R&D BaseTM license agreement & registration

R&D Base™ License agreement

Terms & Conditions

WHEREAS MEUK Corporation, the Vendor, is the sole owner of The R&D BaseTM Database and SR&ED instructional Services (the "Service"), which provide a model & database to concisely document the scientific research and experimental development (SR&ED) efforts and related knowledge of a corporation. The Purchaser desires to engage in the use of this Service as described below, the parties agree as follows:

- **1. Service.** MEUK Corporation will provide to the Purchaser and its, "Authorized Users," access to the Service and use of the R&D Base database program under the terms and conditions set forth in this agreement.
- **2. License.** MEUK Corporation grants to the Subscriber a non-exclusive, non-transferable, non-revocable license to access and use the Service and the Software as set forth in paragraph 1, subject to the terms and conditions set forth herein. The Software and all proprietary rights within the software are the sole and exclusive property of MEUK Corporation and/or its licensors. The Purchaser shall not copy, modify, duplicate, sublicense or otherwise transfer the Service or the Software, or any part thereof without the express written permission of MEUK Corporation.
- "Authorized users," will include "registered users" of any Purchaser.
- **3. Unauthorized Use.** The subscriber shall not knowingly permit anyone other than Authorized Users as set forth in Paragraphs 1 & 2, use of the Service.
- **4. Duration of Use.** The subscriber shall be permitted to use the current version of the program for an unlimited duration to the extent that the license fees are paid subject to the conditions outlined above.

DISCLAIMER OF WARRANTY & LIMITATION OF LIABILITY

THOUGH SUBSTANTIAL TESTING HAS GONE INTO THE DESIGN AND IMPLEMENTATION OF THE SOFTWARE, THE VENDOR MAKES NO WARRANTIES THAT THE SOFTWARE WILL MEET ALL OF THE PURCHASER'S REQUIREMENTS OR THAT ITS OPERATION WILL BE ERROR-FREE OR SECURE IN ALL CASES.

IN NO EVENT SHALL THE VENDOR BE LIABLE TO THE PURCHASER, OR ANY THIRD PARTY, FOR ANY DAMAGES CAUSED, IN WHOLE OR IN PART, BY THE USE OF THIS SOFTWARE AND RELATED MATERIALS. IN THE EVENT OF ANY DISAGREEMENT, THE VENDOR'S ENTIRE LIABILITY AND THE PURCHASER'S EXCLUSIVE REMEDY SHALL BE THE REPLACEMENT OF ANY DEFECTIVE SOFTWARE WHICH HAS BEEN RETURNED TO THE VENDOR.

Published by MEUK Corporation © 2014