

# Statistical & Modeling

## Software license agreement



### **NVivo, SPSS, Amos & Modeller**

To receive download instructions for NVivo, SPSS, Amos & Modeller, please read the relevant license agreement below and fill in the form. The license code is only valid for the current academic session and you will need to complete a new form every year you require the software. PHD students, distance learners and university staff should fill the form in and then contact the IT Service Desk.

### **CHEST Standard Software Licence NVivo Licence Agreement**

I agree that my usage of the PROGRAM issued or otherwise made available to me by the Institution to which I am a currently registered student or member of staff is subject to the following conditions:

#### **4. Licensee Responsibilities**

##### **4.1 The Licensee will:**

1. use the Software only as set out in the user documentation or instructions provided or published and referred to by the Licensor;
2. use all reasonable efforts to ensure that all Authorised Users are made aware of and undertake to abide by the terms of this Licence Agreement;
3. use all reasonable efforts to ensure compliance by Authorised Users with the terms of this Licence Agreement and with the Licensee's security processes and to prevent and monitor for unauthorised use of the Software. The Licensee shall promptly and diligently investigate any material breach of the foregoing and initiate disciplinary procedures in accordance with the Licensee's standard practice and shall use all reasonable effort to bring an end to the breach as quickly as possible, to mitigate its effect and to prevent any recurrence;
4. not more than once a year, reasonably co-operate with any request from the Licensor to demonstrate compliance with the terms and conditions of this Licence Agreement;
5. nominate technical contacts for matters arising under this Licence Agreement.

4.2 The Licensee shall not be liable for breach of this Licence Agreement by any Authorised User if the Licensee has diligently observed its obligations under clause 4.1 and did not cause the breach or knowingly assist or condone the breach after becoming aware of its occurrence.

### **Standard Chest Software Licence - Annex Home**

#### **Use Undertakings;**

Subject to the Home User accepting the following provisions, the Licensor grants the Home User the right to Home Use of the Software: -

#### **1: Definitions**

- "Home Use" means a Home User may install the Software on a single computer of their own, which shall only be used by the Home User and only for the purposes of their own education, learning, private study, personal development or academic research or in connection with teaching the Licensee's students.
- "Home User" means any student or staff for whom the Licensee is responsible.
- "Licensee" means the party who has licensed the Software from the Licensor.
- "Licensor" means the party who allows Home Use of the Software.
- "Software" means the product shown on Eduserv's Chest website.

#### **2: Undertakings**

The Home User agrees:

- to adhere to the terms and conditions of this Annex and/or such other terms and conditions that the Licensor may require
- to use the Software for Home Use only
- not to receive any payment, consideration or concession of any kind from Home Use nor to use the Software for any commercial purpose
- not to sell, resell, sublicense, lease, rent, hire, loan or transfer the Software or make it available to any other person or party
- not to remove, obscure or modify copyright notices, disclaimers, text or means of identification appearing in the Software
- not to alter, adapt, modify, disassemble, decompile, reverse engineer, or create any derivative works of the Software except to the extent necessary to make it readable on a computer screen, or as otherwise permitted by law
- that the Software is made available "as is" without warranty, except for any statutory warranty that may not be excluded by law
- that no support is available for Home Use from the Licensor
- to co-operate as required by the Licensee and/or the Licensor, at any reasonable time and subject to reasonable notice, in order to demonstrate compliance with these undertakings

- that these undertakings are given to the Licensee and Licensor, either or both of whom may enforce the same.

CHEST full licence agreement can be found on the link

- <https://www.chest.ac.uk/standard-software-licence/>

In agreeing to the above, I understand that the Institution reserves its right to take legal action against individuals who cause it to be involved in legal proceedings as a result of violation of its licensing agreements.

### **VERSION1 IBM SPSS, Amos & Modeller Academic Licence Agreement**

#### **Appendix B: Copyright Acknowledgement**

I agree that my usage of the PROGRAM issued or otherwise made available to me by the Institution to which I am a currently registered student or member of staff is subject to the following conditions:

1. I will ensure that all the requirements of the Licences under which the PROGRAM is held by the Institution will be maintained. (Copies of the relevant Licences may be seen by application to the School or Department which made PROGRAM available.)
2. I understand that I may only use the PROGRAM for one or more of the following purposes
  - i) Teaching and studying;
  - ii) Academic Research;
  - iii) Personal educational development

I will ensure that I do not use the PROGRAM for any of the following purposes:

- (i) Training or Education of Persons who are not currently registered students or members of staff at the Institution;
- (ii) Training Courses given for Fee or benefit;
- (iii) Consultancy or services given for a fee or other benefit;
- (iv) To do work of significant benefit to any employer whilst on an industrial placement

# Statistical & Modeling

## Software license agreement



(v) To do work of significant benefit to any employer whilst on a part- time course;

(vi) Research undertaken or published for fee or other benefit

(vii) Research commissioned by a third party, paid for, or funded by a third party or undertaken for a third party;

(viii) Any activity which is for any commercial purpose including without limit, timesharing, rental, or service bureau use or use for any commercial activities of the Licensee.

3. I will not remove or alter the Copyright Statement on any copies of the PROGRAM used by me.
4. I will ensure the Security and Confidentiality of any copy released to me and will not make any further copies from it or knowingly permit others to do so, unless permitted to do so under the relevant licence.
5. I will use the PROGRAM only for purposes defined, and only on computer systems covered, by the agreement, contract or licence.
6. I will only incorporate the PROGRAM, or part thereof, in any work, program or article produced by me, where this is permitted by the licence or by "Fair Dealing".
7. I will only incorporate some part or version of the PROGRAM in any work produced by me with the express permission of VERSION1 or unless this is permitted under the Agreement.
8. I will not reverse engineer or decompile the PROGRAM or attempt to do so.
9. I will return or destroy all copies of the PROGRAM at the end of the course/year/period of employment or when requested to do so.

In agreeing to this Copyright Acknowledgement Form I understand that the Institution reserves its right to take legal action against individuals who cause it to be involved in legal proceedings as a result of violation of its licensing agreements.