

ArboDat 2018[®]

Software License Agreement - Terms of Use

Preamble

ArboDat 2016 English Version is the product of the Landesamt für Denkmalpflege Hessen, Wiesbaden/Germany, HessenARCHÄOLOGIE/Archäobotanik.

By June 2016, all rights including the copyright were transferred to the Niedersächsisches Institut für historische Küstenforschung, Wilhelmshaven/Germany which is now the holder of the copyright for *ArboDat* and has the right to distribute licenses for scientific archaeobotanical purposes to archaeobotanical scientists or institutions.

Use the computer program with the title *ArboDat 2018 English Version* only after you have read and understood all the conditions of the license agreement, which are listed below. By using *ArboDat 2018 English Version* you accept all the conditions and in particular the disclaimer. Then there is between you, hereafter referred to as **Licensee**, and the holder of the copyright, The Niedersächsisches Institut für historische Küstenforschung, Wilhelmshaven, Germany, hereafter referred to as **Licensor**, this legally binding licensing agreement, which covers all elements of the computer program.

1. Definitions

"Computer program" is the computer program software application with the abbreviated title of *ArboDat 2018 English Version* including all components and associated documentations. "Use" means the execution of the computer program, as well as downloading the computer program from the Internet and/or copying the software, both in whole or in parts.

2. Copyright and ownership

The computer program and all its components as well as the related additional Add-Ins, Macros and programs are protected by copyright. The owner of the copyright is the Licensor of the computer program *ArboDat 2018 English Version*. All rights are reserved by the Licensor. The software product will remain at all times the property of the Licensor. Each violation will be persecuted by law.

3. License

The Licensor grants the licensee a license for designated scientific archaeobotanical research purposes and the use of the software in accordance with the conditions of this contract. For the Licensor, this does not incur any obligations to the licensee.

4. Rights of the licensee and restrictions imposed upon the licensee

The licensee may make copies of this software in any number and distribute these copies to members of the same institute or workgroup, as long as he makes sure that the computer program and the manual are passed on as a whole and that this licensing agreement is always included, and that the proper acknowledgements are obeyed. The licensee must not reverse engineer, decompile, adapt or change the software in parts or as a whole or attempt to do so, unless the Licensors permit otherwise in a written form. Individual supplements of *ArboDat 2018 English Version*, which are created by applying the Access functions during scientific work, are allowed and need not to be communicated. All scientists involved are obliged to use uniform codes for the plant species (PCODE), and uniform criteria for their determination, their classification and their counting (see *ArboDat 2018 English Version* manual). Any changes of the program or parts of the program have to be agreed upon by the institution holding the copyright in Wilhelmshaven in a written form.

5. Acknowledgements

In any case of public or institutional presentation and publication of data (for example: internet platforms, print media etc.), which are stored with *ArboDat 2018 English Version*, the Licensor has to be given acknowledgement of copyright at an easily visible, central place. In case of national and/or supraregional databases using *ArboDat 2018 English Version* the cooperation partner - the Licensor - holding the copyright has to be named as well.

6. Disclaimer of liability

The usage of the computer program is provided free of charge. The Licensor is not in any way liable for the use of the computer program or any infringement on the rights of a third party through this computer program, nor is he liable for any damages incurred on a third party by the use of the computer program. Any form of liability by the Licensor in connection with this computer program is disclaimed and declined.

7. Patents, Trademarks and Registered Trademarks

The computer program and all related information is published without regard to any patent or copyright protection. Product names and trade names or brand names, company names and logos, mentioned in this computer program or in connection with this computer program, are usually also registered trademarks and should be regarded as such. Their use in connection with this computer program is no guarantee of free availability.

8. Severability Clause

If any part of this contract is invalid, the validity of the remaining provisions of this Treaty, which will continue to remain in force, is not affected.

9. Changes

Amendments to this Agreement must be in written form and must be approved by the Licensor and signed by the Licensee.

I hereby agree on these Terms of Use

Date/Name/Institution

Licensee

.....

Licensor Niedersächsisches Institut für historische Küstenforschung, Viktoriastr. 26/28, 26382 Wilhelmshaven
represented by Prof. Dr. Felix Bittmann

.....