

# Request for release code

for SIGMA AIR MANAGER send/receive protocol option

**Your fax number:** \_\_\_\_\_

or

**Your email address** \_\_\_\_\_

Thank you for purchasing SIGMA AIR MANAGER; you have acquired an innovative air management system. The **send/receive protocol option** software allows you to link SIGMA AIR MANAGER to a central control system via Ethernet TC/IP and the send/receive protocol. To be able to use this option you must enter your personal **release code** in **SIGMA AIR MANAGER**. This is essential to prevent misuse.

We will provide you with your personal release code without charge immediately. We require the material and serial numbers of your SIGMA AIR MANAGER and the customer and invoice number of the **send/receive protocol option** so that we can issue the release code.

Please complete and sign the form below and return it to us so that we can issue your release code.

Fax:

**+49 9561 640889**

Email

**service@kaeser.com**

To be filled out by the customer:

Please enter below:

SIGMA AIR MANAGER (SAM)

**Material no.** (e.g. 7.7726.1) \_\_\_\_\_

**Serial no.** (e.g. 1312) \_\_\_\_\_

Read off the data on the nameplate on the outside of SAM.

Send/receive protocol option

**Customer no.** \_\_\_\_\_

**Invoice no.:** \_\_\_\_\_

Read off the data from the Send/Receive Protocol invoice.

I accept the terms of the end-user license set out overleaf.

\_\_\_\_\_  
Location, Date

\_\_\_\_\_  
End user's signature:

To be filled out by KAESER:

Your release code: \_\_\_\_\_

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

The software product described overleaf is protected by copyright laws and by international copyright agreements and by other laws and agreements on intellectual property. This software product is to be treated by the end-user just as any other copyright material. This software product is licensed by KAESER and is not for sale. By exercising your right to use this software, you automatically agree with the terms and conditions of this agreement.

## I. Software product licence

1. KAESER grants the end user the non-exclusive right to use the software for an unlimited period under the condition that it used solely in connection with the KAESER SIGMA AIR MANAGER (SAM) master controller.
2. The software may not be modified, reverse-engineered, translated or any part deleted. Any alphanumeric identification, brand names and copyright references may not be changed or removed from the storage mediums. The above terms also apply to the accompanying documentation.
3. The end user may not assign his or her rights, either in part or in full, to any third party or grant any corresponding rights of use to any third party.
4. If the terms of this agreement are substantially contravened, both parties have the right to terminate in writing without notice. In the event of a termination the end-user must return the software complete to KAESER or destroy it and confirm its destruction in writing to KAESER.

## II. Warranty

KAESER and the end user agree that it is not possible to develop computer programs to the point that they function faultlessly under all conditions of operation. KAESER warrants the conformity of the software to the specification of performance given to the end user that describes the correct use and conditions of application of the software. In the case of a software error the end user will be provided with an update to the latest product status. Any existing data storage mediums containing corrupt software or any back-up copies thereof must be returned to KAESER or destroyed completely by the end user. The warranty does not extend to deficiencies caused by deviations from the conditions of application for which the software is intended.

## III. Liability

KAESER is not liable for damages of any kind (including, but not limited to loss of profit, loss of production, loss of business information or any other damage to property) resulting from the use or the impossibility of use of the software.

## IV. Miscellaneous

1. Collateral agreements must be made in writing
2. The place of fulfilment and court of jurisdiction for all claims arising out of this business agreement, especially with regard to delivery, is Coburg, even if the sale or delivery was initiated by a KAESER subsidiary. The court of jurisdiction also covers disputes concerning the formation and effectiveness of the contractual relationship. The supplier is also entitled to sue at the customer's court of jurisdiction. The law of the Federal Republic of Germany applies in all cases with the exception of the United Nations Convention on Contracts for the International Sale of Goods (CISG) in its present form.
3. Should there be any queries arising out of this agreement or should you have any other reason to contact KAESER, please refer to KAESER KOMPRESSOREN GmbH, Coburg, or to your responsible KAESER subsidiary.