



License Agreement



License Agreement

This is a legal agreement between the licensee (either an individual or an entity) and BESA GmbH, Freihamer Str. 18, D-82166 Graefelfing / Munich, F.R.G. (HRB: 109956). With the acceptance of the offer to license the BESA Research, BESA MRI, BESA Statistics and / or BESA Connectivity software, or, at the latest by installing or using the software packet the licensee is agreeing to be bound by the terms of this agreement. If the licensee does not accept the before mentioned offer, or, if the licensee does not agree to the terms of this agreement, he shall promptly return the software packet and all accompanying items (BESA License Key (protection dongle) and written material) to the distributor he obtained them from for a full refund.

1. Copyright

Copyright © 2023, BESA GmbH, Graefelfing, Germany. All rights reserved worldwide. No part of this program or of the accompanying written material in printed or electronic form may be reproduced, transmitted, stored in a retrieval system, or translated into any language or computer language in any form other than granted above by any means, electronic, mechanical, magnetic, optical, chemical, manual, or otherwise without the prior written permission of BESA GmbH.

2. Grant of license

BESA GmbH grants to the licensee the non-exclusive right to use one copy of the enclosed program on a single computer. The licensee may permanently install copies of the program on the hard disks of several computers at the

institution of the licensee provided that the licensee uses only one copy at a time in conjunction with the BESA License Key or a network license. The grant of license is under reserve of the complete payment of the license fee. The use of the software is restricted in time until the payment of the license fee is completed. The licensee may make one copy of the program for backup purposes. The licensee shall reproduce and include the copyright notice on the backup copy. The licensee shall not transfer, modify, reverse engineer, decompile or disassemble the program or disable or circumvent the BESA License Key protection. The licensee shall not transfer the program, in particular electronically using a network beyond the institution of the licensee. The licensee shall not use, copy, modify, or transfer the program or documentation or any copy except as expressly provided in this agreement. Any violations of these regulations entitle BESA GmbH to terminate the license agreement without prior warning and without prior notice and to deactivate the software immediately. The purchase price will not be refunded.

3. Restrictions

In all countries where the CE certification is not recognized (this applies especially to the United States of America), the software packages BESA Research and BESA MRI are granted for research use only. In these countries it is not allowed to use the BESA Research or BESA MRI software packages directly or indirectly for medical purposes and / or treatment of humans. BESA GmbH is not liable for the use of the software beyond the intended research purpose.

The software packages BESA Connectivity and BESA Statistics are worldwide granted for research use only.

In countries where the CE certification is recognized, the software packages BESA Research and BESA MRI are granted as an additional tool for the clinical evaluation of data for the purpose of analyzing epileptiform EEG and MEG data. BESA GmbH is not liable for the use of the software beyond the intended research purpose as stated in the Intended Use document of the respective software package.

The software has a lifetime specified in the respective product brochure. After this period has expired, BESA GmbH takes no liability for any incidents or faults caused by the software.

4. Term

This license is effective until terminated. The licensee may terminate it by destroying the BESA License Key, program and documentation, and all copies thereof. This license will also terminate, if the licensee fails to comply with any or all of the terms or conditions of this agreement. The licensee agrees, upon termination, to destroy the BESA License Key and all copies of the program and documentation. The licensee is not allowed to keep a copy.

Please note, that the BESA License Key and the box in which it is delivered must be disposed of in compliance with national guidelines on environmental protection.

5. Hardware components

BESA GmbH does not provide any hardware except for the BESA License Key used for software protection. The hardware has to comply with the requirements laid down in the BESA Research, BESA MRI, BESA Statistics and BESA Connectivity manual. BESA GmbH is not liable for any hardware components used in conjunction with this software, except for the BESA License Key. BESA GmbH is not liable for any failure of hardware components used with this software, except for the BESA License Key.

6. Defects and warranty

The licensee shall test and examine the software promptly after receipt and notify all discovered defects without delay. If the licensee fails to comply with the before mentioned obligation, BESA GmbH is not liable for any defects which are obvious upon testing and examination. BESA GmbH is also not liable for such defects which do not prejudice the software. For all other defects BESA GmbH is liable as follows: BESA GmbH shall repair or replace the defective software according to the discretion of the licensee.

Therefore, the licensee shall set BESA GmbH an adequate period of time. If the repair requires an unreasonably or disproportional effort, the licensee is entitled to replacement only and vice versa. If BESA GmbH fails to repair or replace the defective software within the set period of time, the licensee shall set BESA GmbH another adequate period of time (second period) to replace or repair the software again. If BESA GmbH fails to provide for repair or replacement within the set second period, the licensee may cancel the contract. The reduction of price is excluded. In case of a cancellation, BESA GmbH shall be entitled to claim

appropriate compensation for the benefit the licensee has derived from the program until the cancellation is settled. This compensation shall be calculated on the basis of a four-year period of use of the program minus an appropriate abatement due to defects. Furthermore, if BESA GmbH does not comply with its duties by default as specified under "7 Liability" the licensee may claim either damages instead of performance or frustrated expenses. The warranty is limited to twelve months from the date of delivery of the software package and all accompanying items as evidenced by a copy of the receipt of the licensee. In case of a serious incident or near-incident caused by BESA software, the licensee should directly report to incident@besa.de or follow the guidelines stipulated on the BESA website.
<https://www.besa.de/contact/incident/>

7. Liability

BESA GmbH is not liable for any results and images provided by the BESA Research, BESA MRI, BESA Statistics and / or BESA Connectivity software. Any usage of the results or images of the software is at the own risk, responsibility and liability of the licensee. Except for the provisions concerning warranty, results and images of the software, BESA GmbH is liable exclusively according to the following provisions irrespective of the legal basis: BESA GmbH is fully liable for intent and gross negligence. The liability of BESA GmbH is limited in sum to typical and predictable damages in cases of injury of essential contractual obligations (cardinal obligations), if none of the above-mentioned cases (intent, gross negligence) is fulfilled. In cases of injury of non-cardinal obligations, BESA GmbH is not liable for the slight negligence. This does not

apply to fatal, personal or health injury of an authorized user. In this case BESA GmbH takes liability regardless of the degree of fault. The warranty period and the period for assertion of claims for damages is twelve months after the date of purchase, except in the case of fatal, personal or health injury of an authorized user and insofar as BESA GmbH is not liable for intent or gross negligence. The licensee is, in particular, responsible for saving his data on a regular basis. In case of a loss of data due to the fault of BESA GmbH, BESA GmbH is, therefore, only liable for the costs of copying the data from backups of the licensee and for the restoring of data which would also have been lost in case of the compilation of backups at appropriate intervals. BESA GmbH is not liable for the use of the software beyond the intended purpose. In such cases the licensee shall indemnify BESA GmbH from all damages, which are alleged by third persons against BESA GmbH. Apart from that the liability under the German law of product liability remains unaffected within its scope of application.

8. Update policy

To be able to obtain free updates of the program, the licensee or the person to whom the program is transferred according to this agreement shall complete and return a signed letter specifying the date of receipt of the software, the full address of the licensee, and the name of the distributor who supplied the software.

9. Miscellaneous

This license shall be governed by the laws of the Federal Republic of Germany to the exclusion of CISG (convention of the International Sales of Goods). If any claims or lawsuits concerning this license agreement or the results of the program are brought against the BESA GmbH, the jurisdiction of München (Munich), F.R.G., shall be exclusively competent, as far as legally allowed.

10. Acknowledgment

The licensee acknowledges that the licensee has read this agreement, understands it, and agrees to be bound to its terms and conditions. The licensee also agrees that this agreement is the complete and exclusive statement between the parties and supersedes all prior agreements, verbal or written, and any other communications between the parties relating to the subject matter of this agreement.

11. Invalid Clauses

The inoperativeness of one or several provisions of said License Agreement does not affect the validity of the remaining provisions. In such case a provision is applicable which meets best the legal and economic aim of the inoperative provision.

BESA GmbH

Freihamer Str. 18
82166 Graefelfing – Germany

Phone + 49. 89. 89809966

E-mail info@besa.de

Web www.besa.de

© Copyright 2023

Document name	BESA License Agreement
Revision number	5
Revision date	15 December 2023

