



LightTrans Int. GmbH · Kahlaische Straße 4 · 07745 Jena

Palacky University Olomouc

Krizkoskeho 511/8  
77147 Olomouc  
Czech Republic

LightTrans International GmbH  
Kahlaische Str. 4, 07745 Jena, Germany

www.lighttrans.com

Customer No.: 401810  
Date: 04.07.2024  
Processed by: [REDACTED]  
Phone: [REDACTED]  
Our reference: LA

### Offer 2024058

| Item                | Qty. | Description  | Value €         |
|---------------------|------|--|-----------------|
| 1                   | 1 pc | Software "Wyrowski Virtuallab Fusion" Education Package<br>Time limited to one year, updates are included.<br><br>Version M (10 users)<br><br>VL Fusion<br>Grating Package<br>Diffractive Optics Package<br>Flat Lens Package<br>Laser Resonator Package<br>Lightshaping Package | 2.250,00        |
| <b>Total amount</b> |      |  | <b>2.250,00</b> |

Payment: within 30 days from date of invoice in full, by bank transfer (tax free, EU delivery).

This offer is valid for 3 months.

Date and value format are set according to German standard.  
For all items applies: ECCN Code: EAR99, NLR No License Required  
Country of origin of the software: Germany  
ISO-Alpha-Code: DE

Delivery time: 10 working days after receipt of order (via internet).

For all business transactions between LightTrans and its customers, our general terms and conditions <https://www.lighttrans.com/terms-and-conditions.html> apply. By accepting our offer, the customer acknowledges these terms and conditions.

According to § 3 Abs. 6 Satz 1 UstG and § 4 Nr. 1 i.V.m. § 6 UstG (for deliveries) and/or § 3a Abs. 4 Nr. 1, i.V.m. § 3a Abs. 2 UstG (for services), European VAT is not included.  
The customer is responsible for any and all import fees, duties, sales tax and local taxes of their country of residence due upon importation of goods or services.

LightTrans International GmbH  
Kahlaische Str. 4  
07745 Jena, Germany

Local Court Jena, No. HRB 207424  
Tax No.: 162/113/01000  
Vat ID: DE812575758

Management Board:

BANK:

Daň odvede zákazník / Reverse Charge - According to Article 194, 196 of Council Directive 2006/112/EEC, VAT liability rests with the service recipient.

The [Importer/Buyer] shall not sell, export or re-export, directly or indirectly, to the Russian Federation or for use in the Russian Federation any goods supplied under or in connection with this Agreement that fall under the scope of Article 12g of Council Regulation (EU) No 833/2014. For further information, please refer to section IX. of our Terms and Conditions.

The enclosed collective "End-Use Agreement" form must be completed and signed with the following information: Full company name, full company address and valid VAT ID (for EU countries) or company registration or tax number (for non-EU countries). We are not allowed to ship without this document. If an export application is required, the stated delivery time will be delayed until approval is granted.

Please complete and sign the attached education agreement.

For administrative questions, please contact us by phone at [REDACTED]  
Orders by e-mail to [REDACTED]  
Comprehensive and up-to-date information at [www.lighttrans.com](http://www.lighttrans.com).

Yours sincerely

[REDACTED]