

This legal document has to accompany any official or custom files of the Software. It may not be removed or modified. This document pertains to all use of the Software package worldwide. This document supersedes all previous licenses or distribution policies.

Open Source License Agreement

between

ETH Zurich
Represented by

Prof. Konrad Hungerbühler,
ETH Zurich, Institute for Chemical and Bioengineering,
Safety and Environmental Technology Group,
Wolfgang-Pauli Strasse 10, ETH Hönggerberg, CH 8093 Zurich, Switzerland
(licensor)

and

the licensee

1. Definition of the Software

The software consists of the following files (together "Software"):

- the ecosolvent tool
- the ecosolvent manual
- the code documentation

2. License of ETH Zurich

ETH Zurich hereby grants to the licensee a single, transferable, non-exclusive, world-wide, royalty-free license to use Software subject to all the terms and conditions of this Agreement.

3. Scope of the license

The use, reproduction, modification and distribution of the Software in any kind is allowed if the licensee adheres to the following obligations.

4. Obligations of licensee

a. Copyright notice

Software, modified or not, as well as interactively generated output, must conspicuously and appropriately quote the following copyright notices:

Copyright by ETH Zurich, Christian Capello, Stefanie Hellweg, Konrad Hungerbühler, 1.10.2006

b. Modification

Modification, date and author of any change have to be specified appropriately.

c. Distribution of Software or modified versions to sublicensees

Licensee may transfer this Software in its original or in a modified form to sublicensees. Sublicensees have to agree to all terms and conditions of this Agreement. It is prohibited to impose any further restrictions on the sublicensees' exercise of the rights granted herein.

No fees may be charged for use, reproduction, modification or distribution of this Software, neither in unmodified, modified, nor incorporated forms, with the exception of a fee for the physical act of transferring a copy or for an additional warranty protection.

In case of *distribution of the object code or executable form* of the Software the Software has to be accompanied by

- the complete corresponding machine-readable source code
- or
- a written offer for a complete machine-readable source code for a fee not exceeding the costs for the physical act of performing source distribution.

c. Distribution of Software or modified versions as part of a software package

If this Software - modified or not - includes an access for interoperable programs and is distributed together with other interoperable programs as part of a software package, then the terms and conditions of this Agreement still apply to this Software and must accompany the software package.

Recipients of such software packages must be informed that this Software as stand-alone is available for free to the terms and conditions stated herein.

5. Intellectual property and other rights

Ownership and intellectual property rights in and to the Software remain with ETH Zurich.

6. Maintenance, support, upgrades or new releases

ETH Zurich doesn't have any obligation of maintenance, support, upgrades or new releases and disclaims all costs associated with serving, repair or correction.

7. Warranty

The Software is provided "as is". ETH Zurich does not make any warranty of any kind. Disclaimed warranties include for example:

- i. warranty of merchantability, satisfactory quality and fitness for a particular purpose;
- ii. warranty of accuracy of results, of the quality and performance of the Software;
- iii. warranty of noninfringement of the intellectual property rights of third parties.

8. Liability

ETH Zurich disclaims all liabilities. ETH Zurich shall not have any liability for any direct or indirect damage except for the provisions of the applicable law (article 100 OR [Schweizerisches Obligationenrecht]).

9. Termination

In case of breach of this Agreement by licensee, ETH Zurich may terminate this Agreement immediately.

10. Severability

If any provisions of this Agreement become invalid or unenforceable, such invalidity or enforceability shall not affect the other provisions of the Agreement which shall remain in full force and effect provided that the basic intent of the parties is preserved. Substitute provisions replacing invalid or unenforceable provisions shall reflect the original intentions of the parties as closely as possible

11. Applicable law

This Agreement as well as any and all matters arising from it shall exclusively be governed by and interpreted in accordance with the laws of Switzerland, excluding its principles of conflict of laws.

12. Jurisdiction

If any dispute, controversy or difference arises between the Parties in connection with this Agreement, the parties shall first attempt to settle it amicably.

Should settlement not be achieved, the Courts of Zurich-City shall have exclusive jurisdiction. This provision shall only apply to licenses between ETH Zurich and foreign licensees.

By using this Software you indicate your acceptance to all terms and conditions of this Agreement.