SAS Code Extension Terms

PLEASE CAREFULLY READ THE TERMS AND CONDITIONS OF THESE SAS CODE EXTENSION TERMS ("Terms"). BY ACCEPTING THESE TERMS AND/OR USING THE CODE YOU ARE AGREEING TO THESE TERMS ON BEHALF OF CUSTOMER. YOU WARRANT THAT YOU HAVE THE AUTHORITY TO BIND CUSTOMER TO THESE TERMS. IF YOU DO NOT HAVE AUTHORITY TO BIND CUSTOMER, DO NOT ACCEPT THIS AGREEMENT OR ATTEMPT TO DOWNLOAD THE CODE.

You are downloading computer code ("Code") which SAS is providing at no additional charge for use in connection with SAS software ("Software") licensed or otherwise provided by SAS Institute Inc. or its subsidiary ("SAS") to Customer under a separate agreement ("End User Agreement"). "Customer" means the legal entity that entered into the End User Agreement with SAS. If you are not an authorized user under the End User Agreement, you may not download the Code.

The Code is governed by the End User Agreement and these Terms. If these Terms conflict with the End User Agreement, these Terms will control.

Usage Rights and Source Code. The Code includes source code. SAS grants Customer a non-exclusive, nontransferable, limited license: (a) to modify the Code (including its source code); and (b) to use and reproduce the original or modified Code (including its source code) solely for Customer's internal use and benefit in connection with the Software and for the same purposes set forth for the Software in the End User Agreement. Nothing in these Terms is intended to allow to access source code in the Software or attempt to reverse engineer, reverse assemble or decompile the Software to recreate source code. Ownership in the Code remains with SAS.

Ownership of Feedback. If Customer provides any feedback to SAS concerning the Code, Customer grants SAS a non-exclusive, royalty free, perpetual right to use such feedback at SAS' discretion. If Customer provides any modifications to the Code to SAS, Customer grants SAS a non-exclusive, royalty free, perpetual right to use, redistribute and alter such modified Code for any purpose at SAS' discretion without the right to attribution.

Restrictions. Customer may not (i) remove any SAS license or copyright information from the Code, (ii) use, modify, or create derivative works for purposes other than using the Code (or modified version of the Code) in connection with internal use of SAS Software under your Software License Agreement, or (iii) use the Code in connection with the use, development, or support of any offering that competes with SAS.

Technical Support. SAS will not provide technical support for the Code.

Export Restrictions. The Code originates from the United States ("US"). US export laws and regulations apply to the Code. Both parties agree to comply with these and other applicable export and import laws and regulations ("Trade Laws"). Customer will not export, reexport, transfer, or otherwise provide access to, the Code to any person, entity or other party that is a Restricted Party. Customer warrants that Customer and its Users are not Restricted Parties and will not use the Code for the benefit of any Restricted Party. "Restricted Party" means a person or entity: (a) prohibited by Trade Law from accessing the Code without government approval: (b) designated on the List of Specially Designated Nationals and Blocked Persons or Consolidated Sanctions List currently administered by the US Office of Foreign Assets Control, the Denied Persons List, Unverified List, Entity List or Military End User List currently administered by the US Bureau of Industry and Security, or in any other list of restricted parties maintained by OFAC, BIS or other applicable US agencies, or in a successor to any of these lists; (c) located in or under control of Crimea, Donetsk or Luhansk Regions of Ukraine, Belarus, Cuba, Iran, North Korea, Russia, Syria, Venezuela or any country or other territory subject to general export or trade embargo under Trade Laws; (d) engaged in any of the following end-uses: nuclear, chemical or biological weapons; nuclear facilities not under International Atomic Energy Agency safeguards; missiles or unmanned aerial vehicles capable of long-range use or weapons delivery: military training or assistance; military, national police or intelligence enduse; or (e) owned 50% or more either individually or in the aggregate by any of the foregoing Restricted Parties.

WARRANTY DISCLAIMER. THE CODE IS PROVIDED "AS IS." SAS AND ITS LICENSORS DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ARISING AS A RESULT OF CUSTOM OR USAGE IN THE TRADE OR BY COURSE OF DEALING.

LIMITATION OF LIABILITY. SAS' AND ITS LICENSORS ARE NOT LIABLE FOR DIRECT, SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL, PUNITIVE, OR RELIANCE DAMAGES (ARISING IN TORT, CONTRACT OR OTHERWISE), EVEN IF THEY HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THE PARTIES MAKE THESE EXCLUSIONS IN CONSIDERATION OF THE LICENSES GRANTED UNDER THE AGREEMENT.

TERMINATION. Either party may terminate these Terms at any time. These Terms and Customer's right to use the Code will termination automatically upon expiration or termination of the End User Agreement. Last Updated 29 April 2022