

LICENCE AGREEMENT

This End User Licence Agreement (EULA) is a contract between you (the User) and LASKOMEX Company (the Licensor). The Contract determines conditions of the application of ISD-02 software (the Software) and any related documentation, as well as of updates and enhancements.

By installing or using this Software the User agrees to accept the conditions of this Licence. If the User does not agree to accept the conditions of this Licence, the User shall not install or use this Software.

- 1.** The subject of the licence is ISD-02 software (the Software) and related documentation, as well as updates and enhancements. The documentation in the understanding of this Contract is the documentation of the Software together with software installation and operation manual, supplied by the Licensor in an electronic form together with the Software.
- 2.** The Licensor declares that the Licensor owns exclusive proprietary copyrights to the Software. The Software is the property of the Licensor and does not infringe any rights of third parties.
- 3.** The Software is subject to protection under the Copyright Protection Law and other binding legal acts.
- 4.** The Licensor grants the gratuitous, non-exclusive and non-transferable licence to use the Software to the User.
- 5.** The Contract shall be made for an unlimited period of time.
- 6.** Under this Contract the User shall have the right to install the Software on the User's computer through a web page, a CD, a DVD, or another data carrier, through which the Licensor decides to distribute the Software, and use the Software in accordance with its purpose and the contents of this contract.
- 7.** The Software is intended to streamline interface work in the form of a USB device and it may be used exclusively with this device.
- 8.** The User declares that the User owns a USB device (ISD-02) legally bought from the Licensor.
- 9.** The Software is intended for the personal use of the User. The User may make the Software available to persons who help the User in User's business, professional or gainful activity.

The User is not allowed to:

- a)** distribute the Software in any way;
 - b)** make any changes in the Software, in particular to decompile it or create a derivative software;
 - c)** transfer the rights under this Agreement on other parties.
- 10.** The Licensor declares that the Licensor has made every effort to make the Software work without any breakdown and in accordance with its purpose. However, the Licensor does not guarantee that the Software shall work without any breakdown and is free from any errors, and the Licensor shall not be liable for any resulting damage.
 - 11.** The Licensor reserves the right to introduce changes to the Software. The updates to the Software shall appear on Licensor's web page according to current needs of the Licensor. At the moment of installing the updated Software the User loses the right to use previous versions of the Software.
 - 12.** The Licensor shall not be liable for ensuring the uninterrupted availability of the Software through the web page for the duration of the Contract. The User may not make any claims against the Licensor, if for any reason the Software is unavailable or its correct installation is impossible.
 - 13.** Any intellectual property connected with this Software and its documentation is the property of the Licensor and is subject to legal protection, including copyright law, trade secret law, and trademark law. It is not allowed to remove

markings identifying the product, information about the copyright and restrictions concerning the property from the Software.

14. To all matters not regulated by this Agreement regulations of the Copyright and Related Rights Protection Act of 4th February 1994 (Journal of Law, 2006, item 60, No. 631 – uniform text) and relevant provisions of the Civil Code shall apply.

(C) LASKOMEX 2010