

## **1 General**

Metrohm AG shall provide to you, the purchaser (customer) of a Metrohm analysis instrument, various computer application software products (hereafter referred to as "software").



### **NOTE**

The use of this software is subject to the license agreement between you and Metrohm AG. You have already received and taken note of this license agreement with the quotation and have accepted said agreement by placing your order with Metrohm AG or one of its sales companies or by confirming an order through Metrohm or one of its sales companies. By using the software, you acknowledge and consent to the license agreement and its provisions.

## **2 License agreement**

1. Metrohm grants you the non-transferable and non-exclusive right to use the software in conjunction with Metrohm analysis instruments.
2. Metrohm or one of Metrohm's licensors retains the copyright to the software. You may neither modify nor remove references to confidentiality, proprietary notices or copyright notices. You may not sell, lease or transmit the software to third parties in any form except for use with analysis instruments from Metrohm Group and if the third party accepts the conditions in this license agreement. Subsequently modifying or copying the software in whole or in part is not permitted. Only the creation of a copy for backup purposes is permitted.
3. The license fee for the described use is included in the purchase price of the analysis instrument or is invoiced upon delivery of the software together with said instrument. If the purchase price or license fee is not paid in full when due for any reason, the right to use the software shall expire and Metrohm shall be entitled to demand the return of the software or its deletion from your system.

4. Metrohm warrants that the the software, when operated properly, is suitable for the specified use with analysis instruments from the Metrohm Group and that the software is saved on the storage medium properly. If it is not, you can request that new, properly functioning software be made available in exchange for the defective software from Metrohm or its sales company. This warranty applies solely to the first operator of the software.  
Metrohm and its sales company are exempt from any further warranty or liability. In particular, Metrohm and its sales company are neither liable for third-party damages or consequential damages nor for loss of data, loss of profits or operating interruptions, etc.
5. This agreement shall apply until terminated. You can terminate this agreement by destroying the software and any of your copies of it. The agreement is also terminated if you violate any of the stipulations contained therein. In this case as well, you must destroy the software and any of your copies, where Metrohm shall have the express right to demand this action.
6. Changes and additions to this agreement must be in written form. This requirement for changes in writing also applies to any change to this provision. If parts of this agreement are or become void or legally invalid, the rest of the agreement remains in effect. The agreement shall then be construed and applied such that the purpose of the part deemed invalid is achieved to the extent possible.
7. Jurisdiction: The courts at the headquarters of Metrohm AG shall be responsible for judging any disputes arising from this agreement. Metrohm shall also be entitled to use the jurisdiction at the location of the party involved.