong results may cause bodily injury to persons or may cause damage to property. If the Software is used in that matter anyway, DK expressly do not take any liability for the consequence of such an incorrect use. Licensee accepts responsibility for its use of the Software and the results obtained therefrom.

It is strongly recommended to check all results obtained from the Software in that way as is has to be done with all new solutions. The Software is a tool that helps the user to get a solution faster, but it is not able to detect the quality of data and other inputs.

The foregoing warranty is in lieu of all other warranties, express or implied, including but not limited to the warranties of merchantability and fitness for a particular purpose. DK shall not be liable for any special, incidental or consequential damages, including without limitation lost profits.

§6 Special agreements

Software licensed to degree-granting educational institutions at DK's educational discount are further restricted to use in connection with on-campus computing facilities that are solely in support of classroom instruction and research activities of student and teaching faculty. The right to use the Software for commercial purposes is expressly excluded.

§7 Proprietary rights/Copyright

The Licensor is and remains the sole owner of the copyright for all Software and documentation material which is included in the licensed object or which accompanies it.
All copies of Software in whole or on part, shall contain all

copyright and proprietary notices in the originals.

Licensee shall not copy the Software, including code and documentation, in whole or in part, except copies for backup or archival purposes as described in §2, without written consent of DK. In addition to this, Licensee shall not make the Software available to third parties or enable to use the Software in a matter not covered by this agreement.

If Licensee's employees or third parties, whom Licensee permitted access to Software an documentation, infringe the copyright or pass on the Software or documentation, in whole or in part, to unauthorized persons, Licensee will prosecute the responsible persons, with expectable funds, at the expense of its own and after first request. If third parties take illegal possession of the Software, in whole or in part, Licensee will inform Licensor immediately in written form.

§8 General provisions

This agreement contains the entire understanding of the parties and may be modified only by written instrument signed by both parties. If any parts of this agreement are or become void, the validity of the other parts of this agreement shall stay untouched. The void paragraphs of this agreement have to be replaced or supplied by a formulation appropriate to the general sense of this agreement.

All provisions regarding indemnification, warranty, liability and limits thereon and protection of proprietary rights, shall survive termination of this agreement, as shall all provisions regarding payment of amounts due at the time of termination. Place of jurisdiction for claims of Licensee against Licensor is the seat of Licensor, for claims of Licensor against Licensee the seat of Licensee.

Licensee shall take appropriate action by instruction, agreement or otherwise with any persons permitted access to the Software, so as to enable Licensee to satisfy its obligations under this agreement.

§9 Acceptance of agreement

By purchase of these Software the Licensee indicates that he has read and understood this agreement and that he accept the terms of this agreement. Furthermore he accepts that this agreement contains the entire understanding of the parties. Other or supplementary provisions on Licencee's order forms, etc. have no impact in this license agreement.