

ProLeiT License Conditions for QlikView Products

1. User acknowledges that the ProLeiT Plant iT / brewmaxx solution ("OEM Product") contains or incorporates proprietary software owned by QlikTech and its affiliates ("QlikView Products"). User is expressly prohibited from using the QlikView Products in any way other than integrated with the data structures of the OEM Product. User has no license or any other right to the QlikView Products, and may under no circumstances whatsoever use the QlikView Products independently or separated from the OEM Product. QlikTech and its affiliates are third party beneficiaries of this User Agreement and may enforce the applicable terms and conditions of this User Agreement. To this effect User acknowledges the right of QlikTech to request from ProLeiT a copy of the license agreement and the ability to audit compliance with this User Agreement.
2. User may only use the QlikView Products for its own internal purposes in accordance with the terms of this user agreement. User shall not, directly or indirectly: (i) sell, rent, sublicense, publish, display, loan, distribute or lease the QlikView Products; (ii) transfer to any other person or entity any of its rights to use the QlikView Products except as expressly permitted hereunder; (iii) reverse engineer, decompile, disassemble, modify, translate, make any attempt to discover the source code of the QlikView Products or underlying ideas or algorithms of the QlikView Products or any software contained therein, or create derivative works from the QlikView Products unless explicitly permitted by applicable and mandatory law for interoperability purposes (Sections 69e German Copyright Act); (iii) remove, delete or modify any copyright notices or any other proprietary notices or legends on, in or from the QlikView Products; or (iv) use the QlikView Products in any manner not authorized by this User Agreement.
3. QlikTech and its affiliates, or their respective suppliers or licensors where applicable, own and retain all right, title and interest in and to the QlikView Products, and their respective patents, trademarks (registered or unregistered), trade names, service marks, logos, designs, copyrights, trade secrets and confidential information. User does not acquire any right, title or interest in or to the QlikView Products or any intellectual property rights contained therein.
4. User agrees to (i) comply with all applicable local, state, national and foreign laws and regulations in connection with User's use of the QlikView Products, including those related to data privacy, copyright, export control and the transmission of technical or personal data; and (ii) use reasonable security precautions for providing access to the QlikView Products by its employees or other individuals to whom User provides access and to prevent unauthorized access to use of the QlikView Products. User is fully responsible for all data it introduces into the QlikView Products, including but not limited to adequate protection and backup, and none of Partner, QlikTech or their respective affiliates shall have any obligation or liability with respect thereto.
5. Individual software components, each of which has its own copyright and its own applicable license conditions ("Third Party Software") may be distributed, embedded, or bundled with the QlikView Products. Such Third Party Software is separately licensed by its copyright holder. Use of the Third Party Software must be in accordance with its license terms available at www.qlikview.com/us/info/software. No representations, warranties or other commitments of any kind are made regarding such Third Party Software.
6. This User Agreement, and User's rights to access/use the QlikView Products, shall be terminated upon User's breach of any of the terms of this User Agreement if such breach is not cured within ten (10) days after receipt of written notice thereof.

Additional Material Terms for On-Premises*:

"On-Premises" means the deployment of an OEM Product(s) at a User's location, or a Third Party Hosting Facility only on a User's behalf.

1. ProLeiT grants the User a non-exclusive, non-transferable, perpetual license subject to the compliance with the terms of this User Agreement, and non-assignable license to use each QlikView Product only in accordance with the terms of this User Agreement.
2. The User shall ensure that (i) any copy of the QlikView Product is produced only in accordance with the terms of the User Agreement and for the User's own benefit, (ii) any such copy is clearly marked subject to copyright and confidentiality restrictions, and (iii) a written list is maintained of the number of copies and place of storage. The User shall discontinue use and destroy or return all copies of the QlikView Products upon termination of the User Agreement. Further, the Partner shall reserve the right to conduct audits at the User's premises to ascertain whether the User's use of the QlikView Products complies with the provisions of the User Agreement.
3. If User engages a Third Party Hosting Provider to host the OEM Product on User's behalf, User shall be responsible for such Third Party Hosting Provider's compliance with these terms. Further, such Third Party Hosting Provider shall be restricted to hosting the OEM Product only on User's behalf and may not use the OEM Product for any other purpose.