



STAIRBIZ OWNER LICENCE AGREEMENT (OLA)

Agreement Version: **1st June 2023**

This Agreement applies to StairBiz version 10.0.0 and above.

For lesser versions, please contact StairBiz Support for the appropriate agreement.

[Note: This Agreement is for the STAIRBIZ License Owner - usually the person or entity who purchases STAIRBIZ. There is also a separate STAIRBIZ End User Licence Agreement (EULA) for each person who uses STAIRBIZ, which is packaged with the STAIRBIZ application.]

THIS AGREEMENT IS BETWEEN

STAIRBIZ SOFTWARE PTY LTD A.C.N. 002 028 766, incorporated in Australia, of Suite 3, 27 Gordon Street, Labrador, Australia ("we", "us", "our") of the first part

AND

THE LICENCE OWNER as defined below, ("you", "your") of the second part

WHEREAS:-

- A. We own the rights for a computer software system (STAIRBIZ) for managing various aspects of the business of stair manufacturing.
- B. Agreement has been reached between the parties for us to supply STAIRBIZ to you in accordance with the terms of this Agreement.

IT IS AGREED AS FOLLOWS:-

1. DEFINITIONS

In this Agreement the following terms shall have the following meanings:-

These definitions are not case sensitive; where in doubt the context shall indicate whether the definition applies.

"Agreement Version"	means the date shown directly under the heading of this Agreement and used to indicate the version of the agreement.
"Cloud"	means one or more computer servers, located other than at the Licensed Site, from where the STAIRBIZ application and its databases are accessed.
"CMU Program"	means the STAIRBIZ Continuous Maintenance and Upgrade Program.
"CNC Driver"	means code written by us which converts STAIRBIZ instructions into CNC machine instructions.

"Computer"	means any device on which the STAIRBIZ application may operate.
"Current Price Schedule"	a document made available on request which shows our standard prices, at the time of writing, for licences, training, support, upgrades and related items and expenses.
"Enhancements"	means any improvements, modifications, updates, upgrades, fixes and/or revisions to STAIRBIZ which we may develop and incorporate into STAIRBIZ or which we have elected to make generally available to our Licence Owners. Enhancements shall include changing platforms, whether for different operating systems or hardware.
"Evaluation"	means any temporary use of STAIRBIZ for the purposes of determining its suitability prior to purchase.
"Force Majeure"	means an act, event, non happening, omission, accident or act of God beyond reasonable control of either party, including strikes, civil strife, riots, wars, threats of or preparation for war, fire, explosion, storm, flood, earthquake, subsidence, epidemics or failure of plant.
"Installation & training"	means the initial consultation, set-up and training normally required to use the STAIRBIZ Program at a basic level.
"Invoice"	means any invoice presented to you by us (or our agents or representatives) for purchase of STAIRBIZ licenses. The Invoice contains the fees and specific options as agreed between the parties. Such Invoice becomes part of this Agreement.
"Licence Owner"	means the person, persons or entity on whose authority the purchase of STAIRBIZ was made, as described in the Invoice.
"Licence Period"	means the period from the date you first use STAIRBIZ until this Agreement is terminated in accordance with this Agreement.
"Licence"	means the end-user licence to operate an instance of STAIRBIZ or any of its modules under this Agreement.
"Licensed Site"	means the address referred to in Clause 6 (Licensed Site) of this Agreement.
"OLA"	means this STAIRBIZ Licence Owner Agreement, or others which might precede or supersede it, including the terms and conditions contained therein.
"Our website"	means our official website, currently at www.stair.biz
"Password"	means a password specific to a single license to enable a User to operate STAIRBIZ under that license.

"Support"	means email, phone, SMS, on-line and in-person requests for training or assistance, of any duration.
"STAIRBIZ CNC"	means an optional module of STAIRBIZ used for controlling numeric controlled (CNC) routing machines for the manufacture of stairs.
"STAIRBIZ Estimate"	means an optional module of STAIRBIZ used for costing and quoting stair production.
"STAIRBIZ Light"	means a "view and/or print" version of STAIRBIZ Professional without the capacity to input job data (the exception being that new jobs can be created, and client and site information can be input).
"STAIRBIZ Professional"	means the STAIRBIZ program module providing access to all aspects of the program except for STAIRBIZ Estimate and STAIRBIZ CNC. This is sometimes referred to as "STAIRBIZ Standard".
"STAIRBIZ"	means the computer software and associated documentation referred to in Recital A above (STAIRBIZ).
"User"	means any person using your STAIRBIZ licence(s).
"V10"	means STAIRBIZ Program Version 10 and above.
"V10 Data"	means your V10 defaults and jobs as held in the StairBiz cloud databases.
"V9"	means STAIRBIZ Program Version 9.

2. DESCRIPTION OF STAIRBIZ

- 2.1. You acknowledge that STAIRBIZ (V10 and above) is a Cloud software application with Cloud storage of your data.
- 2.2. To use STAIRBIZ you agree to install such internet browser as may be recommended by us from time to time and shall subscribe to an internet broadband service adequate for such use.
- 2.3. You acknowledge that you must have an internet connection to use STAIRBIZ.
- 2.4. We agree to use 3rd-party providers of enterprise-level Cloud services who are generally recognised as being among the industry leaders (currently Microsoft Azure Cloud Services).
- 2.5. You agree that we may store relevant information about your business and relevant information about your projects on these third-party servers, and that your use of STAIRBIZ requires this.
- 2.6. We agree to use industry best-practice in our storage, transfer and use of this data, including the encryption of all data held in our Cloud databases.
- 2.7. You agree that as a cloud application we have right and the capacity to turn STAIRBIZ or certain features of STAIRBIZ on or off in response to compliance with this agreement.

3. SUPPLY OF STAIRBIZ

- 3.1. Upon payment of the Invoice in accordance with the terms of trade shown in that Invoice, we shall issue you with passwords which enable you to use the most recent version of the STAIRBIZ modules as and if prescribed in the Invoice.
- 3.2. By issuing you such passwords we agree to be bound by the terms of this Agreement.

4. LICENCE

- 4.1. This Agreement supersedes any previous LOAs between the parties.
- 4.2. This Agreement shall apply to all your STAIRBIZ licences, regardless of when they were or will be acquired, for the duration of the License Period, or until it is superseded by a later OLA between the parties.
- 4.3. By paying on our Invoice and/or by using STAIRBIZ you agree that you have read and understood the terms of this Agreement and agree to be bound by them.
- 4.4. If you do not agree to any part of the terms of this Agreement, or do not have the authority to enter into this Agreement, DO NOT USE STAIRBIZ and contact us immediately to discuss your options. Otherwise, we hereby license you to use STAIRBIZ throughout the Licence Period provided that you comply with all of your obligations under this Agreement.
- 4.5. For Evaluation, modules of the program are available at our discretion, otherwise the modules available depend on the type of licence(s) prescribed in the Invoice. Modules not prescribed in the Invoice are not included in the licence.
- 4.6. You hereby agree that when purchasing additional STAIRBIZ licences you shall accept the then current OLA as applicable to all licences for all modules you use. If you do not agree to this you shall not purchase additional STAIRBIZ licences. A copy of the most recent OLA is available directly from us, or from our website.

5. LICENCE FEE

- 5.1. The fee or fees shall be as agreed between the parties and prescribed in the Invoice, at which time the Invoice becomes part of this Agreement.

6. LICENSED SITE

- 6.1. For Evaluation, the Licensed Site is your permanent office or home address, otherwise it is the address prescribed in Schedule 1 (below). Where no address is prescribed in Schedule 1, it is the address shown in our most recent Invoice to you.
- 6.2. You shall notify us of any change in the location of the Licensed Site.

- 6.3. For Evaluation, STAIRBIZ may not be used to process actual work, otherwise STAIRBIZ may only be used to process work which is substantially undertaken at the Licensed Site, and may only be used where the usual place of work of the User is the Licensed Site, unless otherwise agree in writing.
- 6.4. You shall not use STAIRBIZ to process work on behalf of third parties without our prior written consent.

7. LICENCE USERS/COMPUTERS

- 7.1. A Licence may be designated to a non-specific User or may be designated to a specific computer, as prescribed in the Invoice. Where such designation is omitted from the Invoice, the Licence shall be designated to a non-specific User.
- 7.2. You agree that the maximum number of STAIRBIZ licenses which may be used at one time is determined by the number of Professional and Lite Licenses purchased, as prescribed in the Invoice(s).
- 7.3. You acknowledge that if you purchase any STAIRBIZ Estimate licences then you shall purchase such additional STAIRBIZ Estimate licences so as to maintain one such licence for each of your STAIRBIZ Professional licences, unless otherwise exempted by us in writing.
- 7.4. You acknowledge that you must purchase a separate STAIRBIZ CNC module licence for each CNC machine being driven by STAIRBIZ, unless otherwise exempted by us in writing.
- 7.5. You agree that STAIRBIZ shall only be used on Computers owned by you (i.e. they shall not be used on Computers otherwise owned by staff, contractors or third parties) unless otherwise exempted by us in writing.
- 7.6. In relation to Users you shall first ensure that:
 - 7.6.1. They are under your direct control.
 - 7.6.2. They have read, understood and agreed to the terms of the STAIRBIZ USER LICENCE AGREEMENT (ULA) V10 which is packaged with the STAIRBIZ Program (Help menu) and can also be requested from StairBiz Software, or otherwise that THEY SHALL NOT USE YOUR STAIRBIZ LICENSE(S) and may contact us regarding their options.
 - 7.6.3. In every case they are knowledgeable and experienced in the stair manufacturing processes for which they are using STAIRBIZ, that they are using STAIRBIZ for the sole purpose of expediting these processes, and that they do not rely on STAIRBIZ to provide expertise in these processes.
- 7.7. Where you become aware of a breach of the ULA you shall immediately notify us of the details of such breach and reasonably assist us in an appropriate investigation and rectification, at your expense.
- 7.8. You accept ultimate responsibility for any breach of the ULA by a User.

8. THE LICENCE PERIOD AND TERMINATION

- 8.1. For Evaluation, the Licence Period is at our discretion, otherwise the following applies:
- 8.2. We may only terminate the Licence Period by written notice served on you if you commit a breach of any of the terms of this Agreement and, in the case of any such breach which is capable of rectification, you fail to rectify it.

9. INSTALLATION AND TRAINING

- 9.1. Fees and travel expenses for installation and training are not included in the licence fees unless otherwise agreed in writing (usually in a quotation).
- 9.2. In the absence of a written quotation, our fees for installation and training shall be as per our Current Price Schedule, available from us on request.
- 9.3. Our quotations for installation, training and/or on-site consultations are on a "per hour" basis unless otherwise agreed. Installation and training is remote (via phone and internet, using programs such as TeamViewer) unless otherwise agreed in writing.
- 9.4. The time required for initial installation and training varies widely between Users. Some of the factors include the complexity of the business, the requirements of the User, the User's previous experience with computers and with stair manufacturing software, the level of interruption, access to existing data in convenient formats, and the number of people involved. You accept that, despite our best intentions, it is not always possible for us to accurately predict the time you will require, and that some further training may, at your discretion, be required, and that such additional training shall be separate and chargeable at the time.
- 9.5. You accept also that "initial" training is not normally "complete" training in that it is unlikely that you would be suitably primed for training in some of the more advanced features, and that some further training may, at your discretion, be required, and that such additional training shall be separate and chargeable at the time.
- 9.6. The amount of time estimated does not normally include the production of customised forms and reports (Custom Sheets) such as quotation sheets, jobs sheets, etc. Such production time is highly variable and such production is optional by you and chargeable by us.
- 9.7. Where on-site visits are agreed to in writing and subsequently cancelled or postponed by you, we and/or our representatives or agents shall take reasonable action to mitigate any travel and training cost losses, however losses which are not able to be mitigated shall be payable by you.

10. SUPPORT

- 10.1. For Evaluation, support is at our discretion, otherwise is it as follows:
- 10.2. Support requests are charged on a "per enquiry" basis according to the Current Price Schedule. Such rates shall not normally exceed typical industry standards.
- 10.3. You hereby agree that all support enquiries made by your Licence Users shall be charged to you.

- 10.4. There is no charge for V10 bug (malfunction) notifications, otherwise a support request is chargeable at our discretion.
- 10.5. We shall not be obliged to support issues relating to hardware, operating systems, or other software (including internet browsers) which may be interfering with the normal functioning of STAIRBIZ. You shall assure yourself that StairBiz is compatible with your preferred browser.
- 10.6. We shall not be obliged to support issues relating to other than the most recently available documentation.
- 10.7. We shall not be obliged to support an issue where direct remote access to the relevant computer and/or our ability to install necessary components on the relevant computer is impeded during the time when our support is available.
- 10.8. If more than one person in your organisation uses STAIRBIZ, you shall establish the following procedure in relation to any difficulties reported by your staff: All such difficulties are reported to a key operator, being the single person at the Licensed Site adequately trained and most fluent in the operation of STAIRBIZ. Where the key operator is able to resolve such difficulties, he or she shall do so. If the key operator is not able to resolve any such difficulties, he or she shall communicate such difficulties to us.
- 10.9. Support shall be via email where this is not unreasonably inefficient with regard to the nature of the assistance required.
- 10.10. For each support issue you should send the initial support email only through our STAIRBIZ Email Support feature, or to support@stair.biz. Where you send a support request to multiple email addresses such that multiple support staff act on that email, you shall be charged for multiple support requests.
- 10.11. A single support enquiry shall include just one issue. Where a support enquiry includes more than one issue, you shall expect that the response time for all such issues shall be as per the issue with the slowest response time.
- 10.12. Support shall not include traveling to the Licensed Site, unless otherwise agreed in writing between the parties.
- 10.13. Migration, creation and/or editing of any of the following within STAIRBIZ is a chargeable support or installation item; Custom Sheets, custom 3D component profiles and textures, CNC drivers, CNC Cut Templates.

11. MAINTENANCE AND UPGRADE PROGRAM

- 11.1. Our Continuous Maintenance and Upgrade Program (CMU Program) provides programming for enhancements and new features, ongoing maintenance of STAIRBIZ and our databases, and administration of our 3rd-party server providers (for example, Microsoft Azure Cloud Services).
- 11.2. STAIRBIZ V10 is a Cloud application and as such there is only ever one version for all Users (although certain features may be turned on or off by us). You acknowledge that enhancements are distributed at our discretion, are automatic, may come without notice, and cannot be refused. Functionality and platforms may change at our discretion.

- 11.3. Our CMU Program is free to you, for all licences, for the first twelve months after purchase of your first STAIRBIZ licence, regardless of the version of such licence. Thereafter you shall pay to us 7% of your total licence fees per annum (such licence fees being prior to any discounts which may have been applied, and indexed annually for CPI increases).
- 11.4. Your CMU Program fees may be paid monthly, or yearly in advance, at your discretion
- 11.5. Terms in this agreement for payment of accounts shall apply also to the CMU Program fees.

12. DATA PRIVACY

- 12.1. This clause is in addition to our Privacy Policy (see our website).
- 12.2. All StairBiz support and programming staff are governed by and committed to Confidentiality, Non-competition and Employment Constraint clauses in their employment contracts as a condition of their employment with StairBiz Software.
- 12.3. For the purposes of the remaining paragraphs of this clause, our “access to your V10 data” does not include access to the Client or Site window of any job, and does not include access to the Project Name or Job Name of any job, other than with your express permission, or on a “need to know” basis under strict conditions managed only by our Software Development Manager.
- 12.4. You hereby grant StairBiz support and programming staff access to your V10 data for the purposes of providing you with support, training, bug fixes and enhancements.
- 12.5. In recognition that some V10 fees and charges may be tied to your use of StairBiz, you hereby grant StairBiz support staff access to your V10 data for the purposes of ascertaining such use.
- 12.6. In recognition that some License Agreement compliance issues may be tied to your use of StairBiz, you hereby grant StairBiz support staff access to your V10 data for the purposes of ascertaining such use.

13. LIMITS OF MAINTENANCE

- 13.1. You acknowledge that it is not possible for us to anticipate all the ways a User might apply STAIRBIZ or the various combinations of options and features that might be used. In the Users’ best interest (on average) we have taken the approach that, rather than set “hard” limits to the use of STAIRBIZ in every situation, in many cases the User may keep pushing the possibilities until such time as the program fails to respond in the way anticipated. You agree that such failure does not necessarily represent cause for maintenance.
- 13.2. You agree to check all output prior to quotation and manufacture and to satisfy yourself that such output is accurate and appropriate.

14. PAYMENT OF ACCOUNTS

- 14.1. For Support charges, CMU Program fees, and/or periodic payments in accordance with an agreed payments or rental plan, you shall open an account with us and you agree to maintain a positive balance in such account. Otherwise you shall pay your account with us within the terms of trade prescribed in the invoice, or within seven days if no such terms are prescribed.
- 14.2. A breach of this clause is a fundamental breach of this Agreement and, following reasonable notice, grounds for us to limit the use of your STAIRBIZ licences entirely at our discretion until such time as you have settled your account.
- 14.3. Failure on our part to issue you with timely invoices or account notices does not waive your ultimate responsibility for such account.
- 14.4. Our limiting your use of STAIRBIZ as a consequence of your account being in arrears does not waive your ultimate responsibility for such account.

15. CONSEQUENCE OF TERMINATION

- 15.1. Upon termination of the Licence Period in accordance with Clause 8 (License Period & Termination) of this Agreement, each party shall be released from any further obligation under Clauses 10 (Support) and 11 (CMU Program). However, you shall not be released from any obligations accruing prior to such termination, nor from any liability for damages in relation to any breach of this Agreement.
- 15.2. Upon termination of the Licence Period in accordance with Clause 8 (License Period & Termination) of this Agreement, the following procedure shall apply: You shall immediately cease to use STAIRBIZ or any part thereof; You shall erase or otherwise destroy all copies of STAIRBIZ related documentation in your possession or over which you have effective control.

16. LIMITATIONS IN THE USE OF STAIRBIZ

- 16.1. STAIRBIZ was specifically designed to process most common timber stairs and balustrades in a reasonably fast, automated fashion. As such it has no ambitions to be or delusions about being a CAD program with large scope. You acknowledge your understanding that STAIRBIZ may have some limitations with regards some of your designs or methodology. You warrant that you have made adequate enquiry and accept any such limitations. We warrant that we shall respond to your enquiries in this regard in good faith.

17. LIMIT OF LIABILITY AND INDEMNITY

- 17.1. STAIRBIZ is a changing and evolving program. In the interests of our clients we release updates including bug fixes and new and enhanced features on a regular basis. You accept that it is not realistic for us to thoroughly test all combinations of options and features that may be used by each of our clients, and that despite our reasonable efforts bugs and malfunctions may be present in the software or introduced in updates.

- 17.2. You agree to check all output prior to quotation and manufacture and to satisfy yourself that such output is accurate and appropriate.
- 17.3. In cases where our support or training staff assist you with your use of StairBiz, in every case it is in a trainer/trainee capacity, where we train you in the use of our software. We do not, in any case, design your stairs for you. We assume, in all cases, that you are the designer of the stair and that you take full responsibility for such design and implementation, unless otherwise specifically agreed in writing. No ad hoc conversation during a support or training session shall override this provision.
- 17.4. Albeit that STAIRBIZ provides some limited guidance as to an output stair's compliance with some building regulations (as input by the User during setup), you agree to familiarise yourself with all relevant building regulations pertaining to the work you are doing in STAIRBIZ, to check that all output is in accordance with such regulations, and not to rely on STAIRBIZ in this regard. You agree that STAIRBIZ shall not be held responsible in this regard.
- 17.5. In particular, you agree to check all CNC output prior to running it on a machine or, at minimum and where appropriate, to test it on a machine in a manner that shall exclude the risk of damage to the machine and work-pieces and injury to workers, and to satisfy yourself that such output is appropriate and safe. You accept that whereas this is necessary in all cases, it is particularly necessary in cases where your CNC configuration is new, where your CNC configuration has been changed, or where you have received a software update which, despite our reasonable efforts, may have introduced a bug.
- 17.6. We expressly disclaim any warranty for STAIRBIZ other than any such warranty which may be implied by law and cannot be legally excluded. STAIRBIZ and any related documentation is provided "as is" without warranty of any kind, either express or implied, including, without limitation, the implied warranties of merchantability, fitness for a particular purpose, or non-infringement. The entire risk arising out of use or performance of STAIRBIZ remains with you. To the maximum extent permitted by applicable law, in no event shall we or our agents or representatives be liable for any special, incidental, indirect, or consequential damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, damage to machines, theft or loss of data or records of any kind, or any other pecuniary loss) arising out of the use of or inability to use STAIRBIZ or the provision of or failure to provide support services, even if we or any of our agents or representatives have been advised of the possibility of such damages.
- 17.7. Notwithstanding the previous paragraph, our liability for any loss suffered by you under this Agreement shall be limited to rectifying any defect in STAIRBIZ, and we shall have no obligation to remedy defects in STAIRBIZ resulting from any of the following: Failure by you to operate STAIRBIZ in accordance with the most recently available documentation; use of operating system software, internet browser or any other software which is incompatible with the most recent version of STAIRBIZ; use of computer hardware unsuitable for use with the most recent version of STAIRBIZ.

18. OWNERSHIP

- 18.1. We retain all ownership of STAIRBIZ whether in its original form or as amended by us during the term of this Agreement.
- 18.2. All intellectual property rights in the software are retained by us. Nothing in this Agreement affects the ownership of moral rights in the software.
- 18.3. We retain all ownership of STAIRBIZ CNC Drivers whether in their original form or as modified to suit your operation.

19. WARRANTIES

We do not warrant that:

- 19.1. STAIRBIZ is error free;
- 19.2. The use of STAIRBIZ shall be uninterrupted;
- 19.3. STAIRBIZ shall meet your requirements.

20. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

- 20.1. You shall promptly report to us in writing any infringement of the industrial or intellectual property rights of STAIRBIZ and/or any documentation relating to STAIRBIZ, of which you become aware.
- 20.2. STAIRBIZ is specific to you under this Agreement. We maintain the right to remotely turn off the use of a STAIRBIZ licence where we reasonably deem it likely that such licence is no longer under your direct control.

21. REVERSE ENGINEERING

- 21.1. You shall not reverse assemble or reverse compile or directly or indirectly allow or cause a third party to reverse assemble or reverse compile the whole or any part of STAIRBIZ.

22. RESELLERS AND CONSULTANTS

- 22.1. Resellers of and consultants for the STAIRBIZ product are independent agents and do not directly represent us unless otherwise stated in writing. As independent agents they are not liable for our performance under this Agreement.

23. ASSIGNMENT

- 23.1. We may assign our rights under this Agreement if we are reasonably satisfied that, at the time of such assignment, the assignee is competent to fulfil his obligations under this Agreement.
- 23.2. You may transfer your rights under this Agreement as part of a sale and transfer of the entire business.

- 23.3. You may otherwise assign your rights under this Agreement provided that (unless otherwise agreed between the parties in writing) the assignee purchases or has already purchased his first STAIRBIZ Professional licence directly from us (such that the licenses assigned become “additional” licenses) and has received adequate training by us for such licence. For the purposes of assessing the fee for our CMU Program the licenses assigned shall accrue as if they were purchased directly from us according to our Current Price Schedule. For the purposes of assessing discounts on future licenses purchased from us the licenses assigned shall not count.
- 23.4. Where you assign your rights under this Agreement you shall pay to us a fee of AU\$150 per licence for our administration costs.

24. EXERCISE OF OUR RIGHTS

- 24.1. Our failure to exercise our rights under this Agreement will not be construed as a waiver of the future performance of any of our rights, and your obligations with respect to such future performance shall continue in full force and effect.

25. FORCE MAJEURE

- 25.1. Neither party shall be liable for any delay or failure to perform its obligations pursuant to this Agreement, if such failure or delay is due to Force Majeure.
- 25.2. The party to this Agreement seeking to rely on a circumstance of Force Majeure shall immediately notify the other party of any anticipated delay due to Force Majeure. The performance of the parties’ obligations under this Agreement shall be suspended for the period of delay due to Force Majeure.
- 25.3. If the period of the delay due to Force Majeure exceeds 60 days, the party for whose benefit and obligation remains unperformed may immediately terminate this Agreement on providing notice to the other party.

26. INTERPRETATION

- 26.1. This Agreement shall be construed, interpreted and governed by the laws of the State of Queensland, Australia, or as otherwise agreed in writing between the parties. This Agreement gives you specific legal rights; you may have others that vary from state to state and from country to country.
- 26.2. In the event that any of the terms of this Agreement are unenforceable, then the other terms of this Agreement shall remain in full force and effect.

27. NOTIFICATIONS

- 27.1. Emails from us to an email address known to be a reliable conduit to you or as otherwise advised by you from time to time are deemed to be suitable for us to give you notifications “in writing”, and vice versa.

for STAIRBIZ SOFTWARE PTY LTD

We type our name here:

Managing Director

DATE:

THE LICENSE OWNER

You type your name here:

Your position:

Your company:

DATE:

SCHEDULE 1:

The licensed Site: