

SAS® OnDemand for Academics Registration

SAS® License Agreement

In addition to the information sharing authorized by the SAS Privacy Policy, SAS hereby notifies you that personal information collected from you during registration may be used by SAS for technical support purposes and to otherwise perform the Service described herein. You authorize the transmission of your personal information to SAS in the United States. SAS stores and processes such information on computers located in the United States that are protected by reasonable physical and technological security safeguards. SAS does not sell or rent such personal information to third parties for marketing purposes without your consent, and it uses the information only as described in SAS' Privacy Statement (see: <http://www.sas.com/Privacy.html>). If you object to your personal information being transferred or used in this way, please click the "Decline" button and contact SAS directly. By completing your registration or clicking on the "Accept" button, you consent to receive communications from SAS regarding technical support. By registering for this offering as a student and clicking below, you consent to the disclosure by SAS of your name and the course(s) for which you are registered to the instructor(s) who has registered the course. **THE TERMS AND CONDITIONS CONTAINED HEREIN APPLY TO THE SERVICE AND SOFTWARE, BOTH DEFINED BELOW. THE ADDITIONAL TERMS AND CONDITIONS FOR THE LICENSE OF JMP® SOFTWARE ARE CONTAINED IN THE INSTALLATION OF THE JMP SOFTWARE. WHEN IN CONFLICT, THE JMP TERMS AND CONDITIONS CONTROL OVER THE TERMS AND CONDITIONS CONTAINED HEREIN FOR THE LICENSE OF THE JMP SOFTWARE**

Important: Please carefully read the terms and conditions of this License Agreement ("Agreement") before clicking on the "Accept" button. By clicking on the "Accept" button, you represent and warrant that you are a student or faculty member of an academic institution and that you agree to these terms, or you are an employee of an academic institution who is authorized to accept the terms of this agreement on behalf of the academic institution or you are using the Service and Software for Learning, as defined below. . SAS will authorize you to download, use and/or access the Software and Service licensed hereunder. If you do not agree to all of the terms herein, click the "Decline" button and your registration process will be terminated. This license supersedes and replaces any prior license agreements for the Software and Service, including any license agreements contained in the installation of the SAS® Enterprise Guide Client software.

If you wish to obtain an executable version of this Agreement in lieu of this online version, please click the "Decline" button and contact SAS directly.

1. Description of the Service; License Grant; Authorized Use. SAS Institute Inc. ("SAS") maintains a platform that allows you to access an application composed of certain SAS proprietary products, including software and technology and other content contained therein (collectively the "Service"). SAS grants you a nonexclusive, nontransferable and nonassignable, fee waived license to access and use the Service and any related documentation available at the link provided by SAS ("Documentation"). You acknowledge that the features, content and other aspects of the Service may change from time to time. SAS grants you a nonexclusive, nontransferable and nonassignable, fee waived license to use SAS® onDemand for Academics or the software products identified in your registration process, including any updates provided by SAS (collectively "Software") solely in connection with the Service. You may use the Software and Documentation solely in support of your authorized and licensed use of the Software. Except to the extent allowed by law, You may not use the Software or Documentation or allow any other person or entity to use the Software or Documentation for the purpose of bringing an intellectual property infringement claim against SAS or for the purpose of developing an offering or product directly or indirectly competing with an offering or product from SAS. The Software and Service may be used and accessed solely by you for (i) coursework and/or instruction directly related to your teaching and classroom requirements and noncommercial research activities; (ii) learning of SAS software to support personal development goals ("Learning" and or "Learner"); and (iii) only in accordance with the terms of this Agreement. Noncommercial research activity is research that is (a) in support of your degree-granting requirements or a faculty member's tenure; (b) federally funded in support of academia; or (c) in fulfillment of or funded by a university related program or initiative. Commercial research activity is research that is performed by employees of Degree Granting Institutions for compensation and includes, but is not limited to, research that is in fulfillment of or funded by a government related program or initiative the results of which will be sold or serviced to or by nonacademic markets and used by nonacademic users located on

nonacademic premises. SAS shall have the right to audit usage of the Service by you to verify compliance with the terms and conditions of this Agreement.

The license term shall be one year from the date You accept the terms, or the duration of the course, or for the duration of the research activity for which you are using the Software and Service or for that period of time specified in the registration process. For students, the license is renewable upon completion of the registration process for the license term and authorization from SAS provided that the student continues to download and install the most current versions of the Software. For faculty members or other authorized employees of an academic institution, the license is renewable upon subsequent registration of a class instructed by the faculty member or other authorized employee and receipt of an email from SAS confirming and approving that registration, provided that the faculty member continues to download the most current versions of the Software. The terms of this Agreement apply to any subsequent renewal periods. Any Software downloaded or accessed under this may only be accessed by you. An employee of an academic institution who downloads the Software may install the Software on personal computers located on the academic institution's premises and owned or leased by the academic institution, and the Software may be used and accessed solely in connection with the Service by faculty members and students of that academic institution who are authorized by SAS to use and access the Software and Service. The academic institution agrees to inform all parties authorized to use the Software of the relevant terms of the Agreement and any related user documentation, and be responsible for their adherence to such terms. A Learner who downloads the Software may install the Software on personal computers or laptops and may only be accessed by you. You do not have the right to download, share, or copy SAS software files.

2. Your Responsibilities. You agree to bear your own costs in connection with this Agreement, including, but not limited to, establishing an appropriate electronic connection between computers located at SAS' facility and your computer, if needed. You shall take reasonable precautions to secure any such connection and your computer facilities including, but not limited to, networks, extranets and web sites, in order to protect them from unauthorized access and use.

3. Copying. You may copy the Software only for installation of the Software as authorized hereunder. All copies remain the property of SAS. The identical copyright notices and any other proprietary rights notices found on the original Software media must be reproduced on all copies of the Software.

4. Title; Source Code. Title to the Software and its documentation and all aspects of the Service remain with SAS and its licensors at all times. Copyright notices and other proprietary rights notices in the Software shall not be deleted or modified. This Agreement does not transfer any ownership rights. Source code from which the Software object code is derived ("Source Code") is not being provided and is a trade secret of SAS and SAS' licensors to which access is not authorized. You shall not, directly or indirectly, be authorized to access, reverse engineer, modify, reverse assemble or decompile the Software, or any software or Source Code corresponding to any software embedded in or accessible in the Service, or otherwise in any way attempt to derive or recreate any Source Code or other trade secrets of SAS or its licensors, except and only to the extent applicable laws specifically prohibit such restriction. From time to time, SAS may request feedback relating to the Software and Service. You agree to provide such feedback and all such feedback from you to SAS, whether oral, written or electronic, and any ideas, concepts, know-how, techniques, formulas, designs, improvements, inventions, techniques or processes contained therein, whether or not patentable, may be freely used by SAS in any way, without obligation of additional consideration.

5. Current Software Versions. If SAS provides Software for you to download, you may be periodically provided with more current versions of the Software, which you must install or the Software will cease to have the ability to process data and produce results. SAS shall not be liable for any failure by you to install more current versions or for any resulting damages.

6. Content. Faculty members are authorized to submit data and materials for processing or for uploading ("Content") and you grant SAS the right to use such data in connection with this Agreement. SAS may provide sample data sets in connection with the Software or Service and grants you a nonexclusive, nontransferable and nonassignable license to access and use any such sample data sets. Faculty members are required to use the processes to upload Content as stated in the registration or support pages. You are solely responsible for the Content uploaded or accessed and for ensuring such Content is stored appropriately on your computer. SAS is not responsible for the accuracy of the Content, your use of the Content, or for any loss of data or Content. SAS reserves the right to disable a Service session that is

active for over six (6) hours and is not responsible for any data or Content that may be lost as a result. Content will not be returned to you. You agree that the Content uploaded shall only contain SAS-related datasets and files, including .sas7bdat (SAS Data File), .sd2 (SAS Data File), .csv (comma delimited), .mdb (MS Access), .dbf (dBASE), .wk? (Lotus 123), .db (Paradox), .txt (text file), .asc (text file), .dat (flat data file), .tab (text file). Any other information is prohibited from being uploaded. SAS has the right to remove any Content at any time.

7. Your Representations, Warrants and Additional Obligations. You shall not provide SAS with, or incorporate into the Content, any social security numbers, bank account numbers or credit card numbers, or any other personally identifiable information, unless in an obfuscated form, or as required for registration. You agree to comply with such usage rules as are provided to you and updated by SAS from time to time.

You represent and warrant that (i) you have the legal right to enter into this Agreement and perform your obligations hereunder, and (ii) the performance of your obligations and your use of the Software and Service provided by SAS to you hereunder will not violate any applicable laws or regulations or cause breach of any agreements with any third parties.

You represent and warrant to SAS that (a) the Content, as provided by you to SAS, will contain no material that violates any third party rights or any applicable laws or regulations or the terms of this Agreement and that you have all rights with respect to the Content necessary to grant SAS the right to use the Content as set forth herein; (b) you will use the Software and Service only in accordance with the uses authorized under this Agreement; and (c) you will not introduce any software viruses, any harmful information, files or data or other unauthorized information, files or data into SAS, the Software or Service through the Content or otherwise.

You will not use the Software or Service to do any of the following: send unsolicited marketing material or communications in any form (commonly referred to as "SPAM"); engage in any activities or actions that infringe or misappropriate the intellectual property rights of others, including, but not limited to, using third party copyrighted materials without appropriate permission, using third party trademarks without appropriate permission or attribution, or using or distributing third party information protected as trade secret information in violation of a duty of confidentiality; engage in any activities or actions that would violate the personal privacy rights of others, except as permitted by applicable law; send or transmit harassing, abusive, libelous or obscene materials or assist in any similar activities related thereto; intentionally omit, delete, forge or misrepresent transmission information, including headers, return mailing and Internet protocol addresses; engage in any activities or actions intended to misuse or abuse your Authorization Codes or any confidential information; use the Service or any SAS Software for any illegal purposes, in violation of any applicable laws or regulations; or assist or permit any person in engaging in any of the activities described above. If you become aware of any prohibited activities described in this Section, you will use your best efforts to remedy such activities immediately.

8. DISCLAIMER OF WARRANTY. THE SERVICE AND SOFTWARE ARE MADE AVAILABLE TO YOU BY SAS AND ITS LICENSORS "AS IS" WITHOUT ANY WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND/OR FITNESS FOR A PARTICULAR PURPOSE, OR ARISING AS A RESULT OF CUSTOM OR USAGE IN THE TRADE OR BY COURSE OF DEALING. SAS MAKES NO WARRANTY THAT THE SERVICE WILL OPERATE ERROR-FREE OR WITHOUT INTERRUPTION OR THAT ANY DATA TRANSMISSIONS TO, FROM OR THROUGH THE SERVICE WILL BE COMPLETELY SECURE.

Some jurisdictions do not allow exclusions of warranties, so certain provisions of this section may not apply to you; however, they apply to the greatest extent permitted by applicable law.

8.1 Disclaimer of Actions Caused by, or Under the Control of, Third Parties. You are solely responsible for arranging appropriate connection to the Internet and all related costs for providing the necessary computer and other electronic equipment to access and use the Software and Service. SAS does not guarantee that the Software or Service will meet your requirements or that the Software or Service will be uninterrupted or error-free.

9. Exclusions of Damages; Limitation of Liability. SAS AND ITS LICENSORS DISCLAIM ANY LIABILITY CONNECTED WITH USE OF THE SERVICE AND SOFTWARE. NEITHER SAS, NOR SAS' LICENSORS ARE LIABLE FOR 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 OR FOR ANY CLAIM BY ANY OTHER PARTY. THE PARTIES MAKE THESE EXCLUSIONS IN CONSIDERATION OF THE LICENSES GRANTED UNDER THE AGREEMENT. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO CERTAIN PROVISIONS OF THIS SUBSECTION MAY NOT APPLY TO YOU; HOWEVER, THEY APPLY TO THE GREATEST EXTENT PERMITTED BY APPLICABLE LAW.

10. Infringement. You agree to promptly notify SAS in writing of any claim made against you for copyright, patent, trade secret or other intellectual property rights violation relating to the Software. In such event either you or SAS may terminate this Agreement, and such termination constitutes your exclusive remedy.

11. Confidentiality. You agree to use reasonable care to prevent any of SAS' Confidential Information from being revealed to third parties without SAS' prior written consent. As used herein, the term "Confidential Information" means the Software and Service, including any improvements, updates and new releases and any information in tangible or intangible form which at the time of disclosure is designated as confidential (or like designation) or would be reasonably understood by you to be confidential. No individually identifiable information will be disclosed by either party under this Agreement. Confidential Information does not include information that (a) you already knew at the time of disclosure without an obligation of confidentiality; (b) you independently developed; (c) is made public by SAS; or (d) is disclosed by you with SAS prior written approval. If, pursuant to court order or process of law, you are required to disclose Confidential Information, you shall notify SAS of the order or requirement prior to compliance and shall take all available steps to limit such disclosure. If you become aware of any unauthorized disclosure or use of the Confidential Information, you agree to: (i) immediately notify SAS of same; (ii) take all necessary steps to prevent further unauthorized access and/or use; and (iii) cooperate with SAS in its efforts to secure the Confidential Information and protect SAS' proprietary rights therein.

12. Technical Support. SAS does not provide direct technical support in relation to the Software or Service. You must follow the support process outlined at the SAS OnDemand for Academics support site <http://support.sas.com/ondemand> to receive limited technical support.

13. Termination; Expiration. SAS may terminate this Agreement immediately and discontinue your access to the Software or Service for any violation by you of SAS' intellectual property rights, for any breach of this Agreement or any other reason at SAS' sole discretion. SAS will not be liable for any interruption in usage, data or the Content if access is terminated. SAS will not be obligated to refund any fees to you in the event of any early termination. Obligations in this Agreement that by their nature are continuing will survive termination or expiration. Upon termination or expiration of the Software license hereunder, you agree to de-install, delete and destroy the Software, along with any related user documentation.

14. Governing Law; Export and Import Restrictions. The laws of North Carolina, excluding choice of law provisions, govern the Agreement. United States export laws and regulations apply to the Software. You may not download or otherwise export, reexport, import, or distribute the Software or any underlying information or technology except in full compliance with all laws and regulations of the United States of America and with those of any other country that may apply to the Software. Export classification information for SAS Software is located at:

<http://support.sas.com/adminservices/export.html>

By accepting this Agreement, you agree to the foregoing and represent and warrant that (1) you are not a party to whom the United States of America prohibits access to the Software and (2) you are not located in, under control of, or a national or resident of any country to which export of the Software is restricted by laws of the United States of America or other applicable laws and regulations, and (3) you will not share the Software with a party identified in this paragraph. You also understand that countries other than the United States may restrict exports and imports and you agree to be solely responsible for compliance with any such import or use restriction which applies to the Software. You expressly agree to exclude from this Agreement the United Nations Convention on Contracts for the International Sale of Goods. Use, duplication or disclosure of the Software and related documentation by the U.S. Government is subject to restrictions as set forth in FAR 52.227-19, Commercial Computer Software - Restricted Rights (June 1987) and this Agreement.

15. General.

15.1 Severability. If a court of competent jurisdiction finds any part unenforceable, that part is excluded, but the remainder of this Agreement stays in full force and effect. Nothing in this Agreement affects any statutory rights of consumers that cannot be waived or limited by contract.

15.2 No Waiver. Failure to require compliance with a part of this Agreement is not a waiver of that part. Nothing in this subsection waives any remedy SAS may have under this Agreement at law, in equity, or otherwise.

15.3 Non-assignment. You may not assign this Agreement or any of its rights or obligations hereunder without SAS' written permission, which permission will not be unreasonably withheld.

15.4 Injunctive Relief. Breach of SAS' or SAS' licensors' intellectual property rights will lead to damages not adequately remedied by an award of money; therefore, SAS may protect those intellectual property rights through temporary restraining orders or injunctions, without the obligation of posting bond.

15.5 Age Requirements for Use of the Software. The Software and Service are available only to individuals aged eighteen (18) years or older. If you are under the age of eighteen (18), you should review these terms and conditions with your parent or guardian to make sure these terms and conditions are understood and your parent or guardian must agree to the terms of this Agreement on your behalf.

164. Complete Agreement. This Agreement arising under it is the parties' complete and exclusive statement relating to its subject matter.

Copyright © 2014 SAS Institute Inc. All Rights Reserved. | Release 3.1.0

100.50.AEW026/20APR17

Ig05.0253/05AUG14 SAS and all other SAS Institute Inc. product or service names are registered trademarks or trademarks of SAS Institute Inc. in the USA and other countries. ® indicates USA registration. Other brand and product names are trademarks of their respective companies.