

License Agreement

IMPORTANT NOTICE – PRIOR TO DOWNLOAD, INSTALLATION, COPY OR USE PLEASE READ THE BELOW TERMS OF THE PRODUCT APPLICATION

END USER LICENSE AGREEMENT FOR SOFTWARE USE – PQSTAT, VERSION 1.8.6

BY INSTALLING, USING, DISTRIBUTING OR COPYING THIS SOFTWARE ("THE SOFTWARE"), YOU AGREE TO THE TERMS OF THIS LICENSE AGREEMENT. PLEASE READ THIS DOCUMENT CAREFULLY BEFORE USING THE SOFTWARE. IF YOU DO NOT AGREE TO ANY OF THE TERMS OF THIS LICENSE THEN DO NOT INSTALL, USE, TRANSMIT, DISTRIBUTE OR COPY THE SOFTWARE, AND YOU MUST REMOVE THE SOFTWARE FROM YOUR COMPUTER SYSTEM.

This is a legal agreement between End User customer, physical or legal person and PQStat Software Tomasz Wieckowski, and entitles you to use the PQStat Software.

I Definitions

License – Provided that you have agreed to this Agreement, accepted license is the right to install and use the Software.

Program – Executable code (binary coded computer instructions) of the product mentioned in the Agreement (PQStat version 1.8.6).

Related materials – Media, documentation (textbooks), license, key codes, textual data, images and other objects the program need to operate (i.e. configuration files created by the program, intermediary tool for creating the license "PQGen" and update program).

Software - PQStat program altogether with related materials. Program files include information about copyright, owner, version and others.

THIS IS NOT A PURCHASE CONTRACT BUT AN AGREEMENT ON THE RIGHTS OF THE END USER. The Provider is the owner of the Software and physical medium (if provided), on which the Software is supplied in commercial packaging as well as of all copies of the Software to which End User is entitled.

Software use starts with its installation.

Using the Software means that you understand and agree with all the conditions included in the Agreement. If you do not agree, cancel the download or installation and remove the software from your system.

YOU AGREE THAT YOUR USE OF THE SOFTWARE INDICATES THAT YOU HAVE READ THIS AGREEMENT, YOU UNDERSTAND IT AND AGREE TO BE BOUND BY ITS PROVISIONS.

II Copyright

1. Software is protected by Polish copyright law (Act of February 4, 1994 **Statutes 1994 item no. 24/83**) and international copyright treaties as well as other intellectual property laws and treaties. Violation of these terms may subject you to civil and/or federal legal penalties.
2. PQStat Software Tomasz Wieckowski reserves all rights in the Software, including the copyright.
3. Unless otherwise stated, all copyright covered by this license are entitled to the Provider – "PQStat Software Tomasz Wieckowski" company. It is the exclusive producer and manufacturer of the program.
4. The program includes some third person solutions. The provider has all the contracts evidencing permission to use them. End User has no right to use included libraries in other manner than by the use of PQStat program. The contents of third party licenses are given in part **VIII**.
5. The provider may at any time and without notice introduce Software changes or related products changes. If not clearly indicated in the Agreement, it is not required to provide with support or Software upgrade.

III Scope

1. In case of payable licenses, consenting to this Agreement and paying the License Fee, the Provider gives End User the right to use the program under four types of license:
 - a) Single license: **educational teaching** license (payable):
Intended solely for educational and teaching purposes i.e. teaching laboratories, separated educational and teaching places. Persons and institutions authorized to this license:
 - Primary schools, gymnasiums, secondary schools with full time programs
 - Universities with their Institutes, cathedrals, institutions
 - State Administrative Services
 - Private persons: students of the above mentioned institutions
 - Private persons: teachers – lecturers of the above mentioned institutions
 - Other persons or individuals owning the written Agreement from the Provider

This license cannot be used for scientific research works or gainful employment.

- b) Single license: **scientific research** license (payable):
It contains the scope mentioned in the part 1.a extended with the program used in scientific – research works.
 - c) Single license: **commercial** license (payable):
It contains the scope mentioned in parts 1.a and 1.b extended with the program used in commercial (gainful) purposes by business users.
 - d) Collective license (payable):
It is one of the three types: 1.a, 1.b, or 1.c and it is designated for at least 10 places.
 - e) Single license: **trial license** (free), described in part V.
2. In case of payable licenses, End User is obliged to use the program on the number of computers defined in the Attachment 1 (the "Certificate"). System, on which the Software installation will be carried out, is strictly ascribed to the Software. Without the Provider's permission it is not possible to remove the Software on another computer system.
 3. In case of payable licenses, the license type and its duration is defined by the Provider and included in the Certificate obtained together with the program. Lack of the Certificate or payment document means that you are using a trial version which is valid for 30 days from the installation date.
 4. In the case of a license for a limited period of time, End User is entitled to download an update version of the Software as long as the license, mentioned in 1.a, 1.b, 1.c, 1.d, is valid. In the case of perpetual license (without time limitation to use the software), there is an ability to download the new version for a year from the date of Software purchase, unless in the attached certificate stated otherwise.

IV End User Restriction

1. You agree not to share, resale and lease the license and provide any other license types of the Software.
2. You agree not to copy the Software (except a 1 backup).
3. You agree not to decompile, disassemble and modify in order to reproduce the source code or use the Software for different purposes than mentioned in the license.
4. You agree not to delete, change or cover the copyrights mentioned in the license.

5. You agree not to modify the Software in order to use it after validity time. Validity time is defined in the Certificate.
6. You agree not to ignore and disable any of the Software safeguards.
7. You agree not to use any of the parts of the Software separately and independently from the program.
8. Termination of the Agreement is equivalent to the expiry of the License, and vice versa.
9. After the termination of the License, the user is required to uninstall Software and remove all copies.

V Trial version

1. Trial version (TRIAL) works under the trial license, which allows to use the program for 30 days from the installation.
2. You may use TRIAL exclusively for verifying and testing Software features. You must not use TRIAL for other purposes than mentioned in **III**
3. TRIAL may contain some functional limitations, in particular concerning the display of additional information about running version of the program.
4. TRIAL is granted free of charge.

VI Liability

1. The Software should be operated only by properly qualified persons. It is not to substitute professional evaluation and independent statistical procedures. End User takes risk to use the Software and is exclusively responsible for his work results, in particular for his choice of proper procedures.
2. End User should install the Software (TRIAL) before the purchase in order to check correctness of functions. For this purpose, there is a 30 – day trial version available for download on the Provider website. The version is delivered altogether with the documentation (electronic form) informing about the functions and program operations.
3. THE SOFTWARE AND ALL ACCOMPANYING FILES, DATA AND MATERIALS ARE DISTRIBUTED "AS IS" AND WITH NO WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED. THE PROVIDER DOES NOT WARRANT, GUARANTEE OR MAKE ANY REPRESENTATIONS REGARDING THE USE, OR THE RESULTS OF THE USE, OF THE SOFTWARE WITH RESPECT TO ITS CORRECTNESS, ACCURACY, RELIABILITY, CURRENTNESS OR OTHERWISE. END USER MUST DEFINE THE PROPER WAY OF DATA ARCHIVING IN CASE SOFTWARE DAMAGE. THE PROVIDER, DISTRIBUTORS AND SELLERS OF THE SOFTWARE ARE NOT RESPONSIBLE FOR ANY OF THE LOSSES CAUSED BY THE SOFTWARE, INCLUDING LOSSES OF ANTICIPATED BENEFITS, ECONOMIC INFORMATION, COST OF EQUIPMENT OR SUBSTITUTE PROGRAMS.
4. In disputes, the overall reliability of the Provider for all the damages caused by the software and End User compensation equals the price of a single license bought by the End User.
5. In case of delivery of the Software on physical media, the Provider guarantees that the media are free from material and physical defects for ninety (90) days from delivery. In case of detecting some defects, the Software should be returned to the Provider in order to exchange or deliver the Software in a different way chosen by the Provider.
6. Applicable law for this license is Polish law. Possible disputes between parties will be solved by court competent for the Provider. In scope unregulated by the provisions of this license, there are relevant provisions of the Criminal Code, copyright acts and related rights.

VII Final Provisions

1. According to this license, End user receives agreement on using the Software, under licenses listed in **part III** (1.a, 1.b, 1.c, 1.d), of charge according to the tariff published on the website: www.pgstat.pl, on the day of purchase.
2. The Software must be installed on properly configured system consisted with requirements defined in program documentation. Installation process is described in documentation.
3. Any changes, such as repair of program functions or adding new ones will be included only in updated versions of the program.
4. The provider may terminate a granted license immediately, upon written notification of reasons, i.e. violation of provisions and not removing it within twenty (20) days from the notification.
5. In case of termination of the license, all the copies of the program and documentation that are under this license must be returned to the Provider or damaged according to the Provider's instructions.
6. Provider and End User are not liable for failure or improper performance of duties resulting from this Agreement caused by force majeure. Force majeure cases are all events unknown to the parties when concluding the contract, occurred regardless of the intentions of the parties and without parties influence i.e. war, fire, flood, strikes, governmental authorities etc. The party invoking force majeure should inform the other part in writing within 7 days from occurrence of the event which is the case of force majeure

under penalty of losing the right to invoke the force majeure. Force majeure should be proven by certificate of proper chamber of commerce or document coming from proper authority.

7. Provider reserves the right to apply additional security to the use of the Software, including the use of additional key codes and passwords that require manual intervention.
8. Any library (external tools for PQStat) „GnuPlot“, „IBM SPSS IO Module“ provided with the Software is protected by law and are licensed only for use with the Software. Use them for other purposes requires a separate, independent License.
9. End User may withdraw declaration of purchase in writing within 14 days without stating the reasons.

VIII Third Party Licenses

1. License (Commercial Edition) of AlgLib Sergey Bochkanov Anatolyevich <http://www.alglib.net> .
Original content of license:

This program is a Closed Source Edition of the ALGLIB package licensed to PQStat Software Tomasz Wieckowski.

Only PQStat Software Tomasz Wieckowski can use/distribute it according to the ALGLIB CSE License Agreement (license.rtf) between Licensor (IP Sergey Bochkanov Anatolyevich) and Licensee.

This source code may contain modifications made by Licensee which fall under the terms of the ALGLIB CSE License Agreement too. This source code can't be used by other individuals or business entities. However, if you somehow obtained a copy of this code and want to use it, you may either download GPL'ed version or buy closed-source license from www.alglib.net

The

2. License (LGPL + static linking exception) of FreePascal/Lazarus <http://lazarus.freepascal.org> .
Original content of license:

These files are distributed under the Library GNU General Public License (GNU LESSER GENERAL PUBLIC LICENSE Version 2.1) with the following modification:

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

3. License BDS Ararat Synapse Lukas Gebauer <http://synapse.ararat.cz>
Original content of license:

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.