

iDisconnect Version 1.0.25 Free

This software is Free with Copyright.

Member / Contact: William da Costa Canin

Company / Company: IAMSoft (c) Systems Software

LICENSE AGREEMENT END USER IAMSoft (c) systems software

IMPORTANT LEGAL NOTICE TO ALL USERS: CAREFULLY READ THE FOLLOWING LEGAL AGREEMENT BEFORE YOU BEGIN USING THE SOFTWARE. BY CLICKING THE ACCEPT BUTTON IN WINDOW OF LICENSE AGREEMENT OR ENTERING (S) SYMBOL (S) CORRESPONDENT (S) YOU ARE AGREEING TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT. SUCH ACTION IS A SYMBOL OF YOUR SIGNATURE AND YOU ARE CONSENTING TO BE BOUND BY THE TERMS OF THIS AGREEMENT, AND ARE BECOMING A PARTY TO THIS AGREEMENT AND AGREEING TO BE ENFORCEABLE LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU. IF YOU DO NOT AGREE WITH ALL TERMS AND CONDITIONS OF THIS AGREEMENT, CANCEL THE INSTALLATION OF THE SOFTWARE AND DO NOT INSTALL. AFTER CLICKING THE ACCEPT BUTTON IN WINDOW OF LICENSE AGREEMENT OR ENTERING (S) SYMBOL (S) CORRESPONDENT (S) YOU HAVE THE RIGHT TO USE THE SOFTWARE IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF THIS AGREEMENT.

1.1. Computer (s) means (am) device (s), including personal computers, laptops, workstations, personal digital assistants, 'smart phones', hand-held devices, or other electronic devices for which the Software was designed where the application will be installed and / or used.

1.2. End User (You / Your) means plant (s) individual (s) or using the Software on his own behalf or who is legally using a copy of the application, or if the Software is being downloaded or installed on behalf of an organization as an employer, "You" further means the organization for which the Software is downloaded or installed, declaring, for purposes hereof, that such organization has authorized the person accepting this agreement to do it on your behalf. For purposes hereof the term "organization" includes, without limitation, any partnership, limited liability company, corporation, association, joint stock company, trust, joint venture, labor organization, unincorporated organization or authority government.

2. License Free

2.1. This software is Free licensing. Begins from the moment you purchase it this about his science not infringe the copyright of it.

3. Trial License

2.1. You receive a non-exclusive license to store, load, install, execute, and display the communication starting with coporação or responsible for the same.

Trial. If you have received, downloaded and / or installed a trial version of the application is granted and this act a license of the Software, you may use the Software only for evaluation purposes and only during the single applicable evaluation period, unless stated contrary, from the date of initial installation. Any use of the Software for other purposes or beyond the applicable evaluation period is strictly prohibited.

2.2. You agree that in using the Software and in using any report or information derived as a result of using this Software, you will comply with all laws and regulations international, national, state, regional and local, including, among others, privacy laws , copyright, export control and obscenity law.

3. Activation and Term

3.1. If You modify Your Computer or make changes to the software installed on it from another supplier, the Rights Holder may require repeat activation of the Software or the installation of the license key file, whose account may be limited by the Copyright Holder.

3.2. If the Software was acquired via the Internet, the Software can be used, upon your acceptance of this Agreement, during the period specified during acquisition.

3.3. Without prejudice to any other remedy in law or equity that the Holder might have in the event of any breach of any terms and conditions of this Agreement by You, the Registrant will, at any time, without notice to You be entitled to terminate this License to use the Software without refunding the purchase price or any part thereof.

6.3. You shall not provide the activation code and / or license key file to third parties or allow third parties access to the activation code and / or license key which are deemed confidential data of the holder, and you will all precautions, within reason, to protect the activation code and / or license key, in good faith, since you can transfer the activation code and / or license key to third parties. Keep the activation code in a safe place.

6. Limitations

6.1. You shall not emulate, clone, rent, lend, lease, sell, modify, decompile, or reverse engineer the Software or disassemble or create derivative works based on the Software or any part thereof, with the sole exception of a non-waivable right granted to You by applicable legislation, and you should not reduce in any way any portion of the Software to human readable form or transfer the licensed Software, or any subset of the licensed Software, nor permit others to do so, except to the extent that the foregoing restriction is expressly prohibited by applicable law. Neither the binary code of the Application or the source code can

be used or reverse engineered to re-create the program algorithm, which is proprietary. All rights not expressly granted herein are reserved by the Holder and / or its suppliers, as applicable. Any unauthorized use of the Software shall result in immediate and automatic termination of this Agreement and the License granted hereunder and may result in criminal and / or civil prosecution against You

6.2. You must not transfer the rights to use the Software to third parties, except as provided in Clause 2.5 of this Agreement.

6.3. You may not rent, lease or lend the Software to third parties.

6.4. If you are using the trial version of the Software You do not have the right to receive technical assistance, or have the right to transfer the license or the rights to use the

Software to any third party.

7. Limited Warranty and Disclaimer

7.1. You acknowledge, accept and agree that no software is error free and You are advised to backup the computer, with frequency and reliability suitable for You

7.2. The Owner does not offer any guarantee that the Software will work correctly in case of violation of the terms and conditions described in the User Manual or in this Agreement.

7.3. You acknowledge and agree that the Software will be provided with the default settings applied by default IAMSoft and Your sole responsibility and configure the software to meet his own needs.

8. Applicable Law

8.1. This Agreement shall be governed and construed in accordance with the laws specified below to the country or territory in which you obtained the Software, or without reference to principles of conflict resolution law.

8.2. Any other country or territory. If you obtained the Software in any other country, vigerão the laws of the country in which the purchase occurred.

9. Contact Information Holder

If you have any questions concerning this Agreement, or if you desire to contact the Owner, for any reason, please contact our Customer Service Department:



Todos os Direitos Reservados. Systems (c) 2009-2013
IAMSoft (c) systems software. Brazil
Email: [william.costa.canin @ gmail.com](mailto:william.costa.canin@gmail.com)

All rights reserved
Software Version Free
E-mail: [william.costa.canin @ gmail.com](mailto:william.costa.canin@gmail.com)
Last Compilation: Monday, June 3, 2013
IAMSoft (c) systems software.