



LICENSE STATEMENT and LICENSE AGREEMENT

Software:

BEFORE STARTING THE INSTALLATION AND USING JANTAR D.O.O. SOFTWARE PLEASE READ THE TERMS OF THE LICENSE AGREEMENT CAREFULLY! THE LICENSE AGREEMENT IS DISPLAYED BEFORE EACH SOFTWARE INSTALLATION. IT IS ALSO WRITTEN IN THE SOFTWARE MANUALS AND AVAILABLE ON THE MANUFACTURER'S WEBSITE.

The End User License Agreement (EULA) is a legal agreement between you (individual or legal entity) and Jantar d.o.o. and refers to the software Jantar Table Reader, Codeks Device Manager, Codeks Tools, Blocker, CODEKS AC/TA (V9 or V10) and their by-products, additional software modules and software-related software components, media, printed matter and "on-line" or electronic documentation.

Installing, copying, or otherwise using the software constitutes your acceptance of the terms of this license agreement.

This license agreement represents the entire agreement of the software use between you (hereinafter also as the "user") and the company Jantar d.o.o. (hereinafter "the license owner") and supersedes any previous contracts, arrangements or agreements between the contracting parties.

If you do not agree with the terms of this license agreement, do not start using the software or stop using it immediately.

The Software is protected by copyright laws and international copyright contracts and other laws and contracts relating to the protection of intellectual property.

By purchasing a software license, the user acquires the right to use the program, but not the ownership of the software code. The same applies to the use of software that is distributed without a license.

1. GRANT OF LICENSE

The purchase of a software license allows the user:

(a) Installation and use of the program

Jantar d.o.o. grants the user the right to install and use a valid copy of the software on the user's computer with a valid licensed copy of the operating system for which the software was developed [eg. Windows 11]. Each individual access control or time registration system requires purchasing its own software license. Each software license must be activated in accordance with the procedure prescribed by the license owner. Each software license can only be activated in one access control or time registration system.

(b) Codeks V10 software upgrade policy

- The purchase of new Codeks V10 software includes the right to free upgrades for 12 months from the first activation of the program.
- All dates important for the upgrade implementation or upgrade price are linked to the date of the first activation of the Codeks V10 software carrier license.
- It is not possible to upgrade individual expansion modules. All installed Jantar software is upgraded at the same time, including data exports.
- By purchasing Codeks V10 software the user is entitled to a payable upgrade in the second and third year from the first activation, where the price of upgrades is equal to 33% of the installed software value including extension modules and licensed data exports.
- If the payable upgrade of the Codeks V10 software is not performed within 36 months from the first activation of the software, the user forfeits the right to upgrade the software under the conditions mentioned above - in which case the upgrade price is equal to the selling price of the new software.

2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS

(a) Inviolability of copyright notices

Alteration or deletion of copyright notices in the software or software copies or by-products is prohibited.

(b) Distribution

Unauthorized transfer of copies of the software to third parties is prohibited.

(c) Demo versions of the program

Demo versions of the software may only be used for the purpose of testing the functionality of the program. Unauthorized transfer of the demo version of the program to third parties is prohibited.

(d) Prohibition of reverse engineering

Reverse engineering, decompiling, braking or disassembling of any software code manufactured by Jantar d.o.o. is prohibited.

(e) Lending or leasing

Lending or renting the software to third parties is prohibited.

(f) Software support

Jantar d.o.o. provides the user with software support for its own software. Any additional software code or part of the software that is provided to the user as an update or enhancement of the software is considered an integral part of the software and is subject to all provisions of this license agreement.

(g) Use of the program in accordance with applicable laws

The user may only use the software in accordance with applicable law.

3. TERMINATION OF LICENSE AGREEMENT

In case of user's violation of the agreement provisions **Jantar d.o.o.** has the right to withdraw from the agreement without this being considered a violation of the user's rights. In this case, the user must immediately stop using the software and remove all copies of it.



COPYRIGHT

All rights, not just copyrights, relating to the software and software by-products, additional software modules and software-related components, media, printed materials and "on-line" or electronic documentation are the property of the company Jantar d.o.o.. All material and moral copyrights and intellectual property rights relating to the software and software by-products, additional software modules and software-related components, media, printed materials and "on-line" or electronic documentation are the property of the Jantar d.o.o. company and are protected by applicable laws and other contracts for the protection of copyright and other intellectual property. By purchasing a license you do not acquire any rights to its content. All rights not expressly granted are reserved for Jantar d.o.o..

LIMITATION OF WARRANTY

The company Jantar d.o.o. explicitly makes no warranties of any kind for the software and software by-products, additional software modules and software-related components, media, printed materials and "on-line" or electronic documentation.

Software and software by-products, additional software modules and software-related components, media, printed materials are distributed "**as is**" without any express or implied warranty of any kind.

Jantar d.o.o. does not guarantee or take over responsibility for the accuracy or completeness of any data, text, graphics, links or other elements contained or used in software and software by-products, additional software modules and software-related components, media, printed materials.

Jantar d.o.o. does not take over any guarantees regarding damage caused by the possible activation of computer viruses, worms, time and logic bombs or other harmful computer programs.

LIMITATION OF RESPONSIBILITY

The company Jantar d.o.o. is not in any event responsible for any damages (including, without limitation, loss of profits, business damage or lost information) caused by the inability to use software or software by-products, additional software modules and software-related components, media, printed materials and "on-line" or electronic documentation even if the company Jantar d.o.o. is or was informed of the possibility of such damage occurring.

The company Jantar d.o.o. is not in any event responsible for data loss or for indirect, extraordinary, incidental, consequential (including lost profits) or other damage arising from contractual or tort liability or other causes.

Jantar d.o.o. takes no responsibility for the content of software and software by-products, additional software modules and software-related components, media, printed materials and "on-line" or electronic documentation in whole or in part, including any errors or omissions, publicity rights violations, privacy, rights of other trademarks, business damage, personal damage, loss of privacy, moral rights or disclosure of confidential information, etc.