



596 W. Lamont Road  
Elmhurst, IL 60126  
Tel: 1-800-323-4247  
Tel: 1-630-532-5100  
Fax: 1-630-532-5700

Dear Customer,

This is the information you requested regarding executing a Software License Transfer Agreement for Stenograph's licensed products. Included are a Software License Transfer Agreement form and the Software License Terms and Conditions.

The applicable Software License Transfer fee plus applicable taxes is payable by a personal or company check or via credit card. If you are faxing the paperwork to us, please include your credit card details for us to process the application. If you are paying by check, mail the check and the Agreement to us at the address above.

Upon receipt of your application, Stenograph will review it and approve at its discretion. If approval is not given, we will contact you and no fees will be collected. Upon approval, we will issue you an invoice indicating payment was received.

If you have any questions, please contact our Customer Service Department at 1-800-323-4247 or by e-mail to [CustSvc@stenograph.com](mailto:CustSvc@stenograph.com).

We look forward to a continuing business relationship with you.

Sincerely,

Stenograph Customer Service



**Stenograph, L.L.C.**  
 Phone: (630) 532-5100  
 Fax: (630) 532-5700  
 www.stenograph.com

# Software License Transfer Agreement

March 2011

Stenograph, L.L.C. ("Stenograph") licenses the Licensed Materials to the Customer named below ("Customer") and the Customer licenses the Licensed Materials from Stenograph for business purposes, on the terms and conditions stated on both pages of this Software License Agreement ("Agreement").

CUSTOMER		ORIGINAL LICENSEE	
Name		Name	
Address		Address	
Office Phone		Phone	
Home Phone		Signature	
E-mail		Date signed	

**IS THE ORIGINAL LICENSEE CURRENTLY FINANCED?** (check yes or no)  YES  NO

Customer should ascertain that the software is not currently secured by a finance agreement. If the account is currently open at First Lease, Bryn Mawr Leasing, Vanguard Leasing, or any other funding source, then the account must be paid or a transfer of equity must be completed. If a transfer of equity is desired, the Original Licensee must contact the finance company.

**STENOGRAPH SOFTWARE** (CHECK AT LEAST ONE)

- Case CATalyst Full (No Audio Synce)     Case CATalyst Full Audio Synce     Case CATalyst Edit     Case CATalyst Student 34012

DOES THE ORIGINAL LICENSEE ACKNOWLEDGE TRANSFER OF ALL RIGHTS TO POSSESS AND/OR USE THE LICENSED MATERIALS TO CUSTOMER? (check yes or no)  YES  NO

Software Device Serial Number: \_\_\_\_\_ PKC Number \_\_\_\_\_

CASE CATALYST FULL		CASE CATALYST EDIT	CASE CATALYST E-KEY	Case CATalyst Student Software License (if it is a transferable version) Version 10, 11 and 12 only, transfer fee is \$200. Updates are provided at no charge.  R-34012
Version 1 Full \$2614 Version 2 Full \$2464 Version 3 Full \$2314 Version 4 Full \$2164 Version 5 Full \$2014 Version 6 Full \$1864	Version 7 Full \$1714 Version 8 Full \$1564 Version 9 Full \$1414 Version 10 Full \$1264 Version 11 Full \$1114 Version 12 Full \$964	Version 10 Edit \$940  Version 11 Edit \$840  Version 12 Edit \$740	Version 12 Full \$ 964  Version 12 Edit \$ 740  Version 12 Student \$ 200	

Listed prices do not include applicable sales tax. Transfer Fees for professional versions make available the most current update of Case CATalyst and one year of Business Hour Support and updates. For other versions or options such as BCS or VP Please call for license fee

CREDIT CARD NUMBER: _____	Exp: _____	LICENSE FEE \$ _____
PLEASE PRINT CARDHOLDER NAME: _____		TAX RATE _____ %
CARDHOLDER SIGNATURE: _____		SALES TAX \$ _____
		TOTAL \$ _____

I have received and read a copy of the Stenograph software License Terms and Conditions dated October 2010. I understand that Stenograph makes no other warranties whatsoever. I understand that Stenograph is not bound by this Agreement until it is accepted by Stenograph at its home office in Elmhurst, Illinois. I further understand that I am obligated to the terms of this Agreement upon execution of said Agreement. By signing below, I declare that all information provided above is true and accurate.

**Stenograph, L.L.C.**

By: \_\_\_\_\_



**Acknowledgement of Customer**

By: \_\_\_\_\_

Title: (Company orders only) \_\_\_\_\_

Date: \_\_\_\_\_

Transfer fee payment is required to process this application. Return signed application, pages 1 & 2, and payment to: Customer Service Department, Stenograph, L.L.C., 596 W. Lamont Road, Elmhurst 60126 USA  
 If you have any questions regarding this form, please call 1-800-323-4247 for Customer Service.

➤ **ADDITIONAL TERMS AND CONDITIONS ON PAGE 2 ARE PART OF THIS AGREEMENT.**

# SOFTWARE LICENSE -- TERMS AND CONDITIONS

October 2010

1. **Definitions:**
  - A. **You, Your and Yours** refer only to the licensed end user executing this Agreement and specifically do not include your agent, independent contractor, employee, successor or assign or any other person or entity not identified on this Agreement as the licensed end user.
  - B. **We, Us and Ours** mean Stenograph, L.L.C.
  - C. **Computer** means an electronic device that accepts information in digital or similar form and manipulates it for a specific result based on a sequence of instructions.
  - D. **Agreement** refers to this Software License Agreement.
  - E. **Licensed Software** means the contents of the files, disk(s), CD-ROM(s) or other media, licensed to you under this Agreement and provided to you by Stenograph with this Agreement and any Updates provided by us pursuant to the terms of this Agreement. Under this Agreement, we license either our key access or keyless access software. Licensed Software does not include other software products or Enhancements to the Licensed Software that we publish and make available subject to separate software licenses.
  - F. **Update** means an updated version of the Licensed Software that consists of either changes to the software design intended to improve usability and/or corrections to software functions from a previous version that did not operate as designed. Updates are not subject to additional license fees except as set forth herein. We in our sole discretion shall designate versions as either Updates or Enhancements.
  - G. **Enhancement** means an enhanced version of the Licensed Software that consists of new features and/or functions to the software design intended to enhance usability. Enhancements are subject to additional license fees, and you will be required to enter into a separate software license agreement to receive an Enhancement. Stenograph in its sole discretion shall designate versions as either Updates or Enhancements.
  - H. **Software Key** means a hardware security device that we provide you with any key access software licensed under this Agreement in order to allow you to operate the Licensed Software on a computer and any replacement devices that we provide you subject to availability and other terms and conditions. **Before electing to license from us a key access software product please familiarize yourself with the terms and conditions regarding availability and replacement of Software Keys set forth herein.**
  - I. **Keyless Access** means software embedded with a unique code that permits you to use the keyless access software on your computer without a Software Key. We do not provide Software Keys for our keyless access software products.
  - J. **Support** means any assistance we provide to you at your request in order to allow you to operate the Licensed Software as intended. During the warranty period, support for the Licensed Software is provided to you during normal business hours at no additional fee, however we reserve the right to limit support services, convert the services to a fee per call basis, or require additional support coverage if you use the service in an irregular, excessive, abusive or fraudulent manner. At the expiration of the warranty period, you will be required to pay for any support you request at our then prevailing rates or enter into a support agreement with us. A support agreement must be current at the time support is requested to avoid paying additional fees for support. During the warranty and support contract periods, we will not charge any additional license fees for Updates to the Licensed Software. If you do not have a current support contract, we will charge additional reinstatement license fees for such Updates.
  - K. **Licensed Materials** means the Licensed Software, any associated documentation, any Software Key we provide you pursuant to this Agreement, and any back up copy of the Licensed Software authorized under this Agreement.
2. **Acknowledgement of Intellectual Property.** You acknowledge that we own the copyrights to the Licensed Software. You further acknowledge that the Licensed Materials contain valuable trade secrets that belong to us. You agree to maintain and protect the confidentiality of these Licensed Materials; not to disclose our trade secrets to anyone else; or use them or allow them to be used by anyone else for any purpose not allowed by this Agreement. You also agree not to engage in, participate in, or permit any disassembly, decompilation, reverse engineering, or attempts to learn the source code or any part of the Licensed Materials or the functions or operations thereof.
3. **Scope of License.** We grant to you, and you accept, a revocable, non-exclusive license to use the Licensed Materials on a computer by one person, you the licensed end-user. We are not transferring title to the Licensed Materials to you, and we continue to own all Licensed Materials. Under this license, we authorize you and only you to use the Licensed Software and to make one backup copy of the Licensed Software for the sole purpose of guarding against destruction of the original. Any such copy must contain the same copyright and other proprietary notices that appear on or in the Licensed Software. We authorize you and only you to use any Software Key we provide with this license. This license does not authorize you to make a copy of the Software Key or use any Software Key not provided or otherwise authorized by us for your use. Any copy or unauthorized use of a Software Key shall be an unauthorized use and shall constitute a breach of this agreement. You may not copy the documentation we provide with the Licensed Software.
4. **Term of License.** Subject to the restrictions and termination provisions set forth herein, the term of this license is perpetual.
5. **Transfer of License.** You may not rent, lease, sublicense, sell, or resell the Licensed Materials, or authorize all or any portion of the Licensed Materials to be copied onto another user's computer, with or without consideration. Notwithstanding the foregoing, you may transfer or assign your rights to use the Licensed Materials to an end user upon receipt of our written approval. You may not allow any person to use in any manner the Licensed Materials without our prior written approval. To request written approval, you must submit a fully executed Software License Transfer Agreement, including the applicable transfer fee payable to us, for approval and execution. Upon executing this agreement, the proposed end user accepts the terms hereunder, and the terms and conditions of the Software License Agreement. We are under no obligation to support or transfer a product that is not properly or legally licensed.
6. **Revocation of License.** Any use of the Licensed Materials not permitted under this license, including misappropriation of our trade secrets or any violation of our copyright in the Licensed Materials, including without limitation, improperly copying, transferring or otherwise permitting the use of these Licensed Materials by any person or entity that is not you the end user, without our prior written approval, is a breach of this Agreement and will result in revocation of your license from us. In such event, we will demand return of the Licensed Materials and pursue other remedies provided for herein and under the law.
7. **Warranty Period, Limitations and Disclaimers.** We warrant for a period of one year from the date we mail to you or otherwise cause the Licensed Materials to be sent to you ("Warranty Period") that the Licensed Software will function on a computer that meets our minimum specifications in a manner which will allow you to read and translate into text shorthand strokes, entered by you on a specially adapted Stenograph shorthand machine, and to print the text file. If such Software does not perform as warranted during the warranty period, as your sole and exclusive remedy, we will, at our option, either: (1) repair or replace the defective Licensed Software; or (2) terminate this Agreement, and, after you return all Licensed Materials to us, we will refund to you, pro-rata, the license fees paid to us for this Agreement. Notwithstanding the foregoing, this limited warranty is void if the Licensed Software does not function as a result of accident, abuse, misuse, or misapplication.
8. **Software Key Replacement.** Subject to availability as is set forth below, we may provide you with a replacement software key pursuant to the following terms and conditions:
  - A. If your Software Key is damaged through normal use excluding battery failure, we will replace it with an equivalent one but only after you first return the damaged key. If you fail to return the damaged key, then we will not replace it unless you pay the full retail price of a Software Key prior to replacement. If the damage occurs during the warranty period or a current support contract period, we will not charge any fee for the replacement key. Otherwise, you will be charged a replacement fee at our then-prevailing rates. If the Software Key is damaged through misuse, you will be charged a replacement fee at then-prevailing rates, regardless of whether or not it occurs during the warranty period or current support contract period.
  - B. We will replace lost or misplaced Software Keys for a replacement fee at then-prevailing rates upon receipt of a signed and notarized Lost Key Affidavit that we will provide to you.
  - C. We will replace a Software Key that has been stolen or destroyed by natural causes such as fire and flood for a replacement fee at then-prevailing rates after you provide an official report from police or fire department detailing conditions of theft or destruction.
  - D. If the Software Key fails, we may not provide a replacement key; instead, you may be required to convert your license to the use of one of our keyless access software products as provided for herein.
  - E. Notwithstanding the foregoing, any request for a replacement key is subject to availability. There are a limited number of software keys commercially available to us for versions of software products we support. Software Keys suitable for your licensed software may become commercially unavailable to us during the term of this Agreement. In such an event, in lieu of a replacement key, you will be permitted to convert your license to use of a keyless access software product as provided below.
9. **Conversion to Keyless Access.** At any time, you may convert your Software Key license to a keyless access license by paying any applicable fees at then-prevailing rates, as long as the following conditions are met: (a) your Licensed Software must be under warranty or you must have a current support contract, and (b) you must first return to us all Licensed Materials using a traceable method of delivery at your expense.
10. **Termination of Agreement.** You may terminate this Agreement at any time unless you are then in breach of its terms by returning all Licensed Materials using a traceable method of delivery at your expense in which event you will not be entitled to any compensation by us for any license fees you have paid. We may terminate this Agreement upon your breach of its terms or whenever in our sole discretion we no longer provide support for your Licensed Software. In the event we no longer provide support for your Licensed Software, your exclusive remedy shall be to convert your license to the use of one of our keyless access software products as set forth herein.
11. **DISCLAIMER OF ALL WARRANTIES.** EXCEPT FOR THE LIMITED WARRANTY AS SET FORTH HEREIN, YOU UNDERSTAND AND AGREE THAT THE LICENSED MATERIALS ARE PROVIDED IN "AS IS" CONDITION. WE DISCLAIM ALL WARRANTIES, CONDITIONS, OR REPRESENTATIONS (EXPRESS OR IMPLIED, ORAL OR WRITTEN), WITH RESPECT TO THE LICENSED MATERIALS, OR ANY PART THEREOF, INCLUDING ANY AND ALL IMPLIED WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS OR SUITABILITY FOR ANY PURPOSE ADVISED (WHETHER OR NOT WE KNOW, HAVE REASON TO KNOW, HAVE BEEN ADVISED, OR ARE OTHERWISE IN FACT AWARE OF ANY SUCH PURPOSE), WHETHER ALLEGED TO ARISE BY LAW, BY REASON OF CUSTOMER OR USAGE IN THE TRADE, OR BY COURSE OF DEALING. IN ADDITION, WE EXPRESSLY DISCLAIM ANY WARRANTY OR REPRESENTATION TO ANY OTHER PERSON WITH RESPECT TO THE LICENSED MATERIALS OR ANY PART THEREOF.
12. **LIMITATION OF LIABILITY.** YOU UNDERSTAND AND AGREE THAT IF WE FAIL TO PERFORM OUR OBLIGATIONS UNDER THE REPLACEMENT SOFTWARE "KEY" POLICY SET FORTH BELOW, OR OTHERWISE BECOME LIABLE TO YOU IN CONNECTION WITH THIS TRANSACTION, OUR OBLIGATION TO PAY DAMAGES TO YOU, REGARDLESS OF THE LEGAL THEORY, IS LIMITED TO THE AMOUNT YOU PAID US FOR THE LICENSED SOFTWARE OR AS PROVIDED IN THE REPLACEMENT SOFTWARE "KEY" POLICY. UNDER NO CIRCUMSTANCES WILL WE BE LIABLE TO YOU OR ANYONE ELSE FOR ANY SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, LOST BUSINESS OPPORTUNITIES, CONSULTANTS, ETC.), EVEN IF WE KNOW THAT THOSE DAMAGES MAY OCCUR. YOU FURTHER AGREE NOT TO BRING ANY KIND OF LEGAL OR ADMINISTRATIVE ACTION AGAINST US IN CONNECTION WITH THIS AGREEMENT MORE THAN TWO YEARS AFTER THE EVENT OCCURS WHICH IS THE SUBJECT OF SUCH ACTION.
13. **Remedies for Breach.** In the event that you breach any term of this Agreement we may (1) terminate this Agreement and revoke your License upon written notice to you mailed return receipt requested to the address on file, unless you notify us in writing of a change in your address, in which event you agree to return the Licensed Materials and any copies of the Licensed Software to us; (2) rescind the Licensed Materials without compensation to you for any fees you have paid to obtain the use of the Licensed Materials or any costs you may incur as a result of the repossession and/or (3) pursue any remedy available at law or in equity against you, including specifically any rights we may have under copyright or trade secret law. The prevailing party to any action brought under this Agreement shall be entitled to its reasonable attorneys' fees and costs.
14. **Consent to Breach Not Waiver.** No term or provision of this Agreement shall be deemed waived and no breach shall be deemed excused, unless such waiver or excuse is in writing and signed by the party claimed to have waived or excused. No consent to or waiver of a breach shall constitute a consent to, waiver of, or excuse of any other different or subsequent breach.
15. **Governing Law; Jurisdiction and Venue.** THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF ILLINOIS, WITHOUT REFERENCE TO ITS CHOICE OF LAW RULES. YOU HEREBY CONSENT TO THE JURISDICTION AND VENUE OF THE COURT OF THE STATE OF ILLINOIS, COOK COUNTY, AND THE UNITED STATES FEDERAL DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION.
16. **Severability.** If any of the provisions of this Agreement are found to be invalid by a court of competent jurisdiction, such provisions shall be deleted from this Agreement and the remainder of this Agreement shall remain in full force and effect.
17. **Headings Not Controlling.** The Headings used in this Agreement are for reference purposes only and should not be deemed a part of this Agreement.
18. **Entire Agreement:** This Agreement includes all the terms and conditions of the License Agreement between the parties hereto and supersedes any prior oral or written communications regarding Customer's rights and obligations with respect to the use of the Licensed Materials. No statements made by any of our representatives or agents which are not included in this Agreement shall be binding on us.

I HAVE READ, UNDERSTAND AND AGREE TO THESE TERMS.

X \_\_\_\_\_  
Initials required

\_\_\_\_\_  
Date

***PUZZLED*** about . . .  
***BUYING*** or ***SELLING*** a ***CAT*** system?

*Let Stenograph provide the missing piece!*



***BUYING USED SOFTWARE?***

***SELLING USED SOFTWARE?***

What you should know before buying a used . . .

What you should know before selling used . . .

**You won't be buying the software itself, but rather the license to use it.**

**You're a licensed user of your software; you don't actually own it.**

When you buy a used CAT system you need to become an official licensed user. It's important that you make certain the license agreement is transferred from the seller's name to yours.

When you first acquired the software, you became an official licensed user. If you wish to sell your software it's essential that you transfer the license to the new user.

**You benefit in many ways when you ensure the license is transferred to you.**

**There are several benefits to you in transferring your license.**

By processing a Software License Transfer, you'll assure that Stenograph's continued assistance is transferred to you. Software support and updates will be available to you as if you were the original licensee.

By processing a Software License Transfer you will be in compliance with copyright laws. You will also be free of future obligation to your buyer for any assistance since Stenograph will have a direct relationship with new licensee.

**How to transfer the license to your name.**

**How to transfer your license to your buyer.**

You must first obtain a Software License Transfer (SLT) form. You and the seller should complete the SLT at the time of sale. The transfer fee can be paid by either you or the seller. You may fax the Transfer Agreement with credit card details (or mail it with a check) and we'll take it from there. You will receive a paid invoice for your records and you'll be assured of continued support from Stenograph as if you were the original licensee.

To transfer your license agreement, you must first obtain a Software License Transfer Agreement. You and the buyer should complete the SLT at the time of sale. The transfer fee can be paid by either you or the buyer. You may fax the Transfer Agreement with credit card details (or mail it with a check) and we'll take it from there.

Note: It's important that before you pay the seller, you make sure he or she has paid any outstanding bank loans, leases or liens on the system. Not only do most states require this of the Seller by law, but it ensures you are not left responsible for the Seller's debt. Make certain you receive the CD and the security device from the Seller.

Note: It is important to know that before you transfer the software to a second party, state law usually requires that you pay any outstanding bank loans, leases or liens prior to transfer.

# CAT Software is Intellectual Property

*Bill Crispin*  
Senior Partner  
Crispin and Associates

As you know, Stenograph software products are all copyrighted, and the only lawful use of the software and software protect keys is that authorized under the terms of the written Software License Agreement. So, the first simple rule is that the customer may only use Stenograph software and protect keys after they have entered into a software license agreement with Stenograph. Any use of our software or software protect keys that is not specifically authorized under the terms of our written license agreement will subject the customer, both the company and the individuals participating in the authorized use, to an award of substantial damages under the Federal Copyright Act and the Trade Secrets Acts.

Let me give you an example of unauthorized use while sketching out for you how serious the penalty for improper use can be: A court reporter or court reporting company uses our software products without entering into a license agreement. This can

happen in several different ways; (1) the software is acquired from a third party who is not licensed by Stenograph; (2) the software is acquired from the third party who is licensed, but the third party transfers it, sells it, lends it, or gives it to the new company or user without obtaining Stenograph's consent, and hence the new company/user is not a duly licensed Stenograph user. In either instance, both the company! user and the third party can be liable, under the Copyright Act, for each use of the software in a computer. If the customer is incorporated, the owner/ managers who have the ability and right to supervise the day-to-day activities of a company are also personally liable. The individuals, company and significantly the owner/managers are all liable for so called innocent copyright infringement, the use of the software in a computer without knowledge that the software was copyrighted or that an executed software license agreement was required in order to use the software. The extent of their liability is enormous. Under the Copyright Act, the gross revenues of the company or user for each year of the unauthorized misuse of the proper measure of damages, unless the company/user can specifically prove that it derived a portion of its gross revenues from activities other than those involving the use of the unauthorized software.

In addition to these copyright damages, there are separate penalties imposed for the unauthorized use of a Stenograph protect device key

under the provisions of the Trade Secrets Act. The use of one of Stenograph's software protect keys without a License Agreement or a use that is not authorized under the terms of our License Agreement can be a trade secret misappropriation. The individual, the company and its owner/operators can be liable for up to the retail cost of the keys and the full amount of the gross revenues earned through the misuse of the keys. For punitive damages, a judge or jury can award damages up to twice the amount of the actual damages and the judge, in addition, can award attorney's fees, all under the Uniform Trade Secrets Act. So together, the Copyright Act and the Uniform Trade Secrets Act impose substantial penalties for misuse of software products.

How do you avoid legal and financial exposure for the unauthorized misuse of Stenograph software products and software keys? No customer should ever receive Stenograph software products or keys without entering into a written Software License Agreement with Stenograph, either when they buy the product directly from Stenograph or if they acquire products in the secondary market, i.e., from a third party. In the latter instance, the customer that acquires our software product from a third party must sign a Software License Transfer

Agreement, which identifies the party from whom the purchase was made and binds the new customer to Stenograph's License Agreement as a registered user. This Software License Transfer Agreement must be submitted to Stenograph, along with a processing fee for its signature. There may be situations where a customer obtains Stenograph software products from an unlicensed user and Stenograph, absent misconduct on the part of the customer, may be willing to enter into a Software License Agreement with a new customer on appropriate terms. Avoid problems. If you have a security device that you did not license directly from Stenograph please contact

*Bill Crispin is the Senior Partner at Crispin & Associates, Washington, D.C. and an expert in intellectual property rights.*

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Fall 1988

## Protect Yourself with a Valid Software License

*by John Wenclawski, President Stenograph, LLC*

Retirement, changing firms or disciplines of work, buying a new computer, and the excitement of Case CATalyst® has spurred the migration from and resale of many CAT software products. With so much software changing hands, confusion surfaces about the differences between *ownership* and *licensing* of software.

Most overlook that the intellectual property contained within software is never sold, but rather it is *licensed* to individuals or organizations.

This is the case with all software — CAT, Microsoft® Word, Quicken®, even operating systems such as Windows XP or Vista. A licensee acquires the right to use the software but not to own it.

At Stenograph, we make it easy for individuals to transfer the license of their products to another user. Unlike competitors, Stenograph does not enforce restrictions such as being on a valid support contract or having the current version. The Software License Transfer process is in place to protect all users. As an individual acquiring used product, you must protect yourself by ensuring that the seller has a valid software license. This will ensure that the software is currently paid for, rather than being owned by

the bank, as well as protecting yourself against acquiring a stolen product. Without properly transferring a software license, the new "licensee" will not be entitled to software support, updates, or potential key replacement.

Now that most reporters are on CAT, and in many cases moving to their second or third generation product, there is a fair amount of older software for resale. Stenograph provides a simple procedure for transferring the license, but it is your responsibility as the "seller" or the "buyer" to transfer the license properly at the time of your transaction. The license must be transferred in all transactions.

Stenograph has tried to make it very convenient to re-license software. There is a nominal fee for this transaction, the most competitively priced service in the marketplace today. Please eliminate potential inconveniences and legal problems downstream by properly transferring the software license at the time of the transaction. It is our responsibility to all of the license holders to enforce and administer these policies consistently. If there are questions, please don't hesitate to contact us at Stenograph.