

KEGG FTP SUBSCRIPTION

FOR PERSONAL USE

This is the **KEGG FTP Subscription for Personal Use** (“**Subscription**”) governing Your use of the KEGG FTP site for academic users.

In the spirit of academic cooperation, Kanehisa Laboratories serves the international research community with the freely available KEGG website. To ensure the ongoing financial support of the KEGG project, Kanehisa Laboratories is providing KEGG FTP access rights to academics for a fee. Kanehisa Laboratories has appointed NPO Bioinformatics Japan and Pathway Solutions Inc. for handling subscription services. To be able to access the KEGG FTP site and download and use KEGG FTP Data, you must first agree to the terms of this Subscription provided to You by Kanehisa Laboratories.

The following definitions are intended to clarify the various terms that we use in this document:

“**Account in Good Standing**” means that You have paid Your subscription dues in full for the period described in Schedule A.

“**Agent**” means either NPO Bioinformatics Japan, who shall process all subscriptions on behalf of Kanehisa Laboratories for all academic users within Japan, or Pathway Solutions Inc., who shall process all subscriptions on behalf of Kanehisa Laboratories for all academic users outside of Japan.

“**KEGG FTP Data**” means any or all of the databases developed by Kanehisa Laboratories, provided electronically to authorized licensees via any part the KEGG FTP site located at ftp.bioinformatics.jp, any and all data contained therein, and any modified, updated, or enhanced version thereof.

“**Licensee**”, “**You**”, “**Your**”, etc. means you, the user of KEGG FTP Data. You confirm that You are an employee or researcher of an academic or public institution, that You are not working in collaboration with a commercial entity, and that You are not providing for-profit products or services.

“**Licensor**” means Kanehisa Laboratories represented by Professor Minoru Kanehisa.

In consideration of Your agreement to comply with the terms and conditions of this Subscription, and provided that (i) You have received acceptance of your registration in the form of an e-mail message or other written notice from an Agent, and (ii) that You have an Account in Good Standing, the Licensor hereby grants You a non-exclusive, and non-transferable license (“**License**”) to (i) access the KEGG FTP site and download KEGG FTP Data, (ii) use KEGG for your own personal research, and (iii) publish the results of such research including KEGG FTP Data.

This Agreement does not grant You any rights to patents, copyrights, trade secrets, trade names, trademarks (whether registered or unregistered), or any other rights, functions or licenses in respect to the KEGG FTP Data not explicitly contained herein.

You agree to not distribute or share KEGG FTP Data that you obtain via this Subscription.

In consideration of the rights granted to You in this Subscription, You agree to pay the Agent an annual subscription fee in the amount and manner described in Schedule A.

THERE IS NO WARRANTY FOR ANY OF THE DATA OR THE ACCURACY THEREOF, TO THE EXTENT PERMITTED BY APPLICABLE LAW. THE LICENSOR PROVIDES THE KEGG FTP DATA “AS IS” WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE KEGG FTP DATA IS WITH YOU, THE LICENSEE. SHOULD THE DATA PROVE DEFECTIVE OR ERRONEOUS, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW WILL THE LICENSOR BE LIABLE TO YOU, THE LICENSEE, FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE KEGG FTP DATA (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE KEGG FTP DATA TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

The present Agreement will be governed and construed in accordance with the Laws of Japan, applicable to contracts made and to be performed therein and shall be of the exclusive jurisdiction of the courts of the District of Tokyo or the District of Osaka.