

LICENSE AGREEMENT

Date: 03.07.2024

1. Subject of the contract

- 1) The subject of this contract is the granting of the right to use the underlying underlying STRATOLABS software.
- 2) This is a non-transferable, non-exclusive and non-exclusive Authorization to use the underlying license of the STRATOLABS software.
- 3) Licensee may terminate the license without the prior written consent of STRATOLABS Christian Benz - hereinafter referred to as licensor - neither in whole nor in part, neither in As part of corporate mergers or acquisitions, or otherwise transferred nor sublicense or rent it to third parties, nor lease it.
- 4) The licensee may not reproduce the underlying STRATOLABS software.

2. License fee

- 1) The licensee pays the licensor in return for the grant and for the Use of the underlying STRATOLABS software license the amount stated in the offer.
- 2) There are different sales channels with the associated ones Service offer corresponding amounts, which also include the scope of the license for installations different computers or tablet computers and the standard here is that the STRATOLABS software license may be installed on exactly one single computer and other If the exact number of licenses must be purchased.
- 3) The licensee undertakes to pay this license fee immediately.

3. Right of use

- 1) The licensee is only entitled to use the STRATOLABS software license, as it is generally known from the use of software applications.

4. Changes and further development by the licensee

- 1) The licensee may not make any constructive changes to the subject matter of the license unless he has done so beforehand has obtained the written consent of the licensor.

STRATOLABS

LICENSE AGREEMENT

Date: 03.07.2024

5. Changes and further development by the licensor

1) The licensor may use the STRATOLABS software on which this contract is based develop. However, he is not obliged to do this.

6. Warranty

The licensor declares and warrants that

- 1) he alone is entitled to dispose of the contractual property rights;
- 2) in which there are no known rights of third parties that conflict with the granting of the license would.
- 3) The licensor assumes no liability beyond this.

7. Non-compete clause

The licensee undertakes not to produce products in the form of software applications nor to distribute products that correspond to or are comparable to the licensed product to participate in companies that manufacture, use or distribute such products.

8. Start of this contract

This contract comes into effect for the licensee upon purchase of the underlying STRATOLABS software Power.

If necessary, the underlying STRATOLABS software license can be used again to start the program this contract can be displayed.

9. Applicable law, place of performance and place of jurisdiction

- 1) German law applies to this license agreement.
- 2) The place of performance is the registered office of the licensor in DE-88400 Biberach an der Riss, Baden- Württemberg, Germany.
- 3) The licensor is also entitled, but not obliged, to settle disputes arising from this Contract the licensee before the locally competent court in his home state to claim.

STRATOLABS

LICENSE AGREEMENT

Date: 03.07.2024

10. Side agreements

1) The parties agree that there are no additional agreements outside of this contract were hit.

11. Final sentence

If individual provisions of these agreements are ineffective, the remaining ones will be effective. The economic interest of STRATOLABS, STRATOLABS Christian Benz and Christian Benz takes the places of an invalid agreement.

STRATOLABS