

# Order Form 2015-2

Invoice Addr	ress:	Customer Number (if known):							
Last name:				First na				,	
Company:									
Address:									
ZIP:	Town:								
VA	AT-ID (if any):			Cour	ntry:				
Phone:				Tele	fax:				
Delivery Add	Iress:								
•				First no	ımot				
	10wii.								
	lock codes via email only, the instales apply. An invoice will be sent by mail								
Method of Pa	ayment:				You will receive a	request	for navmer	nt from PavPa	l via email. You don
Invoice Payable within 14 days. Delivery on account is only possible if we receive a written and signed order.		0	P Pa	yPal	have to be regist	ered yet ⁄ia <b>credi</b> 1	with PayPa card and o	l. Payment vi	a PayPal is, among The goods will be
Prepayment	be shipped once we received payment.		Email:				, -		
I Hereby Order:		(inc			enses ort & Updates) To Price incl. 19% VA	Т			
CAD6 Studio 3	$65 \rightarrow \text{Single license, one year}$	20641		672					
CAD6 Company	365 → Site license, one year	20691	×	5,998	€ 7,137. <sup>62</sup> €				not expired yet)  Price incl. 19% VAT
CAD6 Industry	→ Single/first license	20650	1 ×	2,680	€ 3,189. <sup>20</sup> €	20680	1 ×		
-	→ Additional license	20655	×	1,340	€ 1,594. <sup>60</sup> €	20685	×	268 €	318. <sup>92</sup> €
	→ Classroom license	20653	×	660	€ 785. <sup>40</sup> €	20683	×	132 €	157.08 €
	→ Campus license	20656	×	2,680	€ 3,189. <sup>20</sup> €	20686	×	536€	637. <sup>84</sup> €
CAD6 Studio	→ Single/first license	20600	1 ×	1,980	€ 2,356, <sup>20</sup> €	20630	1 ×	396€	471. <sup>24</sup> €
	→ Additional license	20605		990	,	20635	×	400 0	
	→ Classroom license	20603	x	480	,	20633	×		
	→ Campus license	20606	×	1.980		20636	×		-
CADC Day				700					7
CAD6 Pro	→ Single/first license	20500	1 x	790		20530	1 ×		<del>-</del>
	→ Additional license	20505	×	395	€ 470. <sup>05</sup> €	20535	×	79€	94.01€
CAD6 Eco	→ Single/first license	20000	1 ×	290,-	€ 345. <sup>10</sup> €	20030	1 ×	58 €	69. <sup>02</sup> €
	→ Additional license	20005	×	145	€ 172. <sup>55</sup> €	20035	×	29€	34.51 €
CAD6 PDF Print	<b>ter</b> → Single license	20800	x	480	€ 571. <sup>20</sup> €	20830	×	96€	114.24 €
Further Ordered	Products:								
×							eac	ch	
×							eac	ch	
×							eac	:h	
	us for detailed information on edrices and product codes can be fo								formation on
					Tata	. I A	unt* in A	<u>-</u>	

<sup>\*</sup> Address, fax number, information on VAT & shipping fees, as well as general terms and conditions on the reverse!



#### Please send to:

Malz++Kassner GmbH Leopoldstrasse 7a 38100 Braunschweig Germany

Phone +49 (0)531 400 137 Fax +49 (0)531 400 138

www.CAD6-shop.com

#### **Order Information:**

#### Which shipping fee applies?

Germany:  $8.^{00}$  € w/o 19% VAT /  $9.^{52}$  € incl. 19% VAT International:  $16.^{00}$  € w/o 19% VAT /  $19.^{04}$  € incl. 19% VAT /  $0.^{00}$  € incl. 19% VAT /  $0.^{00}$  € incl. 19% VAT

### When do I have to pay VAT (sales tax)?

In Germany: 19% VAT always applies

Within the EU: VAT applies (your local VAT in case of email delivery, otherwise 19%) unless you stated a

valid European VAT-ID

Outside the EU: VAT does not apply

#### Where do I find product information?

Product codes, product descriptions and retail prices can be found in the latest CAD6 Product Information that we will send to you for free upon request and which you can download at www.CAD6.com. It also contains information on educational licenses, dongles, plug-ins, and libraries for CAD6.

#### Miscellaneous:

We cannot complete your order without your signature! All prices in Euro. All sales according to our terms and conditions that we will send to you for free upon request and which you can download at www.CAD6.com.

Valid from March 1, 2015, all previous order forms are invalid. No guarantee for errors and omissions. Malz++Kassner is a registered trademark of Malz++Kassner GmbH in Germany.

## Excerpt from the Terms & Conditions of Malz++Kassner GmbH:

Execution of contract: Offers made by us shall be non-binding, while catalogs, leaflets, advertisements, price lists, and the Internet contain only approximate values subject to change, which shall become binding after we have confirmed them in writing in a contract or in business correspondence. Orders shall be legally binding only upon our express written confirmation or delivery of the goods. Orders placed via the Internet are preliminary when you receive confirmation of your email submitted at the end of the ordering process, and shall become binding following our confirmation of the order or upon delivery of the goods. If neither an order confirmation nor the goods are sent by us within two (2) days thereafter, your order shall not be binding. We shall have the right to exercise our discretion in rejecting any orders placed.

Supplies and shipment: Unless stated otherwise in our offer, delivery will take place within 5 days. You shall accept partial shipments and services deemed reasonable, without your prior consent. We shall exercise our discretion in selecting the most reasonable method of shipment, unless otherwise requested by you. You may rescind the contract for non-performance, only after having first granted us a grace period of at least four (4) weeks via registered letter. We shall not be held liable for the duration of delays arising from events beyond our reasonable control, such as industrial actions, traffic jams, and force majeure, under which circumstances we shall have the right to withdraw from the unfinished portions of the contract, without incurring any liability for attendant damage claims.

Right of return: If you are a consumer based within the European Union, you may return the goods within 14 days without explanation. The fixed period begins with receipt of these instructions in written form (e.g. as a letter, fax, or email), but not before you have received the goods (in case of repeated delivery of the same goods not before receipt of the first partial delivery) and not before completion of our duty to inform you according to article 246 § 2 in conjunction with § 1 clauses 1 and 2 EGBGB as well as our duties according to §312g clause 1 sentence 1 of the German Civil Code in conjunction with article 246 § 2 EGBGB. You can declare a return with a return request in written form only when the goods are not transportable as a parcel, e.g. bulky goods. A timely dispatch of the goods or the request of return shall suffice in order to comply with the two-week deadline. In either case, the return is to be carried out at our cost and risk. The return of goods or return claim is to be sent to: Malz++Kassner GmbH, Leopoldstrasse 7a, 38100 Braunschweig, Germany. In case of a return request, the goods will be picked up at your place.

Settlement of returns: In case of effective return, the goods and services taken by either party are to be returned. For a deterioration of the goods and services used (e.g. compensation for use) which cannot be returned completely or partially or only in deteriorated state, you have to pay compensation accordingly. You have to pay compensation of goods and services used only if the use or compensation is attributed to handling the goods in a way that exceeds the testing of attributes and functionality. "Testing of attributes and functionality" means testing and trying out the respective goods as it would be possible for buyers to do in shops. The obligation to refund payments must be fulfilled within 30 days. The time limit begins for you when the goods or the return claim are sent; the time limit for us begins with the receipt of the sent goods or return claim.

Governing law and jurisdiction: All orders and supplies shall be governed by the Laws of Germany. In the event you are a general merchant or legal entity, jurisdiction shall be in Braunschweig, for all disputes arising from or in connection with this agreement, including proceedings involving bills of exchange or checks.

Data protection: We shall store and process information on you electronically, to the extent necessary for conducting business and as permissible under the Federal and Communications Data Protection Acts (§26 of BDSG & TMG). You shall have the right to submit a request via email to shop@malz-kassner.com, by post, or fax to view, correct, block, or delete your personal information in our records, at no cost to you. We shall not pass on any of your personal information, including your home and email addresses, to third parties without your express, prior revocable consent. However, we may pass on such information to service providers that need the information to process your order, for instance, to enable the freight company to deliver the goods or the bank to collect payment, whereby we shall disclose only the minimum possible amount of information.