



DDView/SIeve is licensed for use on a single PC. It cannot be installed, accessed or displayed on more than one PC without purchasing additional licenses. Use on a network server is expressly prohibited.

ACCEPTANCE: PLEASE READ CAREFULLY BEFORE OPENING THIS PACKAGE. THE INDIVIDUAL OR ENTITY OPENING THIS PACKAGE (THE "LICENSEE") AGREES TO BE BOUND BY THE TERMS OF THIS LICENSE AGREEMENT. IF THESE TERMS ARE UNACCEPTABLE, THE UNOPENED PACKAGE MAY BE RETURNED TO ICDD FOR A REFUND OF THE LICENSE FEE.

1. License. In consideration of payment of the applicable fee and compliance with the provisions of any applicable purchase order, International Centre for Diffraction Data ("Licensor") grants Licensee a limited, non-exclusive and non-transferable license ("License") (i) to access the contents of the enclosed CD-ROM containing DDView/SIeve ("Licensed Product") for personal or internal business purposes (the "Permitted Use"); and (ii) to download such contents on the hard drive of a single computer as needed to facilitate data processing for the Permitted Use. For further information visit www.icdd.com/licenses.

2. Copyright. Copyright protection on DDView/SIeve has been secured by ICDD under applicable laws both in the United States and in other countries that are parties to the Universal Copyright Convention or members of the Berne Union. It is understood and agreed that this Agreement does not convey any ownership interest in DDView/SIeve to Licensee, all rights, title and interest therein to all copies and enhancements thereof being retained by ICDD, except as expressly provided in this Agreement. DDView/SIeve shall remain proprietary to ICDD regardless of the ownership of any software with which it may be co-marketed, bundled, searched or stored.

3. Warranty Limitations. Licensee's sole remedy for any defective Licensed Product shall be replacement of the Licensed Product, which right must be exercised by written notice given within 30 days of purchase. Licensor shall not be liable for any damages whatsoever (including without limitations consequential or punitive damages). Licensor makes no express or implied warranty (including without limitation any warranty of merchantability or fitness for a particular purpose) with respect to the Licensed Product.

4. Fees. The schedule of fees for the license granted hereby is separately published by ICDD® (Catalog, ICDD® Web Site), and such schedule, as amended by ICDD® from time to time, is hereby incorporated into this Agreement and made a part hereof. All rights of Licensee under this Agreement are subject to full and prompt payment of the applicable fee(s).

5. License Term. The initial term of the License shall be five (5) years from the license registration key date as provided in the initial paragraph of this Agreement ("Acceptance"). At the end of the licensing period, the product license can be

extended for an additional 60 months, free of charge, providing that the licensed user has the same organization name and address (i.e., the registered user). License extensions will be processed using ICDD's license extension procedure (www.icdd.com/licenses).

6. Copies. Licensee may make one (1) back-up copy of the Licensed Product for security purposes only, provided, however, that (i) such copy shall be considered, subject to the License, the property of ICDD; (ii) Licensee shall be entitled to retain only one (1) such copy at any given time; (iii) ICDD's copyright notice shall be affixed to any such copy; and (iv) such copy shall be RETURNED TO ICDD OR DESTROYED with the original DDView/SIeve upon expiration or termination of this Agreement. **The original and back-up copy may be used only in connection with a single computer. Simultaneous use of the Licensed Product and any back-up is strictly prohibited.**

Except as expressly provided herein, Licensee may not: (i) modify or create any derivative works of the Licensed Product or documentation, including translation or localization; (ii) decompile, disassemble, reverse engineer, or otherwise attempt to derive the source code for the Licensed Product (except to the extent applicable laws specifically prohibit such restriction); (iii) redistribute, encumber, sell, rent, lease, sublicense, or otherwise transfer rights to the Licensed Product; (iv) remove or alter any trademark, logo, copyright or other proprietary notices, legends, symbols or labels in the Licensed Product; or (v) publish any results of benchmark tests run on the Licensed Product to a third party.

7. Terms of the Agreement. ICDD is incorporated as a non-profit organization in the State of Pennsylvania, USA, therefore the terms of this agreement are governed by applicable laws of the Commonwealth of Pennsylvania and the United States of America. Neither the Licensed product nor the underlying information or technology may be downloaded or otherwise exported or re-exported into any country subject to U.S. trade sanctions or the U.S. Commerce Departments Table of Denial Orders.

If you transfer possession of any copy, modification, or merged portion of the Licensed Product to another party, your license is automatically terminated.

This Agreement will be considered terminated (a) upon 60 days written notice by either party or (b) upon breach of the terms and conditions hereof by either party immediately upon written notice thereof. In the event of termination, the License shall automatically expire and the Licensed Product, together with any copy thereof, shall be RETURNED TO ICDD OR DESTROYED within (3) business days; and Licensee shall cease all use of and access to the Licensed Product and the right of ICDD to pursue any of its rights under this Agreement or under applicable law shall not be extinguished.