

## Losch Software Order Form: Effective 2024-10-23

	Single Station License	Quantity	2 Station License	Quantity	
LECWall 3 (Lease): (includes support and updat	\$1250/year es for lease period)		\$1562/year		
LECWall 3 15-day Trial Licen	se: FREE				
LECPres 2 (Lease): (includes support and updat	\$950/year es for lease period)		\$1187/year		
LECPres 2 15-day Trial Licer	ise: FREE				
	3 Station License	Quantity	4 Station License	Quantity	
LECWall 3 (Lease): (includes support and updat	\$1875/year es for lease period)		\$2187/year		
LECPres 2 (Lease): (includes support and updat	\$1425/year es for lease period)		\$1662/year		
	5 Station Site License	Quantity	Additional Stations, each	-	
LECWall 3 (Lease): (includes support and updat	\$2500/year es for lease period)		\$312.50/year		
LECPres 2 (Lease): (includes support and updat	\$1900/year es for lease period)		\$237.50/year		
	out, sign and send us this for		m. To receive it, check the lin are will be sent by an emailed lin		
*Company Name:					
Address:	City, St, Zip:				
Phone:	ne:+Email Address:				
have read and will abide by t	he attached license agreeme	nt dated 2024-	10-23:		
Signed:	Name:		Date:		
*(Company name will appea	r on print-outs of licensed ver	rsions) +(Ei	mail address required for softw	vare distribution)	
	(An invoice with a secure	online payme	nt link will be sent)		

## This is a legal agreement between you (the Licensee) and Losch Software, Ltd (the Licensor).

**1A. TRIAL LICENSE GRANT.** Losch Software, Ltd (the Licensor) grants to you the right to use one copy of the Licensor software program(s) (the "Software") on a single computer for a period of 15 days from receipt of the Software, in exchange for the consideration of your evaluation of the Software for purchase. You may not network the Software. Trial version printouts are not to be disseminated or included in a calculation package. The printouts are to be used in-house only, for purpose of Software evaluation. By the end of the evaluation period, you agree to either A) license the Software under the terms of a separate license agreement provided by Licensor, or B) stop using the program and erase the original disks and any and all copies.

**1B. SINGLE LICENSE GRANT.** The Licensor grants to you the right to use one copy of the Software on a single computer. You may not network the Software or otherwise use it on more than one computer or computer terminal at the same time without prior arrangement with Licensor.

**1C. MULTIPLE LICENSE GRANT.** The Licensor grants to you the right to install and use the Software on up to the licensed number of named seats or stations at the site address registered with the Licensor. Installing or accessing the Software off-site would be a violation of this agreement, except for portable computers used by Licensee's employees.

**1D. COMPANY-WIDE LICENSE GRANT.** The Licensor grants to you the right to install and use the Software on up to the licensed number of named seats or stations at multiple sites.

**2. COPYRIGHT.** The Software is owned by Licensor and is protected by United States copyright laws and international treaty provisions. Therefore, you must treat the Software like any other copyrighted material except thatyou may either (a) make one copy of the Software solely for backup purposes, or (b) transfer the Software to a singlehard disk provided you keep the original solely for backuppurposes.

**3. OTHER RESTRICTIONS.** You may not rent, lease or otherwise distribute the Software, but you may transfer the Software and accompanyingwrittenmaterials on a permanentbasis providedyouretain no copies and the recipient agreesto the terms of this Agreement. You may not reverse engineer, decompile, or disassemble the Software. THESOFTWARE IS TO BE USED SOLELY BY A LICENSED PROFESSIONAL OR STRUCTURAL ENGINEER FAMILIARWITH PRECAST/PRESTRESSED CONCRETEDESIGN.

4. LIMITED WARRANTY. Licensor offers no warranties with respect to the operation or fitness for a particular use.

5. NO OTHER WARRANTIES. LICENSOR DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED,INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR APARTICULARPURPOSE,WITH RESPECT TO THE SOFTWARE AND THE ACCOMPANYING WRITTEN MATERIALS.

6. NO LIABILITY FOR CONSEQUENTIAL DAMAGES. IN NO EVENT SHALL LICENSOR BE LIABLE FOR ANYDAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESSINTERRUPTION, LOSSOF BUSINESSINFORMATION, OROTHER FINANCIAL LOSS) ARISINGOUT OFTHE USE OF OR INABILITY TO USE THIS SOFTWARE, EVEN IF LICENSOR HAS BEEN ADVISED OF THEPOSSIBILITY OF SUCHDAMAGES.

This Agreement shall be governed and interpreted by the laws of the State of Nevada.