

Order form to: +49 7934 99 299 29
AuDaConCOO on demand

Package/Module		Price	
AuDaConCOO on demand Basis license (Contains 5 Recalls accumulated or detailed)		€ 390.00	<input type="checkbox"/>
AuDaConCOO on demand All further Recalls	accumulated	€ 40.00	<input type="checkbox"/>
AuDaConCOO on demand All further Recalls	detailed	€ 60.00	<input type="checkbox"/>

I/we herewith subscribe an annual licence for **AuDaConCOO on demand**.

With purchase of this annual license user is authorised to obtain calculations regarding service, maintenance and tyres from www.audaconcoo.com. This annual user license contains 5 retrievals for the calculation of service, maintenance and tyres for predetermined vehicles under www.audaconcoo.com. Additional retrievals will be invoiced in accordance with the above price list.

The subscription will be automatically extended for another year if not terminated in writing 4 weeks prior to the end of the licensed year. The licensed year starts with the shipment of the access codes. The licensed year starts with the shipment of the access codes. All prices are plus the compulsory VAT, valid at the time of delivery. Pricing and changes in content are subject to alterations by issuer.

I have read and accept the terms of use here <http://www.audaconcoo.de/docs/aqb.pdf>. (Please mark with a cross)

Account address:

Company: _____
 Department: _____
 Name, First Name: _____
 Street: _____
 ZIP/City/Country: _____
 Phone: _____ Fax: _____
 E-Mail: _____
 Account-Number: _____ Bank-Code: _____
 Name of Account-Holder: _____ Bank: _____

Collect Authorisation:

For the utilisation of **AuDaConCOO on demand** I/we revocable herewith authorise AuDaCon AG to collect license fees from the bank account in advance.

Date: _____ **Signature of Subscriber:** _____ **Signature of Account-Holder** _____
 (if different from subscriber) :

LICENSE AGREEMENT FOR STANDARD SOFTWARE, DATA AND INFORMATION OF THE AUDACON GROUP (AuDaCon)

IMPORTANT - PLEASE READ CAREFULLY!

The license agreement is part of the legal user contract between you as a natural person or legal entity and AuDaCon. By installing, copying, downloading, accessing or utilizing this product you agree that the terms of this license agreement are binding to you. Differing or contrary terms shall not apply except if expressly agreed upon in writing.

This product is proprietary protected. The copyright especially includes the program codes, documentation, appearance, structure and organisation of program files, name of program, logos and other designs within the product. All rights resulting from the copyright belong to the licensor, being the producer, if not regulated differently in the following.

1. Subject of Agreement, Scope, Right of User

AuDaCon (Licensor) grants the user of this product (Licensee), under the condition that every term of this agreement is followed, a single, regionally and temporally restricted right of use of the software which is subject of this license agreement and the according data and accompanying materials, which were handed out by AuDaCon for this purpose. Copyright and exploitation rights basically remain with the licensor and do not become part of this agreement.

Single licenses shall only be granted to car repair shops that directly deal with maintenance and repair of cars or trucks. Service providers for repair shops will be referred to conclude a separate contract regarding the services.

2. Content of License Agreement

With the complete and unconditional payment of the license fee the licensee receives a single, regionally and temporally restricted and non-exclusive right of use for the product, especially the software and its accompanying documentation, for his own use. Until complete payment of the license fees the licensee may utilize the software only with reservation to be revocable. The licensor is able to revoke such services if the licensee is behind with payments for the time of default.

The data processing equipment (e.g. hard disks and cpu) on which the software is copied completely or partially, for a short time or for good, are located in the premises of the licensee and do belong to him directly. In case that the right of use is cancelled or expired for any reason, the licensee shall return to the licensor the software, including any copies made, any data and documentation, or delete them or disable them by using turn-off-codes, following the licensor's orders.

3. Period of Rights of Use

The presentation of products or services does not constitute a binding offer within the meaning of § 145 BGB. The license agreement becomes valid, if not negotiated differently in a separate agreement, for the period of 12 month after its first authorization. It extends automatically for another 12 months, if it was not cancelled in writing at a minimum of 4 weeks prior to the end of the expiration of the license agreement. Rejecting and returning of postal shipment and invoices do not count as cancellation. The cancellation has to be explicitly expressed in writing. AuDaCon AG takes the right to adjust the license fees to the current economical situation. The conditions valid at the time of ordering the software are basis for this agreement.

4. Duplication

Licensee may duplicate the product as long as it is required for utilization. Duplicating means also the installation of the software from the data carrier to the user's hardware and uploading it to the user system's RAM. Licensee may copy the software or data for backup purposes to one other data carrier. Backup copies must be marked as such. Any other copies, especially copying and distributing the program codes is strictly prohibited.

5. Multiple Usage

If not negotiated differently in a separate agreement, when changing hardware, licensee shall delete software from the old hard disk. He is not allowed to install and use the product, which is designed to be used only by one licensee, on more than two computers. It is not allowed to use the product (single license) on more than two computers within a network. Any license beyond that, especially network licenses, shall be purchased separately.

6. Distribution

Licensee is allowed to hand over software and accompanying documentation to third parties under the conditions that the receiving/buying party will accept the terms of this license agreement as binding for itself.

License codes and rights of use a prohibited to be handed out. The product may not be leased out to third parties. Licensee is not allowed to hand out software to a third party suspecting that this party will not accept the terms of this license agreement.

As far as the licensee become access to sensitive data and information during the utilization of this license, he agrees to keep this data and information enclosed for an unlimited period of time. Licensee also agrees to maintain the software and documentation enclosed with the only exception that it is in accordance with the terms of this license agreement or any other written agreement with the licensor.

Copyright markings, serial numbers, license codes or any other program identifiers may not be removed or altered.

7. Decompilation and Program Adoptions

Retranslation of the relinquished program codes onto other forms of program code (decompilation) and any other kind of reverse engineering of the different stages of development and production of the software are strictly prohibited. In case it is necessary to obtain interface information in order to assure the interoperability with another individual computer program, licensee can purchase the documentation from licensor, if it is technical feasible. Translation, adoption, arrangement and other redesigns of the software, or parts of it, are only allowed if it is valid for the licensee's successful utilization.

8. Liability

Even though a maximum of accurateness is performed during the gathering and generation of data, know-how transfer and edp-related processes, it is not possible to completely preclude false information. The generating of a delivery of AuDaCon's products is done under best possible knowledge about the correctness of the source data, i.e. manufacturer's information. AuDaCon excludes therefore any liability based on false information or process resulting from data supplied to AuDaCon by third parties. Liability for intention and gross negligence is not touched by this rule. Otherwise liability is always limited to the according laws and to the value of the respective product and data delivery.

If the software shows a deficiency, licensor will mend or deliver in addition in accordance with licensee. Licensor can deny the kind of mending that was selected, if it is only possible under disproportional costs. In case of an additional delivery the licensor is committed to take over the costs for the transfer of the software. If the licensor delivers the correct software in order to mend a deficiency, the faulty software has to be deleted from all systems and data carriers belonging to the licensee. If the licensor is unable or not willing to deliver or delivery is delayed due to reasons within the responsibility of the licensor or the additional delivery fails for any other reason, the licensee will be within the applicable laws authorized to claim his rights for depreciation or compensation.

The additional delivery is considered failed only after three attempts were unsuccessful. Any compensation by licensee beyond this, especially loss of revenue or other damages in income or capital are only covered within the terms of this license agreement. The licensor is only liable unlimited in case of intention or gross negligence. In case of ordinary negligence licensor is only liable, if a basic duty was violated which is essential for the success of the license agreement (cardinal obligation). For ordinary negligence licensor will be liable limited to a agreement-typical foreseeable damage and for the value of the license fee of the software. The statutory period of limitation for the recognition of a claim against the licensor is one year, commencing with the legal beginning of this statutory period of limitation. All limitation of liability mentioned before do not apply to claims in accordance with the regulations of product liability and with damages done to human bodies, live or health. Licensor liability due to negligence or misconduct of licensee is excluded.

9. Court of jurisdiction

The license agreement is subject to the legislation of the Federal Republic of Germany. The execution of the "United Nations Convention on Contract for the International Sale of Goods (CISG)" is excluded.

Court of jurisdiction for all contentions arising from the terms of the license agreement, incl. Cheque, bank bill and certificate court cases is the location of the licensor. Licensor is also allowed to utilize location of licensee for this purpose.

10. Demand For Written Form

Sub-agreements are not taken. Any adoption of this license agreement must be in written form. This also applies for the abrogation of the written form.

11. Severability Clause

In case one or more terms of this license agreement are improper or impracticable, both parties will negotiate an agreement, economically as close to the meaning of the contract as possible, without affecting the effectiveness of the rest of the contract.

Weikersheim, December 2010

© **AuDaCon AG, D-97990 Weikersheim**

www.udacon.com