Software End User License Agreement (EULA)

The following is important information so please read and familiarize yourself with it carefully.

This interCAD® Reader software (hereafter "the product") and its associated End User License Agreement (hereafter "the agreement") is a usage contract between Interxsoft Corporation (hereafter "the company") and an individual or a single organization (hereafter "the end-user") for the product developed and distributed by the company.

The product includes not only the computer software, but also all associated systems, printed materials, and online documents as well as electronic documents.

In the event that the end-user does not agree to the terms of this contract, the product may not be installed or used.

Software Product Usage Rights

1. Allowed usage

In the event that the end-user agrees to the terms and conditions of the contract, the following rights are bestowed. The product is free software developed and distributed by the company. The end-user can freely install and use the product anywhere such as at home/work/PC cafe/school/government office. The end-user may not commercialize any or all of the software or use it for commercial purposes.

To allow the end-user to use the product in a legitimate way, the end-user may download or copy the product. In addition, the end-user may back up or store a copy of the product for safekeeping.

2. Copyright and usage limitations

Copyright information must be displayed on the original and all copies of the product.

The copyright and all other associated property rights for the product and all associated materials and information contained in the original product or copies of the product remain with the company. These rights are protected by the copyright laws of the Republic of Korea and by international copyright agreements.

When the end-user uses the product, Korean copyright law, international copyright agreements and all other related laws and regulations must be followed. Any use outside the expressly defined scope expressed in relevant laws as well as any reverse engineering, de-compiling, and de-assembly are prohibited. The product and any and all of its components may not be copied, modified, or adapted in any way. In addition, the product and any associated printed materials may not be duplicated or copied and then distributed without prior approval from the company.

In the event that the end-user violates the terms of this agreement and infringes on the company's copyright or any of its other property rights leading to subsequent damages, the end-user will be solely responsible for compensating the company for all damages incurred.

3. Product warranty

The company guarantees that the upgraded version of the product is provided free of charge. Upgrades are not guaranteed for computers or operating systems with which the product is not compatible. Product warranties for this product excluding upgrades follow the terms under Clause 6: Liability for Consequential Damages.

4. Automatic updates

To allow the product to automatically update itself, an Internet connectivity function is included as a normal part of operation.

5. Data collection from the end-user's computer

The company may collect data and information from the end-user's computer for the purposes of version or performance improvement related to the product.

6. Liability for Consequential Damages

The company distributes the product and all its associated data, systems, files, and data on an "as is" basis, without any express or implied consent warranty.

In addition, the company is not liable for any and all direct or indirect damages arising from the installation or use of the product.

Depending on the region, similar consequential or subordinate damage liability may not be excluded or limited. Therefore, the aforementioned limitation provisions may not be applied to the end-user.

7. Contract recognition

The end-user has expressly read and understood all of the information contained in the contract and confirms acceptance of all contract conditions.

8. Contract termination

In the event that the end-user refuses to follow the terms of the contract, the company may terminate the contract without infringing on the other's rights. In the event that the contract is terminated, the end-user must destroy or delete the product as well as all duplicates or copies created by the end-user.

9. Applicable law and jurisdiction

The contract is subject to the laws of the Republic of Korea, and all legal remedy regarding usage rights relating to the product shall be undertaken in the jurisdiction where the company is located.

10. Interpretation

All issues not expressly dealt with in this contract will be decided according to common convention or other relevant laws.

11. Inquiries regarding the contract

Please direct all inquiries regarding the contract or licensing to the number listed below.

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