

DISTRIBUTION OF NIST STANDARD REFERENCE DATABASE 23

NIST REFERENCE FLUID THERMODYNAMIC AND TRANSPORT PROPERTIES: REFPROP – Version 9.1

AGREEMENT BETWEEN THE NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY AND _____

_____ and its subsidiaries and/or affiliates, as the case may be, (hereinafter collectively referred to as DISTRIBUTOR) and the National Institute of Standards and Technology (NIST) have reached the following understanding to distribute portions of NIST Standard Reference Database 23 – NIST Reference Fluid Thermodynamic and Transport Properties: REFPROP – Version 9.1

1. The database will be supplied in the form of files supplied by NIST. Copyright protection on this compilation of data has been secured by the U.S. Department of Commerce in the United States and in other countries that are parties to the Universal Copyright Convention, pursuant to Section 290(e) of Title 15 of the United States Code. **NIST Standard Reference Data (SRD); © Copyright ©2013 by the U.S. Secretary of Commerce on behalf of the United States of America. All rights reserved.**

2. DISTRIBUTOR wishes to use the REFPROP DLL (hereinafter referring to the DLL distributed directly by NIST or to any other part of a compiled object generated by incorporating the REFPROP source code) and related files containing fluid and mixture coefficients as supplied by NIST in Version 9.1 as integral parts of its own programs for distribution to their clients, vendors, and contractors (hereinafter called CUSTOMERS). NIST technical support is not provided to DISTRIBUTOR's CUSTOMERS. The DISTRIBUTOR may only distribute the DLL, fluid, and mixture files. The DISTRIBUTOR may not use the Library except for its own internal product development, sales training, CUSTOMER demonstration, and/or preparation for distribution to a CUSTOMER. In the event that DISTRIBUTOR wishes to add additional data or algorithms not currently contained in NIST23 Version 9.1, NIST may perform such work on a cost-recovery basis.

3. For such distribution rights, DISTRIBUTOR agrees to pay NIST for the use of the REFPROP DLL, FORTRAN source files, and REFPROP fluid files according to the following schedule:

Based on the minimum of 1000 copies, there will be an upfront payment of \$2,500.00.

Pricing schedule beyond initial 1000 copies, reported on June 30 each year:

1.0% (\$2.50 each) of the current list price (\$250.00) for the DLL, source code, and REFPROP fluid files of NIST Standard Reference Database 23 – REFPROP Version 9.1 for each copy up to 2000 copies.

0.5% (\$1.25 each) of the current list price (\$250.00) for the DLL, source code, and REFPROP fluid files of NIST Standard Reference Database 23 – REFPROP Version 9.1 for each copy beyond 2000.

Based on the minimum of 1000 copies, there will be an upfront payment of \$2,500.00.

4. DISTRIBUTOR shall submit a written report to NIST on June 30 of each year during which the AGREEMENT is in effect. The report will provide an estimate of the number of customers to whom a database was delivered during the preceding time frame since the last report. Payment to NIST of the fees due for said period will accompany the report. This report and payment must reach NIST within 30 calendar days following the end of the reporting period. Failure to make the payments or provide the reports called for under this AGREEMENT will result in its termination by NIST.

5. The version of REFPROP provided by NIST under this agreement will include any minor revisions up to, but not including, Version 10.0. If DISTRIBUTOR wishes to distribute the next major revision to REFPROP, that is Version 10.0, to their customers, it must reach a new agreement with NIST.

6. DISTRIBUTOR shall keep accurate and complete records of licenses and products sold or otherwise disposed of under this agreement, appropriate to determine the amount of royalties due hereunder. Such records shall be retained for at least three (3) years following a given reporting period, and shall be available during normal business hours for review at the expense of NIST by NIST or the authorized representative of NIST, to such an extent as may be necessary to verify reports and payments under this agreement.

7. NIST will use its best efforts to deliver a high quality copy of the database and to verify that the data contained therein have been selected on the basis of sound scientific judgment. However, NIST makes **NO EXPRESS OR IMPLIED WARRANTY AS TO ANY MATTER, INCLUDING NO WARRANTY OF MERCHANTABILITY AND NO WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE. THE REFPROP DATABASE IS EXPRESSLY MADE AVAILABLE ON AN “AS IS” BASIS.** Distributor will include the preceding disclaimer with all copies of the database provided to CUSTOMER. NIST and DISTRIBUTOR agree that NIST shall not be liable to any party for any damage that may result from errors or omissions in the database. DISTRIBUTOR will make its best efforts to accurately reproduce copies of the distributor supplied to its CUSTOMERS; and if NIST brings errors made in the reproduction process to the DISTRIBUTOR'S attention, DISTRIBUTOR will make its best effort to correct such errors.

8. DISTRIBUTOR will retain the NIST name in all relevant advertising, manuals, and screens, and the NIST copyright statement in all manuals and screens of distributed products.

9. DISTRIBUTOR agrees that the master, back-up copy, and all editions, revisions, and supplements provided or made under this license AGREEMENT shall remain the property of NIST. If this AGREEMENT is terminated, NIST will request return of master, backup copy, and all editions, but CUSTOMERS to whom DISTRIBUTOR has provided copies may continue to use these copies, subject to the prohibition against redistribution specified in this agreement.

10. This AGREEMENT takes effect upon acceptance by NIST and remains in effect for five years from the date of signing. This AGREEMENT may be terminated by either party upon sixty (60) days written notice. This AGREEMENT is non-transferable; should DISTRIBUTOR change ownership, the AGREEMENT must be renegotiated.

11. This Agreement contains the entire agreement and understanding between the parties and supersedes all prior discussions and writings. No modification of this agreement shall be effective unless made in writing and signed by both parties.

IN WITNESS THEREOF, the parties hereto have affixed their signatures below:

**NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY
U.S. Department of Commerce**

By: _____

Date: _____

Name of Authorized Signatory: Adam G. Morey Sr.
Group Leader Standard Reference Data
National Institute of Standards and Technology
Material Measurement Laboratory
Address: 100 Bureau Drive
MS 2300
Gaithersburg, MD 20899
Contact: 301-975-3173

DISTRIBUTOR: _____

By: _____

Date: _____

Name of Authorized Signatory: _____
Organization Name: _____
Address: _____
Address: _____
Address: _____
Address: _____
Contact E-Mail: _____
Telephone: _____