SOUTH URAL STATE UNIVERSITY THE SOFTWARE KINETIC CALCULATION END-USER LICENSE AGREEMENT

The End User License Agreement (hereinafter referred to as "the Agreement") is an agreement between you and South Ural State University (hereinafter referred to as "SUSU"). The Agreement determines the conditions for the use of the Software KINETIC CALCULATION (hereinafter referred to as "the Software"). The license for the Software is provided to you free of charge. You do not acquire the Software in full ownership, but only use it.

The fact of installation or use of the Software is evidence that you accept the terms of the Agreement and undertake to fulfill them.

1. Grant of license and terms of use.

- A. License. SUSU grants you a personal, limited, non-exclusive license to install and use the Software. Downloading and installing or other use confirm the familiarization and full-unqualified acceptance of the Agreement by the User. The Agreement enters into force starting from the moment of downloading, installing or otherwise using the Software, and terminates upon the fact of the removal of the Software or upon termination of the Agreement on the initiative of SUSU. It is not allowed to publish the Software in paid editions (or together with such publications), as well as on sites containing advertising or commercial products. It is also forbidden to grant a sublicense, rent or lease the Software or the rights to it.
- **B. Copies.** You have the right to download the Software from an authorized source. The number of copies downloaded for a certain period of time may be limited. It is forbidden to place the Program and its copy on the network, where it can be accessible to other users.
- **C.** Use of the results of the Software. When you publish on any material medium or in an electronic the results of the work of the Software or the conclusions obtained on their basis, a reference to article "Software tool for the kinetic parameters determination of the thermal decomposition process by Vyazovkin method" is obligatory.
- **D. Updates of the Software.** The terms of the Agreement are applicable to any updates, upgrades and / or additional functions that are not supplied with a separate license or other agreement.
- E. Preservation of rights and limitations. The Software is not for sale, but is provided for use under a license under the terms of the Agreement. Except as otherwise expressly named in the Agreement, SUSU retains all rights to the Program and all related copyrights, trademarks and other intellectual property. The Agreement is limited by SUSU intellectual property rights to the Software and does not include any rights to other patents or intellectual property. You may not decompile or disassemble the Software, except in cases and only to the extent permitted by applicable law. You may not remove or modify any product identification code, trademark or any other inscription relating to intellectual property in the Software.

2. Collection and use of personal data.

The program does not collect or store any personal data of users.

- **3. Termination of the Agreement.** The Agreement remains in effect until its termination. SUSU can terminate the Agreement at any time without prior notice, if you: a) violate the terms of the Agreement, or b) SUSU ceases to support the Software. Immediately after the termination of the Agreement, you must stop using the Software and destroy all copies that are at your disposal.
- **4. Refusal to provide guarantees.** To the maximum extent permitted by applicable law, the program is provided to you "as is", with all defects, without any guarantees, and you use it at your own risk. SUSU does not guarantee the absence of errors or problems in using the program, compliance with your requirements, uninterrupted or error-free operation of the program or compatibility with any other third party software, as well as correction of possible defects.
- **5. Limitation of liability.** To the maximum extent permitted by applicable law, SUSU is not liable for any injuries, damage to property, lost profits, replacement costs for goods or services, loss of reputation, termination of work, breakdown of the computer or any other type of direct, indirect, regular or punitive damage related to the operation of the Agreement or the use of the Software and resulting from an offense (including negligence), legal liability, etc., is independent on whether SUSU is notified of the possible occurrence of such damage.
- **6. Limitation of liability is an essential condition of the Agreement.** You agree that the terms of the Agreement that limit liability are material terms of the Agreement. The above limitations apply even if any remedies set out in the Agreement are not valid.
- **7. Separation of conditions and provisions.** If any provision of the Agreement is found to be unlawful or unenforceable, the Agreement shall remain in effect with the withdrawal of such provision, and the remaining provisions thereof shall be deemed to be fully valid.