

[About Knovel](#)
[Try Knovel](#)
[Knovel Customers](#)
[Knovel Partners](#)
[Knovel News](#)
[Product Information](#)
[Go to Knovel](#)
[Go to Knovel Plastics](#)


## License Agreement

### TERMS OF SUBSCRIPTION AND LICENSE AGREEMENT

All use of Knovel Corporation ("Knovel Corp.") and all Content contained in web pages on Knovel Corp. ("Content") is subject to the terms and conditions set forth below. By completing the registration process, clicking the User Agreement acceptance "button", and using Content, you agree to abide by the following terms and conditions. The terms "you" and "User" refer to the person who completed the registration process.

### DEFINITIONS

Knovel Corp. contains two types of content:

1. "Publisher-Owned Content" means information and software included or entered into Content on Knovel Corp. by Knovel Corp.'s employees and its licensors, including without limitation, those authorized representatives who are editors or who are otherwise designated by Knovel Corp. to contribute to Content (collectively the "Knovel Corp. Designated Online Providers").
2. "Other Content" means any other information entered into Knovel Corp.'s Content by Users or other persons.

### USE OF CONTENT

All of the Publisher-Owned Content is either the property of Knovel Corp. or is licensed to Knovel Corp. and is protected by copyright and other intellectual property laws. The User shall honor all reasonable requests by Knovel Corp. to protect Knovel Corp.'s or its licensee's proprietary interests in Content. During the term of your subscription to Content, Knovel Corp. hereby grants you a non-exclusive, non-transferable license to access and use Content for the fees and under the terms described in this Agreement. For individual subscriptions, only one person at a time may access Content using the User's screen name and password. With the exception of certain Publisher-Owned Content, you may display, download, or print out, for your own research or study only, materials from Content; you may not otherwise copy, transmit, rent, lend, sell, or modify any materials from Content or modify or remove any proprietary notices contained therein, or create derivative works based on materials from Content. Knovel Corp. reserves the right to terminate the User's subscription at any time if the User downloads or prints out a substantial portion of Content. The User may not disseminate any portion of Content through electronic means, including mail lists or electronic bulletin boards.

### OTHER CONTENT

The User grants to Knovel Corp. the perpetual, non-exclusive right to use all material entered into Content by the User (other than third-party material transmitted through private electronic mail) in any of Knovel Corp.'s print or electronic publications.

Users entering material into Content are responsible for the content of that material. Neither Knovel Corp. nor the Knovel Corp. Designated Online Providers have any responsibility for Other Content, including the content of any messages or information posted by Users or others, or for the content or information accessible via direct or indirect hyperlinks from Content. However, Knovel Corp. retains the right, which it may or may not exercise in its sole discretion, to review, edit, or delete Other Content which Knovel Corp. deems to be illegal, offensive, or otherwise inappropriate.

You may not input or distribute any material through Content which is promotional in nature, including solicitations for funds or business, without the prior written authorization of Knovel Corp..

The User agrees to indemnify Knovel Corp. and the Knovel Corp. Designated Online Providers from all damages, liabilities, costs, charges and expenses, including reasonable attorneys' fees, which Knovel Corp., its affiliates, employees and the Knovel Corp. Designated Online Providers may incur as a result of either: (i) the User's violation of this Agreement; or (ii) material entered into Content with the use of the User's screen name or password. Knovel Corp. reserves the right to assume the exclusive defense and control of any such matter for which the User has agreed to indemnify Knovel Corp. or the Knovel Corp. Designated Online Providers.

### NO WARRANTIES/LIMITATIONS ON LIABILITY

CONTENT AND ALL MATERIALS CONTAINED THEREIN ARE PROVIDED ON AN "AS IS" BASIS. NEITHER KNOVEL CORP. NOR THE KNOVEL CORP. DESIGNATED ONLINE PROVIDERS MAKE ANY GUARANTEES OR WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND WARRANTIES AS TO THE ACCURACY, ADEQUACY, CURRENTNESS, COMPLETENESS OR PERFORMANCE OF OR RESULTS TO BE OBTAINED FROM ACCESSING AND USING CONTENT AND/OR ANY MATERIAL WHICH CAN BE ACCESSED (VIA A DIRECT OR INDIRECT HYPERLINK OR OTHERWISE) THROUGH CONTENT.

NEITHER KNOVEL CORP. NOR ANY KNOVEL CORP. DESIGNATED ONLINE PROVIDER SHALL BE LIABLE TO USER OR ANYONE ELSE FOR ANY INACCURACY, DELAY, INTERRUPTION IN SERVICE, ERROR OR OMISSION, REGARDLESS OF CAUSE, OR FOR ANY DAMAGES RESULTING THEREFROM.

IN NO EVENT WILL KNOVEL CORP. OR THE KNOVEL CORP. DESIGNATED ONLINE PROVIDERS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR SIMILAR DAMAGES (INCLUDING BUT NOT LIMITED TO LOST PROFITS), WHETHER IN CONTRACT, TORT, STRICT LIABILITY OR OTHERWISE, AND WHETHER OR NOT SUCH DAMAGES ARE FORESEEN OR UNFORESEEN ANDEVEN IF ANY OF THE FOREGOING PARTIES IS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL THE CUMULATIVE LIABILITY OF KNOVEL CORP. AND/OR ANY KNOVEL CORP. DESIGNATED ONLINE PROVIDER ARISING OUT OF OR RELATING TO USE OF CONTENT SHALL NOT EXCEED THE TOTAL AMOUNT USER PAID FOR USE OF CONTENT DURING THE PREVIOUS TWELVE (12) MONTHS.

## **REGISTRATION**

As part of the registration process, you must select a screen name and password. You will keep your User name and password confidential. You are responsible to promptly notify Knovel Corp. of any disclosure or unauthorized use of your User name and password by calling 1-866-303-3336 (U.S.) or 1-607-337-5600 ext. 524 (from outside the U.S.) or sending email to support@knovel.com. You will be assigned a new User name and password. You may be liable for any damages which occur prior to such notification, including charges incurred as a result of the unauthorized use of your credit card. You will notify Knovel Corp. within thirty (30) days of any other changes in your registration data.

## **PRIVACY POLICY**

Knovel Corp. may, from time to time, use information you provide as part of the registration process to send you information regarding other products or services from Knovel Corp. which may be of interest to you. In addition, Knovel Corp. may provide aggregated, anonymous statistical information about Content users to other persons, including potential advertising clients. For detailed information, please click the Knovel Corp. Customer Privacy Policy link at the bottom of any screen of Content.

## **TERM AND TERMINATION**

This Agreement will continue and renew automatically unless terminated by Knovel Corp., as provided for in this Agreement, or you fail to respond to the renewal notice from Knovel Corp. and do not renew your subscription. This Agreement is non-cancellable by you for any term(s) for which you subscribe.

Knovel Corp. reserves the right to change the terms of this Agreement by providing notice in Content or, at Knovel Corp.'s option, directly to users via electronic mail or conventional mail. Use of Content following the posting of any changes to these terms and conditions shall be conclusively deemed acceptance of those changes by the User.

Knovel Corp. may discontinue or change Content, or its availability to you, at any time. If you refuse or fail to abide by these rules or violate any other terms or conditions of this Agreement, Knovel Corp. reserves the right in its sole discretion to suspend or terminate your access to Content immediately without notice, in addition to any other available remedies.

## **FEES AND PAYMENTS**

Your annual subscription fee for Content must be fully paid before you will be provided access to Content. You agree to pay all fees and charges incurred in connection with your User name and password, including applicable taxes and communications or access charges, at the rates in effect when the charges were incurred. For a list of current fees please see the subscription area of Content. User fees will be billed automatically to your credit card at the start of each subscription period. Fees and charges are non-refundable. Knovel Corp. may change subscription rates in the normal course of business. In that case, you will be notified of the new rates (if

any) in the Knovel Corp. annual renewal notice which you will receive prior to the end of your subscription term. All charges incurred in connection with your account will be billed to the credit card you designate during the registration process.

## GENERAL

This Agreement constitutes the entire agreement between the User and Knovel Corp. relating to Content and supersedes any and all other agreements, oral or in writing, with respect to Content. This Agreement may be modified only by a writing signed by both parties. The failure of Knovel Corp. to insist upon strict compliance with any term of this Agreement shall not be construed as a waiver with regard to any subsequent failure to comply with such term or provision. This Agreement is personal to you, and you may not assign your rights or obligations to anyone. If any provision in this Agreement is invalid or unenforceable under applicable laws, the remaining provisions will continue in full force and effect. This Agreement, your rights and obligations, and all actions contemplated by this Agreement shall be governed by the laws of the United States of America and New York State, as if the Agreement was a contract wholly entered into and wholly performed within New York State.

Copyright © 2006 Knovel Corporation