

## **MOS.NET COMPUTER PROGRAM FREE AND NON-EXCLUSIVE LICENSE AGREEMENT**

**Hiter Controls Engenharia Ltda, registered with CNPJ under nº 24.743.237 / 0001-20, hereinafter referred to as "Hiter" or "Licensor", holder of the rights to the MOS.NET software with all rights reserved to it and**

The user of the MOS.NET software, hereinafter referred to as "Client" or "User", decides to celebrate with each other what follows.

1. MOS.NET is a support tool in the design of industrial valves. By electronically accepting this Term, by clicking on the button "I accept the Terms of Use" on the registration page, the USER will automatically adhere to and agree to fully submit to the terms and conditions and any of its future changes, in addition to accepting the provisions of SITE policies.
2. Through this, Hiter licenses the use of the software, for an indefinite period, free of charge and on a non-exclusive basis to the Client, the copy or reproduction of the software being expressly prohibited.
3. The use of the Software depends on specific technical knowledge of who is specifying the equipment, therefore, HITER does not have any responsibility for the incorrect sizing of the valve or poor performance that may cause even a reduction in its useful life.
4. The customer is aware that the valve specification provided by the MOS.NET software must be confirmed and validated by Hiter's engineering team prior to its acquisition.
5. Under no circumstances will LICENSOR or its suppliers be liable for any direct or indirect damages, including lost profits, business interruption, loss of information and other pecuniary losses, resulting from the use, the inability to use the "SOFTWARE" or for expected performance, even if the LICENSOR has been alerted to the possibility of these damages.
6. Total or partial reproduction of the software, as well as its alteration without prior written authorization from Hiter, is prohibited.
7. Hiter reserves the right to change, update and / or discontinue the software without prior notice.
8. This license is for the exclusive use of the Client and cannot be assigned, in whole or in part, free of charge or not, or sold without prior written authorization from Hiter.
9. The Client, now licensed, shall not make or allow its legal representatives, representatives, employees or third parties to make any copies or transmission by magnetic or telecommunications means of the software and its components, in whole or in part, for any reason.

10. This contract will be considered terminated or terminated, as the case may be, in the following cases: (a) notification from Hiter, terminating the contract, with or without reason; (b) violation of any of its clauses; (c) bankruptcy, insolvency or dissolution of the Client; (d) discontinuation of the software, which is independent of prior notification.

11. This free and non-exclusive license and must be interpreted restrictively, it being agreed that any rights here not expressly granted are reserved to Hiter.

12. The Client hereby authorizes Hiter to collect and store his personal data, under the terms of the current legislation and Law No. 13.709 / 2018 (LGPD), being able to use them in the way that best suits him, not being able, however, to dispose of to third parties or market them.

13. By accepting the aforementioned clauses, Licensee expresses unrestricted, irrevocable and irreversible agreement with the retro-established conditions, being obliged to observe them.