

MolSoft ActiveIcmJS End User License Agreement

The ActiveIcmJS (Patent US No:7,880,738) software developed by Molsoft LLC allows users to view, display, and embed 3D PDB files, Mol2, Mol/SDF files, SMILES or ICM files (.icb files) including graphical slides and animations interactively inside web browsers such as Microsoft Internet Explorer®, Apple Safari, Google Chrome and Mozilla Firefox. .icb files can be created, prepared and saved using Molsoft's ICM Browser, ICM BrowserPro, or ICM-Pro software products. The ActiveIcmJS software is currently provided as a free product to users who accept the terms and conditions and limitations on use set forth in this End User License Agreement.

GENERAL CONDITIONS OF THE LICENSE

MOLSOFT LOGO. THE MOLSOFT LOGO AND THE LINKS THEREIN MUST BE KEPT IN THE 3D WINDOW AT ALL TIMES. ANY REMOVAL OR MODIFICATION OF THE LOGO IS A VIOLATION OF THE ACCEPTANCE OF TERMS OF THIS AGREEMENT (SEE SECTION 2.4). A USER CAN OBTAIN A SERVER LICENSE FROM MOLSOFT TO ADD ADDITIONAL BRANDING (SEE SECTION 2.5).

SERVING ACTIVEICMJS. SERVING OR PORTING ACTIVEICMJS FROM OUTSIDE OF WWW.MOLSOFT.COM REQUIRES A SERVER LICENSE TO BE OBTAINED FROM MOLSOFT (SEE SECTION 2.5).

REDISTRIBUTION. ANY FORM OF REDISTRIBUTION OF THE SOFTWARE IS STRICTLY PROHIBITED (SEE SECTION 2.2)

ATTRIBUTION. ACTIVEICM SHOULD BE CITED ON ANY WEB PAGE, PRESENTATION, SCIENTIFIC REPORT OR OTHER PRESENTATION MEDIA THAT USES ACTIVEICMJS.

PLEASE CITE: Raush, E., Totrov, M., Marsden, B. D. & Abagyan, R. A new method for publishing three-dimensional content. PloS One 4, e7394 (2009).

ACCEPTANCE OF TERMS - ActiveIcmJS USER'S LICENSE. NOTICE TO USER: PLEASE READ THIS AGREEMENT CAREFULLY. BY INSTALLING OR USING ALL OR ANY PORTION OF THE ActiveIcmJS SOFTWARE YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT, INCLUDING, IN PARTICULAR THE LIMITATIONS ON USE CONTAINED IN SECTION 2; SUPPORT CONTAINED IN SECTION 3; TRANSFERABILITY IN SECTION 5; WARRANTY IN SECTIONS 6 AND 7; AND LIABILITY IN SECTION 8. UPON ACCEPTANCE OF THIS AGREEMENT, THIS AGREEMENT IS ENFORCEABLE AGAINST YOU AND ANY ENTITY THAT OBTAINED THE ActiveIcmJS SOFTWARE AND ON WHOSE BEHALF IT IS USED. IF YOU DO NOT AGREE, DO NOT USE THIS SOFTWARE.

1. DEFINITIONS.

1.1 "ActiveIcmJS or "SOFTWARE" means (a) the contents of the ActiveIcmJS computer SOFTWARE files, whether delivered electronically or on media, with which this Agreement is provided; (b) related explanatory written materials or files for the ActiveIcmJS SOFTWARE ("Documentation"); and (c) any modified versions, additions, or later copies of the SOFTWARE that you obtain (collectively, "Updates").

1.2 "Host Application" means the ICM Browser, ICM BrowserPro, or ICM-Pro SOFTWARE developed by Molsoft that is used to create, prepare, and save .icb files suitable for interactive viewing, display, and embedding by the ActiveIcmJS SOFTWARE.

1.3 "Use" or "Using" means to access, install, download, copy or otherwise benefit from using the functionality of the SOFTWARE.

1.4 "Permitted Number" means one (1) unless otherwise indicated under a valid license granted by Molsoft.

1.5 "Computer" means one or more central processing units, CPUs, in a hardware device (including a server or mobile device) or accessed via a virtual machine that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions.

1.6 "Personal Computer" means a hardware device designed and marketed for the primary purpose of operating various SOFTWARE applications provided by unrelated third party SOFTWARE vendors and which SOFTWARE operates depending upon the use of a full function and full feature set computer operating system of the type(s) in widespread use with hardware to operate general purpose laptop, desktop, server and large format tablet microprocessor based computers.

1.7 "Compatible Computer" means a Computer that conforms to the system requirements of the SOFTWARE as specified in the Documentation.

1.8 "Molsoft" means Molsoft LLC, a California Limited Liability Company, 11199 Sorrento Valley Rd., Ste. 209, San Diego, California 92121-1334 USA.

1.9 "Permitted Outputs" of the SOFTWARE are defined as the following: (i) visualization of molecules and networks; (ii) visualization output achieved by the provided graphical user and JavaScript interface from the SOFTWARE; (iii) the output files and streams permitted by the SOFTWARE user interface including the Molsoft .icb file format.

2. SOFTWARE LICENSE. As long as you agree to comply with the terms of this End User License Agreement (the "Agreement") including the restrictions herein, Molsoft grants to you a free-of-charge, limited, non-exclusive, non-transferable, non-assignable, non-sublicensable license to install, host and use the ActiveIcmJS SOFTWARE in the manner and for the purposes described within this Agreement.

2.1. General Use. You may install and Use the ActiveIcmJS SOFTWARE on your Personal Computer or Compatible Computer for the purposes of enabling the downloading, viewing, embedding, and otherwise displaying .icb files or other PERMITTED OUTPUTS. You may not use the SOFTWARE in the context of a platform which you provide commercially or generate revenue from without first obtaining an ActiveIcmJS server license from MolSoft.

2.2 Distribution Prohibited. This license does not grant you the right to rent, lease, loan, sell, transfer, display, distribute, disclose or make

the SOFTWARE available to third parties or to use the SOFTWARE, or any portion thereof, in a service bureau, in time-sharing or outsourcing services, or otherwise use the SOFTWARE for the benefit of third parties. You may not modify, copy, reproduce, publish, or license the SOFTWARE under any circumstance. You may not create derivative works from the SOFTWARE, or use parts of the SOFTWARE, including but not limited to applications that may be viewed using other SOFTWARE programs, products or on other devices.

2.3 Restrictions on the Publication of Outputs of the SOFTWARE. The PERMITTED OUTPUTS of the SOFTWARE can be freely distributed. To obtain a license for the publishing, commercial or revenue-generating use of the ActiveIcmJS SOFTWARE, contact info@molsoft.com or the Customer Service Department at Molsoft LLC.

2.4 The MolSoft LLC logo and embedded menus must be displayed in the ActiveIcmJS window(s) at all times. Any removal or modification of the logo or existing menus therein will be in violation of the terms of this agreement. All existing menu items (both visible and hidden) must be preserved at all times and MolSoft LLC reserves the right to connect these links to internal or external sites. Sites could include but are not limited to promotions and advertisements. New menu items may be added, however. MolSoft reserves the right to change a menu from visible to hidden and vice versa at any time without notification. Any violations of this stipulation will result in a license fee being charged and paid to MolSoft LLC for the period of time the violation was in effect. You have the right to remove the logo and request to be invoiced for a paid server ActiveIcmJS license (See Section 2.5). Please contact info@molsoft.com for more information and a quote.

2.5 Hosting or Porting ActiveIcmJS outside of MolSoft's Servers WWW.MOLSOFT.COM. A server license is required to Host or Port ActiveIcmJS outside of Molsoft (WWW.MOLSOFT.COM). A server license allows the software to be transferred from MolSoft and stored on a defined external server. All terms and conditions of this agreement apply to all users of ActiveIcmJS whether they are served from MolSoft or legitimate legal holders of the server license. A server license may provide the user additional rights as agreed with MolSoft which will then be outlined in the Server License Attachment at the end of this agreement. Conditions for obtaining the server license and possible fees may depend on the type or the licensee and the nature of the activeICMJS services provided. Please contact info@molsoft.com for more information and a quote.

2.6 User Responsibilities and Security. Users are entirely responsible for maintaining the confidentiality of the Software and for any and all activities that occur from Use of the Software. Users agree to notify Molsoft immediately of any unauthorized Use of the Software or any other breach of security.

3. NO RIGHT TO SUPPORT FOR FREE LICENSES. If the ActiveIcmJS SOFTWARE is licensed to you free of charge, this Agreement does not include technical support. Bug reports and reports of errors or other problems are appreciated and should be sent to support@molsoft.com. MOLSOFT MAY ATTEMPT TO REPAIR BUGS, CORRECT ERRORS, AND RESOLVE OTHER TECHNICAL

PROBLEMS THAT YOU REPORT, BUT SUPPORT AND MAINTENANCE ARE NOT INCLUDED IN THE LICENSE GRANTED HEREIN, AND MOLSOFT IS NOT OBLIGATED TO RESPOND TO YOUR EMAILS OR OTHERWISE PROVIDE SUPPORT.

4. INTELLECTUAL PROPERTY OWNERSHIP. The SOFTWARE, related Host Applications, and any copies that you are authorized by Molsoft to make are the intellectual property of and are owned by Molsoft LLC. The structure, organization and code of the SOFTWARE and related Host Applications are the valuable trade secrets and confidential information of Molsoft LLC. The SOFTWARE is protected by copyright, including without limitation by United States Copyright Law, by patent law, by international treaty provisions and by the applicable laws in the country in which it is being used. You may not copy the SOFTWARE, except as set forth in Section 2 ("SOFTWARE License"). Any copies that you are permitted to make pursuant to this Agreement must contain the same copyright, patent pending, and other proprietary notices that appear on or in the SOFTWARE. You agree not to modify, adapt or translate the SOFTWARE. You also agree not to reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the SOFTWARE. Any information supplied by Molsoft or obtained by you, as permitted hereunder, may only be used by you for the purpose described herein and may not be disclosed to any third party or used to create any SOFTWARE that is substantially similar to the expression of the SOFTWARE. Requests for information should be directed to the Molsoft Customer Support Department. Trademarks shall be used in accordance with accepted trademark practice, including identification of trademarks owners' names. Trademarks can only be used to identify printed output produced by the SOFTWARE and such use of any trademark does not give you any rights of ownership in that trademark. Except as expressly stated above, this Agreement does not grant you any intellectual property rights in the SOFTWARE.

5. TRANSFER. You may not rent, lease, sublicense or authorize all or any portion of the SOFTWARE to be copied onto another user's Computer except as may be expressly permitted herein. You may, however, transfer all your rights to Use the SOFTWARE to another person or legal entity provided that: (a) you also transfer to each this Agreement, the SOFTWARE and all other SOFTWARE or hardware bundled or pre-installed with the SOFTWARE, including all copies, Updates and prior versions, to such person or entity; (b) you retain no copies, including backups and copies stored on a computer; and (c) the receiving party accepts the terms and conditions of this Agreement and any other terms and conditions upon which you legally purchased a license to the SOFTWARE. Notwithstanding the foregoing, you may not transfer education, pre-release, trial, or not-for-resale copies of the SOFTWARE.

6. NO WARRANTY. Unless otherwise specified, the SOFTWARE is being delivered to you "AS IS," and Molsoft makes no warranty as to its use or performance. MOLSOFT DOES NOT AND CANNOT WARRANT THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING THE SOFTWARE. EXCEPT FOR ANY WARRANTY, CONDITION, REPRESENTATION OR TERM THE EXTENT OF WHICH THE SAME CANNOT OR MAY NOT BE EXCLUDED OR LIMITED BY THE LAW APPLICABLE TO YOU IN YOUR JURISDICTION, MOLSOFT MAKES NO WARRANTIES, CONDITIONS, REPRESENTATIONS, OR TERMS (EXPRESS OR IMPLIED WHETHER BY STATUTE, COMMON LAW, CUSTOM,

USAGE OR OTHERWISE) AS TO ANY MATTER INCLUDING BUT NOT LIMITED TO NONINFRINGEMENT OF THIRD PARTY RIGHTS, MERCHANTABILITY, INTEGRATION, SATISFACTORY QUALITY, OR FITNESS FOR ANY PARTICULAR PURPOSE.

7. PRE-RELEASE PRODUCTS ADDITIONAL TERMS. If the product you have received with this license is pre-commercial release or beta SOFTWARE ("Pre-release SOFTWARE "), then the following Section applies. To the extent that any provision in this Section is in conflict with any other term or condition in this Agreement, this Section shall supercede such other term(s) and condition(s) with respect to the Pre-release SOFTWARE, but only to the extent necessary to resolve the conflict. You acknowledge that the SOFTWARE is a pre-release version, does not represent a final product from Molsoft, and may contain bugs, errors and other problems that could cause system or other failures and data loss. Consequently, the Pre-release SOFTWARE is provided to you "AS-IS", and Molsoft disclaims any warranty or liability obligations to you of any kind. WHERE LEGALLY LIABILITY CANNOT BE EXCLUDED FOR PRE-RELEASE SOFTWARE, BUT IT MAY BE LIMITED, MOLSOFT'S LIABILITY SHALL BE LIMITED TO THE SUM OF FIFTY DOLLARS (U.S. \$50) IN TOTAL. You acknowledge that Molsoft has not promised or guaranteed to you that Pre-release SOFTWARE will be announced or made available to anyone in the future, that Molsoft has no express or implied obligation to you to announce or introduce the Pre-release SOFTWARE, and that Molsoft ultimately may not introduce a product similar to or compatible with the Pre-release SOFTWARE. Accordingly, you acknowledge that any research or development that you perform regarding the Pre-release SOFTWARE or any product associated with the Pre-release SOFTWARE is done entirely at your own risk. During the term of this Agreement, if requested by Molsoft, you will provide feedback to Molsoft regarding testing and use of the Pre-release SOFTWARE, including error or bug reports. You agree that you may not and certify that you will not sublicense, lease, loan, rent, or transfer the Pre-release SOFTWARE. Upon receipt of a later unreleased version of the Pre-release SOFTWARE or release by Molsoft of a publicly released commercial version of the SOFTWARE, whether as a stand-alone product or as part of a larger product, you agree to return or destroy all earlier Pre-release SOFTWARE received from Molsoft and to abide by the terms of the End User License Agreement for any such later versions of the Pre-release SOFTWARE. Notwithstanding anything in this Section to the contrary, if you are located outside the United States of America, you agree that you will return or destroy all unreleased versions of the Pre-release SOFTWARE within thirty (30) days of the completion of your testing of the SOFTWARE when such date is earlier than the date for Molsoft's first commercial shipment of the publicly released (commercial) SOFTWARE.

8. LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT WILL MOLSOFT BE LIABLE TO YOU FOR ANY DAMAGES, CLAIMS OR COSTS WHATSOEVER, OR FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL DAMAGES, OR FOR ANY LOST PROFITS OR LOST SAVINGS, EVEN IF A MOLSOFT REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, DAMAGES, CLAIMS OR COSTS, OR FOR ANY CLAIM BY ANY THIRD PARTY. THE FOREGOING LIMITATIONS AND EXCLUSIONS APPLY TO THE EXTENT PERMITTED BY APPLICABLE LAW IN YOUR JURISDICTION. MOLSOFT'S AGGREGATE LIABILITY AND THAT OF ITS SUPPLIERS UNDER OR IN CONNECTION WITH THIS AGREEMENT SHALL BE LIMITED TO THE AMOUNT ACTUALLY PAID BY YOU FOR THE SOFTWARE, IF ANY. Molsoft is acting on

behalf of its suppliers for the purpose of disclaiming, excluding and/or limiting obligations, warranties and liability as provided in this Agreement, but in no other respects and for no other purpose. For further information, please see the jurisdiction specific information at the end of this Agreement, if any, or contact Molsoft's Customer Support Department.

9. LINKS TO THIRD PARTY SITES OR OFFERINGS. THE SOFTWARE MAY ALLOW YOU TO LEAVE MOLSOFT'S SITE. THE LINKED SITES ARE NOT UNDER THE CONTROL OF MOLSOFT, AND MOLSOFT IS NOT RESPONSIBLE FOR THE CONTENTS OF ANY LINKED SITE OR ANY LINK CONTAINED IN A LINKED SITE, OR ANY CHANGES OR UPDATES TO SUCH SITES. MOLSOFT IS NOT RESPONSIBLE FOR WEBCASTING OR ANY OTHER FORM OF TRANSMISSION RECEIVED FROM ANY LINKED SITE. MOLSOFT IS PROVIDING THESE LINKS TO YOU ONLY AS A CONVENIENCE, AND THE INCLUSION OF ANY LINK DOES NOT IMPLY ENDORSEMENT BY MOLSOFT OF THE SITE.

10. EXPORT RULES. You may use the SOFTWARE only as permitted by law, including applicable export and re-export control laws and regulations. We may suspend or stop providing the SOFTWARE to you if you do not comply with our terms or policies or if we are investigating suspected misconductt.

11. GOVERNING LAW. This Agreement will be governed by and construed in accordance with the substantive laws in force in the State of California. The courts of San Diego County, California shall each have non-exclusive jurisdiction over all disputes relating to this Agreement. This Agreement will not be governed by the conflict of law rules of any jurisdiction or the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.

12. GENERAL PROVISIONS. If any part of this Agreement is found void and unenforceable, it will not affect the validity of the balance of the Agreement, which shall remain valid and enforceable according to its terms. This Agreement shall not prejudice the statutory rights of any party dealing as a consumer. This Agreement may only be modified by a writing signed by an authorized officer of Molsoft. Upgrades may be licensed to you by Molsoft with additional or different terms. This is the entire agreement between Molsoft and you relating to the SOFTWARE, and it supersedes any prior representations, discussions, undertakings, communications or advertising relating to the SOFTWARE.

13. NOTICE TO U.S. GOVERNMENT END USERS/RESTRICTED RIGHTS LEGEND. Any SOFTWARE which is downloaded from the Services for or on behalf of the United States of America, its agencies and/or instrumentalities ("U.S. Government"), is provided with Restricted Rights. Use, duplication, or disclosure by the U.S. Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer SOFTWARE clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer SOFTWARE - Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is Molsoft LLC, 11199 Sorrento Valley Rd., Ste. 209, San Diego, CA 92121-1334 USA.

14. COMPLIANCE WITH LICENSES. If you are a business or organization, you agree that upon request from Molsoft or Molsoft's authorized

representative, you will within thirty (30) days fully document and certify that use of any and all Molsoft SOFTWARE at the time of the request is in conformity with your valid licenses from Molsoft.

15. TRADEMARKS. Molsoft and Molsoft ICM are either registered trademarks or trademarks of Molsoft LLC in the United States and/or other countries. The names of actual companies and products mentioned herein may be the trademarks of their respective owners.

16. COPYRIGHT NOTICE. Copyright (c) 1989-2016 Molsoft LLC, 11199 Sorrento Valley Rd., Ste. 209, San Diego, CA 92121-1334 U.S.A. All rights reserved. Any rights not expressly granted herein are reserved.

SERVER LICENSE ATTACHMENT AGREEMENT

Additional Terms and Conditions for users who obtain a Server License.

Person or Organization:
License Term:
Description

Signature Licensor:
Molsoft LLC

Signature Licensee:

By: _____
Margarita Abagyan
Director of Operations
Date: _____

By: _____
Name: _____
Title: _____
Date: _____