



DenchiSoft

Luise-Riegger-Str. 54
76137 Karlsruhe, Germany

denchi@denchisoft.com
<https://denchisoft.com/>

Germany, 02.28.2021

VTUBE STUDIO
END USER LICENSE AGREEMENT (“AGREEMENT”) VERSION 1.6

BEFORE DOWNLOADING OR INSTALLING VTUBE STUDIO (THE “SOFTWARE”) PLEASE
CAREFULLY READ THE FOLLOWING AGREEMENT.

This Agreement is made by and between Vincent Diener (“DenchiSoft”) with principal place of development situated at Luise-Riegger Str. 54, 76137 Karlsruhe, Germany, and any person who downloads, installs or uses the software (“Licensee” or “You”).

1. Subject

Subject to the terms and conditions of this License Agreement is the VTube Studio app for Windows, macOS, iOS and Android, subsequently called “the software” or “the app”.

2. License usage

DenchiSoft will license the software to you only if you accept all of the terms contained in this License Agreement. Therefore, you should read this agreement carefully.

By downloading, copying and/or installing the software you accept all the terms in this License Agreement.

2.1 Personal License

As a natural person (as opposed to a company), you may use VTube Studio for any commercial purposes as long as you follow the terms of this agreement. You may do so without purchasing any paid PRO version or DLC.

However, if you use VTube Studio commercially (superchats, monetized YouTube, etc.) and can afford it, please consider buying VTube Studio PRO (iOS/Android) or the “No Watermark DLC” (Steam) to support the future development!

By using VTube Studio, you grant DenchiSoft the right to publicly advertise the fact that you are using VTube Studio on any social media channels, for example by (but not limited to) retweeting your social media posts.

2.2 Company License

Company Licenses are required for companies with a total income in the previous fiscal year above the equivalent of \$200 000 US dollars.

If you have paid the license fee for a COMPANY LICENSE you can define a company that becomes the license holder. DenchiSoft grants that company a perpetual, non-exclusive and non-transferable license for the software. The company, represented by all members of the company, can install and use the software. Even if the company installs the app on multiple devices, only one COMPANY LICENSE is needed. However, the app has to be purchased on the app store for each device (e.g. PRO versions or DLCs on Steam).

Special case: VTuber Agencies. For VTuber Agencies with a total income in the previous fiscal year above the equivalent of \$200 000 US dollars, one license has to be purchased for each VTuber managed by the agency that uses the software. In this document, a VTuber Agency refers to a company that manages one or multiple VTubers that participate in activities aimed to generate revenue directly or indirectly.

Additionally, the company must also purchase the app on the respective app store per in-app-purchase on each iOS/Android device used, as required by Apple/Google ToS.

For company licensing price quotes, please contact denchi@denchisoft.com

IMPORTANT: By purchasing a COMPANY LICENSE, you grant DenchiSoft the right to publicly advertise the fact that your company is using VTube Studio on any social media channels. This includes the right to display your company logo on the DenchiSoft website in the “Partners” section. If you do not wish to grant this right to DenchiSoft, please state this clearly before making a purchase as this will result in an increased license fee.

3. Patches and Updates

DenchiSoft may (but is not required to) deploy or provide patches, updates and modifications to the software that must be installed for the Licensee to continue to use the software. DenchiSoft may update the software remotely over the Google Play Store, Apple App Store or Steam Store. Updates may break compatibility with runtime VTube Studio or Live2D model files. DenchiSoft is not responsible for any broken files that may result from software updates. The Licensee is required to create safety copies for all files used in VTube Studio to prevent data loss.

4. Permitted Use for the Audio and Video Content created with the Software

By using the software you can create audio and video content, featuring Avatars, Backgrounds and/or Accessories. This audio and video content may be kept private or made public without any restrictions. This includes but is not restricted to commercial usage in YouTube videos, livestreams, TV commercials, broadcasts or public events (event booths).

5. You acknowledge to

The software is copyrighted and you have only the rights granted to you by this document. Unless it is not allowed by applicable law, you may not modify, decompile or reverse engineer the software. You may not, under any circumstances:

- distribute or publish copies of the software or resell, lease, rent, transfer, sublicense, or transfer rights to the software at any other way.
- create derivative works based upon the software.
- create license files for the software or attempt to modify the license file and/or or bypass the license verification procedure of the software.

6. Disclaimer of warranties

You agree that DenchiSoft has made no warranties either express or implied, regarding the software, including any functionality, warranties of merchantability, fitness for a particular purpose and error free operation. You accept the software "as it is".

7. Limitation of liability

Except it is prohibited by law, in no event DenchiSoft will be liable for any lost profit, lost revenue, lost data, lost opportunities or indirect, consequential, incidental, punitive damages arising out of or related to the use of the software regardless of whether or not DenchiSoft has been advised of the possibility of such damages. In no event will DenchiSoft's liability to you, exceed the amount paid by you for the software under this Agreement.

8. License Agreement termination

This License Agreement is effective until terminated. You may terminate this Agreement at any time by deleting and removing all copies of the software. If you violate any of the terms of this License Agreement, your license will terminate. You agree to remove all copies of the software from your computer if your license terminates.

If any provision of this Agreement is found invalid, the invalidity shall not affect the validity of the remaining provisions.

9. Model (and other included assets) License

The Live2D models included in the app (with the exception of "Akari") belong to **Live2D Inc.**, please respect the "[Agreement for Free Material](#)" on the Live2D website. The Akari model was drawn and modeled by Denchi. You may use this model freely (only within VTube Studio), but not for commercial purposes unless you have explicit written permission from the creator to do so.

Other included assets (items, backgrounds, ...) may be used freely for any commercial and non-commercial purpose but only within VTube Studio.

10. Branding

If you would like to use the VTube Studio logo and other branding in your videos, please do not modify them. You may use them, but please only do so in a way that does not make it appear as if your project/stream is officially related to or partnered with VTube Studio. You can get them on the branding-page here: <https://denchisoft.com/branding>

11. Further terms

You may contact DenchiSoft at the following address: denchi@denchisoft.com

Live2D avatars are © Live2D Inc. Use of Live2D avatars is governed by the terms listed on the Live2D samples website at <https://www.live2d.com/en/download/sample-data/>