

IMPORTANT NOTICE: PLEASE READ THIS END-USER LICENSE AGREEMENT (EULA) CAREFULLY

BY CLICKING "I AGREE", DOWNLOADING, ACCESSING, INSTALLING, RUNNING OR USING WASHNET CHEM VENDOR SOFTWARE ("SOFTWARE") AND DOCUMENTATION, YOU AGREE (I) THAT THIS EULA IS A LEGALLY BINDING AND VALID AGREEMENT, (II) TO ABIDE BY THE TERMS AND CONDITIONS OF THIS EULA, AND (III) TO TAKE ALL NECESSARY STEPS TO ENSURE THAT THE TERMS AND CONDITIONS OF THIS EULA ARE NOT VIOLATED BY ANY PERSON OR ENTITY UNDER YOUR CONTROL OR IN YOUR SERVICE. IF YOU ARE USING THE SOFTWARE ON BEHALF OF AN ORGANIZATION, YOU ARE AGREEING TO THE TERMS AND CONDITIONS OF THIS EULA FOR THAT ORGANIZATION AND PROMISING THAT YOU HAVE THE AUTHORITY TO BIND THAT ORGANIZATION TO THESE TERMS. IN THAT CASE, "YOU" AND "YOUR" ALSO REFERS TO THAT ORGANIZATION. IF YOU DO NOT AGREE TO THE TERMS OF THIS EULA, DO NOT CLICK "I AGREE", DOWNLOAD, ACCESS, INSTALL, RUN OR USE THE SOFTWARE. THIS EULA CONTAINS DISCLAIMERS OF WARRANTIES AND LIMITATIONS OF LIABILITY AND EXCLUSIVE REMEDIES. THE PROVISIONS BELOW FORM THE ESSENTIAL BASIS OF OUR AGREEMENT.

This EULA is a legal agreement between You and G.A. Braun, including any affiliates and contractors acting on Our behalf (collectively "G.A. Braun", "Braun", "Us", "We", or "Our"). From time to time We may, in Our sole discretion update or modify this EULA.

PERPETUAL PROVISIONS APPLICABLE TO *Washnet Chem Vendor*

IF YOU AGREE TO THIS EULA YOU ARE GRANTED A LIMITED, PERSONAL, WORLDWIDE, ROYALTY-FREE, NON-ASSIGNABLE, NON-SUBLICENSEABLE, NON-TRANSFERABLE AND NON-EXCLUSIVE LICENSE TO USE THE SOFTWARE. YOU ARE PERMITTED TO USE ONE (1) COPY OF THE SOFTWARE FOR YOUR (I) PRIVATE, NON-COMMERCIAL PURPOSES AS A PRIVATE USER, AND/OR (II) COMMERCIAL PURPOSES AS A SERVICE PROVIDER IN A COMMERCIAL BUSINESS ("BUSINESS USER").

LICENSE TO USE THE SOFTWARE. The Software is licensed to You, not sold to You. You agree that if the Software requires mandatory activation or email validation, You will complete the process providing Us with accurate information. Your use of the Software is suspended until You complete the activation and/or registration process. The Software may include digital images, stock photographs, clip art, fonts, sounds or other artistic works ("Stock Files"). The responsibilities and restrictions relating to the Software apply to the Stock Files. We reserve all rights not expressly granted to You in this EULA.

YOUR RESPONSIBILITIES WHILE USING THE SOFTWARE. With regard to Your Use of the Software under this EULA, You have certain responsibilities. The Software may include product activation and other technology designed to prevent unauthorized use and copying. *You may not sell, rent, lease, resell, or loan any version of the Software.* If You supply the Software to a third person, the third person must accept the terms of this EULA before using the Software. *You may not reverse engineer, reengineer, decompile, disassemble, translate, reconstruct, transform, or extract the Software or any portion of the Software. You may not wrap the Software or any Software executable (E.G., .EXE, .MSI, .ISO or .DMG or similar executable now known or later developed) with any third party software add-on or offer except pursuant to a separate express, written, fully-executed agreement with G.A. Braun. You may not modify or create derivative works based upon the Software.* You represent and warrant to Us that You will comply with all applicable laws and regulations impacting Your use of the Software including data protection and privacy laws. *You agree that You will not use the Software in a way that is unlawful or that violates the rights of a third party.* If We get sued or a claim is brought against Us by a third party due to (i) Your actions, (ii) Your failure to act when required, or (iii) Your content, then You agree to defend, indemnify and hold G.A. Braun harmless.

OUR INTELLECTUAL PROPERTY RIGHTS. The Software is protected by United States and Canadian Intellectual Property laws and international intellectual property laws and treaty provisions. Therefore, *You may not distribute the Software without Our permission. If You purchase or download the Software in China, India, Indonesia or Vietnam, You may not copy the Software or printed materials accompanying the Software for any purpose.* If You purchase or download the Software in a country not specifically prohibited under this EULA, You may only make one (1) copy of the Software (or You may keep one (1) copy of the Software on a single hard drive) for backup or archival purposes. For backup or archival purposes only, You may either make only one (1) copy of the Software and the Printed Materials or print one (1) copy of any user documentation if You downloaded the Software or You may keep one (1) copy of the Software and printed materials (or user documentation) on a single hard drive. Otherwise, You may not copy the Software or the printed materials accompanying the Software (or print copies of any user documentation if

You downloaded the Software). You agree that Washnet Chem Vendor, the logos, and other trademarks, service marks, and graphics are trademarks of G.A. Braun Corporation. You are not granted a right to use Marks without the owner's permission. *You will not remove, obscure or alter any proprietary notices affixed to or contained within the Software.* You understand and agree that We have the right to stop selling, distributing, servicing or updating the Software (any part of it), and services or offerings at any time.

LIMITED AND RESTRICTED WARRANTY (FOR COUNTRIES OTHER THAN THOSE LISTED SEPARATELY UNDER "ADDITIONAL EULA TERMS"). The Software is provided on an "AS IS" basis. YOU ASSUME ALL RESPONSIBILITIES FOR CHOOSING, INSTALLING, AND USING THE SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, G.A. BRAUN DISCLAIMS ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT WITH RESPECT TO THE SOFTWARE AND THE ACCOMPANYING WRITTEN MATERIALS. This clause shall not impair the U.S. Government's right to recover for fraud or crimes arising out of or related to this EULA under any federal fraud statute, including the False Claims Act, 31 U.S.C. §§ 3729-3733.

SOME STATES OR COUNTRIES DO NOT ALLOW THE WARRANTY EXCLUSION OR LIMITATIONS; THE ABOVE LIMITATION MAY NOT APPLY TO YOU. In such instances, G.A. Braun may remedy substantial defects of the Software at its reasonable discretion by (i) providing a patch, Update or replacement of the Software, or (ii) asking for return of the Software and cancelling this EULA.

NO LIABILITY FOR OPEN SOURCE OR 3RD PARTY MATERIALS. THE SOFTWARE MAY CONTAIN "OPEN SOURCE" MATERIALS (E.G., ANY SOFTWARE SUBJECT TO OPEN SOURCE, COPYLEFT, GNU GENERAL PUBLIC LICENSE, LIBRARY GENERAL PUBLIC LICENSE, LESSER GENERAL PUBLIC LICENSE, MOZILLA LICENSE, BERKELEY SOFTWARE DISTRIBUTION LICENSE, OPEN SOURCE INITIATIVE LICENSE, MIT, APACHE OR PUBLIC DOMAIN LICENSES, OR SIMILAR LICENSE). G.A. BRAUN MAKES NO WARRANTIES, AND SHALL HAVE NO LIABILITY, DIRECT OR INDIRECT, WHATSOEVER WITH RESPECT TO OPEN SOURCE MATERIALS OR 3RD PARTY MATERIALS CONTAINED IN THE SOFTWARE.

INDIRECT AND CONSEQUENTIAL DAMAGES (FOR COUNTRIES OTHER THAN THOSE LISTED SEPARATELY UNDER "ADDITIONAL EULA TERMS"):
NO LIABILITY FOR INDIRECT OR CONSEQUENTIAL DAMAGES. YOU ASSUME THE ENTIRE COST OF ANY DAMAGE RESULTING FROM THE INFORMATION CONTAINED IN OR COMPILED BY THE SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL G.A. BRAUN OR ITS SUPPLIERS OR LICENSORS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT

LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL G.A. BRAUN'S TOTAL LIABILITY TO YOU FOR ALL DAMAGES IN ANY ONE OR MORE CAUSE OF ACTION EXCEED THE AMOUNT PAID BY YOU FOR THE SOFTWARE. THIS LIMITATION WILL APPLY REGARDLESS OF THE FAILURE OF THE ESSENTIAL PURPOSE OF ANY LIMITED REMEDY.

U.S. GOVERNMENT-RESTRICTED RIGHTS. With respect to any acquisition of the Software by or for any unit or agency of the United States Government (the "Government"), the Software shall be classified as "commercial computer software", as that term is defined in the applicable provisions of the Federal Acquisition Regulation (the "FAR") and supplements thereto, including the Department of Defense (DoD) FAR Supplement (the "DFARS"). The Software was developed entirely at private expense, and no part of the Software was first produced in the performance of a Government contract.

EXPORT RESTRICTIONS. *If You are located in a country embargoed by the United States, or You are on the United States Treasury Department's list of Specially Designated Nationals You may not engage in commercial activities with Us or Our authorized resellers. You may not download, distribute, export, re-export, or redistribute the Software, including any G.A Braun software product (i) into, or to a national or resident of, any country to which the United States has embargoed goods, or (ii) to anyone on the United States Treasury Department's list of 'Specially Designated' nationals or the United States Commerce Department's 'Table of Deny Orders'. By downloading or using the Software, You are representing and warranting that You are not located in, under the control of, or a national or resident of any such country or on any such list. Except pursuant to a separate express, written, fully-executed agreement with G.A. Braun, You may not purchase or acquire a license to use the Software for the purpose of exporting it to a country other than the original country of sale, nor may You retain the services of a third party to purchase a license to use the Software if in doing so You will require such third party to send (via any means, electronic or otherwise) the Software to You in a country other than the original country of sale.*

GENERAL. If You purchased or downloaded the Software in the United States then this EULA is governed by the laws of the United States and the State of New York, without reference to conflict of laws principles. Any dispute between You and G.A. Braun regarding this EULA will be subject to the exclusive venue of the state and federal courts in the State of New York. This EULA specifically excludes the United Nations Convention on Contracts for the International Sale of Goods and any legislation implementing such 'Convention', if otherwise applicable. Except as expressly set forth herein to the extent permitted by applicable law, this EULA shall not prejudice the non-excludable, statutory rights of any

party dealing as a consumer. If You acquired the Software in Canada, unless expressly prohibited by local law, this EULA is governed by the laws in force in the Province of Ontario, Canada; and, any dispute between You and G.A. Braun regarding this EULA will be subject to the exclusive jurisdiction of the federal and provincial courts sitting in Toronto, Ontario. If You acquired the Software in the European Union, Iceland, Norway, or Switzerland, then local law applies. If You acquired the Software in any other country, then local law may apply. This EULA is the entire agreement between You and G.A. Braun and supersedes any other communications or advertisements with respect to the Software and documentation. The Software, or any feature or part thereof, may not be available in all languages or in all countries.

If and to the extent any provision of this EULA is held illegal, invalid, or unenforceable in whole or in part under applicable law, such provision or such portion thereof shall be ineffective as to the jurisdiction in which it is illegal, invalid, or unenforceable but only to the extent of its illegality, invalidity, or unenforceability and shall be deemed modified to the extent necessary to conform to applicable law so as to give the maximum effect to the intent of the parties. No term or provision in this EULA will be considered waived, and no breach excused, unless such waiver is in writing signed on behalf of the party against whom the waiver is asserted. No waiver (whether express or implied) will constitute consent to, waiver of, or excuse of any other, different, or subsequent breach. No modifications or amendments to this EULA will be binding upon G.A. Braun unless made in writing and duly executed by You and an authorized representative of G.A. Braun.

Some Software versions may not be compatible with various computer operating systems and G.A. Braun may not release Updates. The Software may not be compatible with computer operating systems that You may purchase now or in the future.

You understand that the Software may be incorporated into, and may incorporate itself into, software and other technology owned and controlled by third parties. This EULA remains effective with such incorporation. Any and all other third party software or technology that may be distributed together with the Software may be subject to You explicitly accepting a license agreement with that third party and Your use of that software constitutes acceptance of such terms. G.A. Braun's licensors shall be direct and intended third party beneficiaries of this EULA.

March 2018