

End User License Agreement -DRAFT 1.0

Licensor: VTT Technical Research Centre of Finland, PL 1000, 02044 VTT , Finland (“VTT”)

Licensee: **As registered and identified user**

By reading this Agreement conditions and given proven acceptance of this End User Software License Agreement (“Agreement”) the Licensee accepts the terms and conditions of license. The agreement allows the Licensee to use the all Services and Software (“License”) provided by Licensor and accessed by F-TEP website (“Services”) as supplied and maintained by the Licensor in accordance with the provisions of this agreement.

Conditions of license:

1. Licensee acknowledge that Software included in the Services under this agreement are licensed by open source licences by the Copyright holders including but not limited to licensor and used by VTT to provide the Services
2. The Software shall be used only for purpose to use Services. Any and all other use of the Software is prohibited. The License is non-exclusive, non-transferable and does not include any right to grant licenses to third parties.
3. The Licensee accepts the Software "as is", without any maintenance or other services provided by VTT apart the Services agreed in Service Level agreement. The Licensor makes no warranty in respect of the applicability of the Software for any other purpose. In no case shall VTT be liable for any damages caused by use or inability to use the Software or Services.
4. This agreement governs Software and Services as listed according to Service specification documents and their updates. VTT is entitled in its own discretion determine which versions and updates it makes available to the Licensee, without any obligation to do so. The License shall terminate automatically in case the Licensee breaches any term or condition of this agreement. In addition, VTT shall be entitled to, upon reasonable notice, to terminate this agreement immediately by notice to the Licensee.
5. All users of the Services within the Licensee organisation are bound by the terms of this agreement. The Licensee shall make sure that its employer accepts the terms and conditions in this agreement, and they are responsible for their compliance with this agreement towards VTT.
6. The laws of Finland, excluding its choice of law provisions, govern this agreement. Any dispute, controversy or claim arising out of or in connection with this Agreement which cannot be solved amicably, shall be finally settled in arbitration under the rules of arbitration of the Finland central chamber of commerce by one or three arbitrators appointed in accordance with said rules. The language of arbitration shall be either Finnish or English as agreed between the Parties. The place of arbitration shall be Helsinki, Finland

All contact information, instructions and documentation related to the Software and Services can be found at the <https://f-tep.com>