

Computer Program Licensing Agreement

CAUTION: Please, read the terms and conditions of the Licensing Agreement.

Upon downloading and use of the FENG SHUI MASTER computer program or its individual separately generated parts - computer programs: FENG SHUI HOME MASTER, PERSONAL ADVISOR, and FENG SHUI TEXTBOOK Volume I through a personal computer or tablet, and upon downloading and use of a PC application and/or a mobile phone application through a personal computer, tablet, mobile phone, reader, or other imaging device, the user, as the Licensee, expresses their acceptance of the License Terms and Conditions of the HERMES FENG SHUI , s.r.o. company as well as of this Licensing Agreement.

The HERMES FENG SHUI, s.r.o. company is the exclusive holder of all proprietary rights to computer programs FENG SHUI MASTER, FENG SHUI MASTER HOME, PERSONAL ADVISOR, and FENG SHUI TEXTBOOK Volume I, and PC applications and mobile applications as to the works subject to copyright. These computer programs are protected by the copyright law of the Slovak Republic and international copyright laws. Detailed descriptions of individual parts and functions of computer programs are published and available on the website www.fengshui.sk and the relevant website from which the computer program is purchased.

Article 1: Definitions

1. The Licensee shall mean the legal or natural person who acquires a computer program from the HERMES FENG SHUI s.r.o. company or from its licensed dealer.
2. The Licensor shall mean the HERMES FENG SHUI s.r.o. company, registered office: Kocel'ova 1105/1, 94901 Nitra, organization ID no.: 44831391, registered in the Commercial Register kept by the Nitra District Court, entry no. 24787/V.
3. The computer program shall mean: PC software FENG SHUI MASTER, PC software FENG SHUI HOME MASTER, PC software PERSONAL ADVISOR, and PC software FENG SHUI TEXTBOOK Volume I. (hereinafter referred to as the "Software").
4. An application shall mean a computer program displayed through a PC or a mobile device.
5. A mobile device shall mean a mobile phone, tablet, reader or other imaging device.
6. The License covers the Licensor's consent to the use of a computer program granted to the Licensee under these License Terms and Conditions.
7. The licensed dealer - a business entity licensed to sell or distribute the Licensor's computer programs.

Article 2: License

1. Upon the purchase of one License, the Licensor grants Licensee the right to install, run, and use on one licensed computer or on one mobile device the relevant computer program to the extent necessary to achieve the purpose of this Agreement. The Licensee shall be entitled to use the computer program, its functionalities, and all its parts to the extent usual for the given type of computer program and manner of its use. The License is granted for the time usual in respect of the given type of the computer program and the manner of its use on one licensed PC, or one mobile device, i.e. the computer program license is permanently assigned to one licensed computer or one mobile device (hereinafter referred to as the "License").
2. The Licensee shall be entitled to create one reserve copy of the software in order to support the use of the software on the licensed computer. If further use of thus formed copy of the software ceases to be lawful, any such copy, adaptation or interconnection shall be discarded, destroyed or removed.
3. Except in the cases provided for by this Licensing Agreement, the acquirer of the computer program, as the Licensee, must not distribute, reproduce, copy, modify, compile, decompile or make available in another manner of the software or application or any part thereof or provide the same for a consideration or at no charge to another legal or natural person.

4. Where the Licensor grants the License for several computers or mobile devices (hereinafter referred to as the "Multi-License"), the Licensee may, in compliance with the terms and conditions set out by the Multi-License, use the program on the number of computers or mobile devices in respect of which the Multi-License has been purchased. The acquirer of the Multi-License may create additional copies of the software up to the number corresponding to the purchased Multi-License.

Article 3: License withdrawal/termination

1. If it is established that the Licensee uses the computer program without authorization beyond the extent of the granted License, the Licensor shall be entitled, in order to protect their title to the computer program and to prevent its further violations, to terminate the License granted to the Licensee. In case of unauthorized use of the computer program, the Licensor shall terminate the Licenses granted to the Licensee and this without undue delay and in compliance with the terms and conditions hereunder.

2. Upon termination of the License granted to the Licensee, the Licensor shall be entitled to use the security features within the computer program to prevent any access of unauthorized persons to the computer program, to degrade, destroy or remove the unauthorized reproduction, unauthorized modification, and interconnections of the program in any form.

3. The Licensee acknowledges and accepts that in case of the unauthorized use of the computer program beyond the scope of the granted License, the License shall be terminated and the illegally used computer program and all its unauthorized reproductions, modifications, and interconnections shall be discarded, destroyed or removed.

4. The Licensee acknowledges and accepts that the computer program contains active and passive protection components preventing its unauthorized use - authorization and updates of the computer program.

5. The Licensee undertakes to protect the computer program against unauthorized interventions by third parties as well as other acts that might result in damage to or impairment of the computer program.

6. Licensee accepts their objective liability upon any violation or repeated violations of the terms and conditions of this Licensing Agreement.

Article 4: Limited Warranty

1. The Licensor guarantees the functionality of the computer program in accordance with the description of program functions and instructions for its use published and available within the software and on the website www.fengshui.sk.

2. The Licensor provides the 30-day guarantee commencing on the date of delivery of a CD containing the software and this in respect of any defects associated with materials or workmanship.

3. During the period of time under clause 2 of this Article and upon submission of the document confirming purchase of the software, the entitled Licensee may return a defective CD to the Licensor.

4. Pursuant to clause 2 of this Article, the Licensor shall forthwith replace a defective CD and provide the Licensee with a flawless CD.

5. The Licensor shall not be liable for the damage to a CD which has obviously occurred through a fault other than defective material or workmanship.

6. Similarly, the Licensor shall not be liable for a defect in a CD that occurs due to an accident or is caused by the Licensee.

7. The Licensee shall not be entitled to a refund of the price for the purchased License where the case involves a defect in a CD under clause 2 of this Article.

8. The Licensor shall not be liable for any mechanical, hardware or software damage within the licensed computer of the Licensee. The limited warranty under this article is the only guarantee of relation to the computer program.

9. The Licensor shall not be liable for the errors occurring in the computer program due to incorrect use (e.g. deletion, overwriting, virus attacks) and for the errors caused by a third party or an event for which a third party is responsible, or for the errors due to an unavoidable event.

10. Similarly, the Licensor shall not be liable for the correctness of the results and data obtained through the use of the computer program in specific cases where such results and data feature obvious errors, i.e. the errors that can be established through a check of the work done using the computer program.

11. The Licensor waives all implied warranties, including the warranties of merchantability, fitness for a particular purpose, reliability, quality, productivity, fitness for specific objectives, and non-infringement of third party rights. Where the country's laws do not allow a waiver of implicit warranties, then any implied warranty or condition shall last only for a limited warranty period or they shall be limited to the extent provided by the law.

Article 5: Obligations of the Licensee

1. In order to safeguard flawless use of the software within the scope of the granted License, the Licensee shall authorize the software without undue delay before the first use of the program and this within 30 days.

2. The Licensee acknowledges that they shall tolerate the automatic software updates that are necessary for its further use.

3. The Licensee shall notify the Licensor through their current e-mail contact at www.fengshui.sk of any further forced reinstallation or new installation on the licensed computer or another unlicensed computer. Particularly, a forced reinstallation may be necessitated by full loss of data on the licensed computer or theft and destruction of the licensed computer or transition to a new computer.

4. The Licensee's notification obligation towards the Licensor, concerning software reinstallations and necessitated license modification, is justified by performance of the acts necessary to modify the License granted to the Licensee in connection with the software License being permanently assigned to the licensed computer. Otherwise, the Licensor shall be entitled to charge the Licensee the service fee in accordance with Article 6 hereof. Upon repeated violations of the notification obligation, the Licensor shall be entitled to terminate the original License granted to the Licensee and this in compliance with Article 3 hereof.

5. The Licensee shall be entitled to execute a new software installation and authorization either on the original or a newly licensed computer only upon the Licensor's written consenting confirmation of the original license modification.

6. The Licensee shall refrain from any acts that may cause harm to or otherwise pose any threat to the Licensor's title to the computer program. In the case of unauthorized use of the software or applications beyond the scope of the granted License, the Licensee shall eliminate all the consequences of an infringement of the Licensor's title.

7. The Licensee shall provide the Licensor with compensation in respect of the damage caused to them through the use of the software or an application contrary to the terms and conditions of the License and this along with the unjust enrichment that the Licensee has obtained through that.

Article 6: Penalties for Breach of the License Terms and Conditions

Any breach of the License Terms and Conditions hereunder may result in the following:

1. Upon the first breach of the License Terms and Conditions, the Licensor shall send a warning to the Licensee via e-mail, informing them about the possibility of termination of the granted License.

2. Upon repeated or continuing violations of License Terms and Conditions, the Licensor shall be entitled, in compliance with Article 3 hereof, to terminate immediately the License granted to the Licensee.

3. After the License termination as well as in case of repeated or continuing infringement of the title to the software, the Licensee undertakes to pay the Licensor a stipulated fine amounting to the price for the computer program per each repeated attempt to execute an unlicensed authorization or a software update within 15 days from the date of termination of the License.

4. The Licensee undertakes to pay the Licensor the service fee amounting to EUR 12 upon each violation of the notification obligation in respect of a reinstallation or new installation of the software.

Article 7: General Provisions

1. The Licensee may not grant a computer program sub-license to any third party or lease the License to any third party.
2. The Licensee shall be entitled to transfer the Software License to a third party with the permanent effect and this in compliance with the Licensor's general terms and conditions of trade published on the Licensor's internet site www.fengshui.sk or on the internet site of the dealer licensed for the relevant country.
3. The Licensor reserves the right to amend the License Terms and Conditions. The current License Terms and Conditions are published on the Licensor's internet site www.fengshui.sk or on the internet site of the dealer licensed for the relevant country. Any new license terms and conditions shall be published no later than 1 day before their effective date.
4. This License shall be terminated based on an agreement between the Licensor and the Licensee on an agreed day or upon the Licensor's withdrawal from the Licensing Agreement due to its substantial breach, which shall mean the acts specified in Article 3 of these License Terms and Conditions. The withdrawal from the License shall take legal effects on the day of delivery of the withdrawal notice to the Licensee. Unless the Licensee and the Licensor agree otherwise, the Licensee shall not be entitled to a refund of the consideration paid for the license or a service associated with the same upon termination of the License.
5. If there is any contradiction between the Slovak version of the Licensing Agreement and any version of the same in another language, the Slovak version shall prevail.
6. This Licensing Agreement shall be governed by the laws of the Slovak Republic.
7. Any legal disputes arising out of this Agreement shall be resolved, in all instances, before the court in the Slovak Republic, which is materially and locally competent according to the registered office of the HERMES FENG SHUI s.r.o. company.
8. This Licensing Agreement shall enter into force on 15 October 2015 and shall be valid until the issue of a new licensing agreement.

COPYRIGHT:

- © Hermes Fengshui program – HERMES FENG SHUI s.r.o., All rights reserved
- © Hermes Feng Shui Program
- © Hermes Software
- © Design Copyright

SUPPORT : info@hermes-ebook.com