

Software Removal Agreement

This is an agreement between callas software and _____ hereinafter referred to as „the customer“, stating that the following actions have and / or will occur in reference to the product _____ and serial number _____ (5-digit number), hereinafter referred to as “the product”.

Currently all known copies, backups, archives, and any other form of duplication of the product (whether the copies exist on-site or off-site) have been destroyed and no longer exist or have been returned to callas software. Any use of the product will be discontinued immediately by the customer and any and all of their agents. The customer also agrees to destroy or return all written / published materials, electronic storage of information, or hard copies such as original or copies of manuals, or other such information.

In the future, should additional copies, backups, archives, or other form(s) of duplication of the product be discovered, they will also immediately be destroyed. As above, this includes written / published materials, electronic storage information, or hard copies such as original or copies of manuals, or other such information.

It is understood the failure to comply with this agreement is a violation of national copyright laws, is within the domain of theft of intellectual property, and is punishable by law and that callas software will pursue any and all legal options available to prevent illegal use of the product.

Purchasing Company _____
Customer _____
Address _____
City _____
Company Officer’s Signature _____
Title _____

License removal accepted by:

callas software gmbh
Schönhäuser Allee 6/7
DE-10119 Berlin
Tel +49. (0)30.44 39 03 10
Fax +49. (0)30.44 16 402

Company Officer’s Signature _____
Title _____
Product Return Date _____