

# End-User License Agreement

CFD Consulting & Analysis (“CFD-CA”) licenses the software package **Snas3D** (“SOFTWARE”) to you as an individual or a legal entity (referenced in the following as “YOU” or “YOUR”), provided YOU accept all terms in this end-user license agreement (“AGREEMENT”). YOU assume responsibility for the selection of the SOFTWARE to achieve YOUR intended results, and for the installation, use, and results obtained from the SOFTWARE. Installing or using any part of the SOFTWARE constitutes YOUR acceptance of the AGREEMENT. If YOU do not accept these terms and conditions, then do not install the SOFTWARE and destroy all copies of it and of its documentation.

## License

YOU may install the SOFTWARE and documentation on any number of YOUR machines. YOU or YOUR users may employ the SOFTWARE and use the documentation on any number of processors or processor cores at the same time. YOU may copy the SOFTWARE and documentation into any machine-readable or printed form for backup or support of YOUR use of the SOFTWARE and documentation.

YOU may not use, copy, transfer, sublicense, loan, lend, lease, distribute, rent, modify, translate, disassemble, reverse engineer, or create derivative works based upon the SOFTWARE or documentation, or any copy thereof, in whole or in part, except as provided for in this AGREEMENT. If YOU use, copy, transfer, sublicense, loan, lend, lease, distribute, rent, modify, translate, disassemble, reverse engineer, or create derivative works based upon the SOFTWARE or documentation, or any copy thereof, in whole or in part, except as expressly provided for in this AGREEMENT, YOUR license is automatically terminated.

The license becomes effective on the date YOU accept this AGREEMENT, and remains in effect for the licensing period agreed upon with CFD-CA, or until terminated as indicated above, or until YOU terminate it. If the license expires or is terminated for any reason, YOU agree to destroy the SOFTWARE and documentation, together with all copies thereof, in whole or in part, in any form, and to cease all use of the SOFTWARE and documentation.

## Limited Warranty and Limitation of Remedies

The SOFTWARE, documentation and any support from CFD-CA, are provided “as is” and without warranty, express and implied, including but not limited to any implied warranties of merchantability and fitness for a particular purpose. In no event shall CFD-CA be liable for any direct, indirect, incidental, general, special, exemplary, or consequential damages arising out of the use or inability to use the SOFTWARE (including but not limited to loss of data, profit or savings; or data being rendered inaccurate; or losses sustained by you or third parties; or a failure of the SOFTWARE to operate with any other programs), even if CFD-CA is advised of the possibility of such damages, or for any claim by YOU or any third party.

## **General Terms**

This AGREEMENT can only be modified by a written AGREEMENT signed by YOU and CFD-CA and changes from the terms and conditions of this AGREEMENT made in any other manner will be of no effect. If any portion of this AGREEMENT shall be held invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remainder of the AGREEMENT shall not in any way be affected or impaired thereby. This AGREEMENT shall be governed by the laws of Bundesrepublik Deutschland (Germany), without giving effect to conflict of laws provisions thereof.

## **Acknowledgment**

YOU acknowledge that YOU have read this AGREEMENT, understand it, and agree to be bound by its terms and conditions. YOU further agree that it is the complete and exclusive statement of the AGREEMENT between YOU and CFD-CA which supersedes all proposals or prior agreements, oral or written, and all other communications between YOU and CFD-CA relating to the subject matter of this AGREEMENT.