LICENSE AGREEMENT

IT company «SCAD Soft» (hereafter "Right Holder"), which is the owner of the copyrights on the package of the computer software «SCAD Office» (hereafter "Software"), is concluding this License agreement with you.

By installing this Software on your computer, you (hereafter "Customer") are agreeing to all terms of this License agreement, in particular, to the rules of the Software use. Accepting the terms of this License agreement is an obligatory condition of the Software use. The rules of the Software use are fully accepted by you. If you do not accept the terms of this License agreement, do not install and do not use this Software.

You also take all the responsibility concerning the choice of the Software for the achievement of your aims, and also for installation, usage and results of using of this Software.

The software is protected by national and international copyright laws. This license agreement applies to the Software, purchased from the Right Holder or the Right Holder's dealer on the basis of this agreement (hereafter "Agreement").

It is allowed to use the Software without the conclusion of the Agreement on the condition of its installation on a computer in accordance with the rules, set by the Right Holder, with the purpose of acquaintance with the functional possibilities of the Software and/or learning to work with it.

This License agreement does not replace the License, a written nominal document with a serial number and a date, and confirming the legitimacy of acquisition of the Software, which is transferred to the Customer at the moment of acquisition of the Software. Absence of the Customer's License can serve as a basis for charging for violation of the Software copyrights.

This License agreement grants the Customer the right to use the Software in the configuration indicated in the Agreement, or installed by the Customer for approbation in the demo-mode. In the case of acquisition of a few copies of the Software by the Customer, the rules of their usage, given in this License agreement, apply to all copies.

Taking into account the considerable complexity of the Software, and also the correlation of its components, the Right Holder forbids the Customer from making any changes (modifications) to the Software with the purpose of providing the functioning of the Software on the hardware of the Customer, and also execution of any actions, related to providing the functioning of the Software, in particular, correction of errors. Realization of the indicated actions by the Customer is considered as violation of the Software copyrights.

The following actions are also considered as violations of the Software copyrights:

- plagiarism;
- illegal copying and distribution of the Software;
- changing, adaptation, transformation of the Software, and also creating any derivative computer programs on the basis of the Software;
- transferring the Software to any third party (in whole or in part, for example, transferring the access code to the Software);
- leasing the Software (in whole or in part);
- delivery on behalf of one's own name of sub-licenses on the Software use;
- use of technical documentation on the Software with the purposes different from the essential ones (help in the Software use), and also transmission of technical documentation to the third party, in particular, with the purpose of reproduction and/or distribution of the technical documentation;
- actions infringing the Software copyrights, including actions, directly forbidden by the Right Holder;
- forging, changing or deleting the information, including that in an e-form, about a person owning the copyrights on the Software, and also about the management of these rights, from the Software without the permission of the Right Holder;
- reproduction, distribution of the Software with the deleted information, including the one in the e-form, about a person owning the copyrights on the Software, and also about the management of these rights;
- decompilation (modification of object (machine) codes of the Software into the source codes);
- performance of actions with the purpose (even indirect) of the defense destruction, including protecting from the unauthorized copying of the Software;
- deleting the identification number (code) and/or trade mark of the Right Holder from the Software;
- other.

If the Customer undertakes any actions violating the Software copyrights, this License agreement will be automatically abolished and the further use of the Software will be illegal.

The Right Holder has a right to hinder the violation of copyrights on the Software, including that in the judicial order.

The Sofware is provided «as is».

The Right Holder does not give the Customer any guarantees concerning the compliance of the Software to expectations and/or tasks it is acquired for, and also does not guarantee compatibility of the Software with any computer programs installed on the hardware which the Software is planned to be used on.

The Right Holder is not responsible for: any loss or damage of information, including the one of commercial character, which can happen as a result of incompatibility of the Software with the computer programs installed on the hardware which the Software is planned to be used on; change or distortion of data; accidental or indirect damage caused in the result of the Software use. The customer chooses the Software for the achievement of his own aims at his sole risk and consciously accepts the possibility of negative consequences of the Software use.

The validity of this License agreement is not limited in space and in time.