LORD LEGAL NOTICE

SENSORCLOUD™
Service Agreement
1. What the Contract Covers.

This contract is in electronic form and is a valid contract between you and LORD Corporation, dba MicroStrain, 459 Hurricane Lane, Suite 102, Williston, Vermont, 05495, USA (referred to below as “LORD,” “we,” “us” or “our”). This contract applies to all LORD services, systems and software (the “Services”), furnished by us to you under our SensorCloud trademark, whether such Services are furnished in whole or in part offline or online through an authenticated network or a web-based portal. We shall have the right to modify any term or condition of this contract or eliminate or add any term or condition (“Modifications”), provided that we provide notice of such Modifications by posting notice thereof on our website at http://sensorcloud.com/services-agreement at least thirty (30) days prior to any such Modification taking effect. If you do not agree to any Modification, then your sole remedy shall be to stop using the Services before the Modification takes effect. YOUR CONTINUED USE OF THE SERVICES AFTER THE EFFECTIVE DATE OF ANY MODIFICATION SHALL CONSTITUTE YOUR AGREEMENT TO AND ACCEPTANCE OF SUCH MODIFICATION.

2. Customer Accounts and Access.

2.1 Customer Account. Once you have established a Customer Account, you may use the Services. An individual shall have only one Customer Account which only you, the individual, may use. No other person may access and/or use your individual Customer Account, even on your behalf. For some features of the Services, we may allow you to set up member accounts which are dependent on your account (an "Associated Account") and are established by you for the use and/or benefit of third parties ("Associated Account Users").

2.2 You shall at all times be responsible for any activity that take place under your Customer Account and each Associated Account.

2.3 LORD does not automatically provide customer support as part of the Services, but we may do so at our sole discretion.

2.4 LORD Authenticated Network. We may provide you with credentials on our authenticated network to use with the Services. In the event we do so, you shall be solely responsible for maintaining the secrecy of your credentials. We may, at our sole option, cancel or suspend your (and/or each Associated Account’s) access to our authenticated network for failure to sign in to our authenticated network for an extended period, as determined by us. If we cancel your credentials, your right to use our authenticated network immediately ceases.

3. Your Obligations While Using the Services.

3.1 You shall at all times:

· obey any codes of conduct or other notices we provide;

· keep your service account password secret; and

· promptly notify us if you learn of a security breach related to the service.
3.2 You shall not at any time:

3.2.1 Engage in any of the following:

- facilitate or further unlawful conduct;

- use the Services in a way that harms us or our affiliates, licensors, licensees, resellers, distributors, vendors any of our or their customers, or any network or service by or through which we provide the Services;

- use any portion of the Services as a destination linked from any unsolicited bulk messages or unsolicited commercial messages (so-called "spam");

- use any unauthorized means to modify or reroute, or attempt to modify or reroute, the Services;

- damage, disable, overburden, or impair the Services (or the network(s) used in connection therewith) or interfere with anyone's use and enjoyment of the Services;

3.2.2 without the express written permission of LORD Corporation, copy, distribute, transmit, display, perform, reproduce, publish, license, create derivative works from, modify, alter, transfer or sell any information provided by the Services, as defined in paragraph 1 above; or resell or redistribute the Services or any part thereof. For the avoidance of doubt the foregoing does not include customer owned data and is intended solely to protect SensorCloud service, the underlying code, and the format from being copied, used, etc by others, without LORD Corporation's permission. Nor does the foregoing prohibit you from providing an enhanced level of service to your customers. Enhanced level of service includes the gathering of data from your customers and their sites, using, processing and/or manipulating that data, and sharing access to the data on SensorCloud with your customers.

3.3 The obligations contained in paragraphs 3.1 and 3.2 above shall also apply to Associated Account Users and you shall be fully responsible for the performance of such obligations by Associated Account Users.

4. Your Content.

4.1 In connection with the Services, you may submit, store and/or process data and other information provided by you and/or Associated Account Users and/or retrieve or download data and other information pertaining to your or Associated Account Users' hardware or devices (collectively, your “Content”). LORD does not control Content and does not claim ownership over Content. However, you hereby grant LORD the right to use, modify the form of, copy, distribute and display Content to the extent necessary to provide the Services, including without limitation, (a) storing and retrieving Content; (b) making Content available to you and to those authorized by you to access or receive Content; (c) conforming to the connecting networks' technical requirements; and (d) conforming to the limitations and terms of the Services. Furthermore, you warrant and represent that at all times the use of Content by you and LORD pursuant to this contract does not and will not infringe upon or violate any rights of any third party, including without limitation intellectual property rights and rights of privacy.

4.2 LORD reserves the right to remove at any time any Content that violates this contract or any policy of LORD.
4.3 It is your sole responsibility properly to configure and use the Services and take all necessary steps to maintain appropriate security, protection and backup of your Content.

5. Privacy.

5.1 In order to operate and provide the Services, we collect certain information about you and Associated Account Users. We use and protect that information as described in the LORD Online Privacy Policy. In particular, we may access or disclose such information, including the content of your and Associated Account Users' communications, in order to: (a) enforce our agreements (including this contract) or policies governing the use of the Services; (b) comply with the law or respond to lawful requests or legal process; (c) protect the personal safety, rights or property of LORD, its employees and the public.

5.2 In order to provide the Services to you or Associated Account Users, we may also collect certain information not intended to identify you or Associated Account Users personally, including without limitation data or information regarding service performance, use of the Services, and any devices accessing our network including posting devices, computer, tablet, Smartphone® or other similar devices. We may automatically upload this information from any devices accessing our network.

5.3 LORD retains the right to block or otherwise prevent delivery of any type of email or other communication to or from the Services as part of our efforts to protect the Services, our business and customers or to enforce the terms and conditions of this contract.

6. Software.

6.1 If you receive software from us as part of the Services (“Software”), your use of such Software shall be in full compliance with the terms of the license presented to you for acceptance of such Software. If no license is presented to you, then you shall have the right to use the Software only for the authorized uses of the Services under this contract and on that number of computers specifically authorized by LORD. We reserve all other rights to any Software.

6.2 We may automatically check your version of the Software. We may automatically download upgrades to the Software to your computer to update, enhance and further develop the Services. We shall ordinarily provide you with warnings of any upgraded versions of Software to permit you the option of when to install an upgrade. However, we reserve the right to update your Software without notifying you in those circumstances in which we deem it necessary.

6.3 Unless otherwise stated in the license for any particular Software, your license to use Software shall end on termination of the Services for whatever reason. Upon such termination, (i) you shall promptly uninstall any Software; and (ii) we shall have the right, in our sole discretion, to disable any Software.

6.4 You shall not disassemble, decompile, or reverse engineer any Software.
6.5 Software may be subject to United States export laws and regulations. You must at all times comply with all domestic and international export laws and regulations that apply to Software. These laws include restrictions on destinations, end users and end use.

6.6 Any Software downloaded from the Services for or on behalf of the United States of America, its agencies and/or instrumentalities (“U.S. Government”) is provided with Restricted Rights. Use, duplication, or disclosure by the U.S. Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software - Restricted Rights at 48 CFR 52.227-19, as applicable. Manufacturer is LORD, Inc.


7.1 LORD retains all right, title and interest in and to the Services and the results thereof (but not your Content), including all copyrights, patents, trade secrets, trademarks and other intellectual property rights therein and thereto. LORD reserves all rights not expressly granted. This contract shall not be deemed to grant or imply any right to any LORD trademark, trade name, logo, software, system, intellectual property or personal property of LORD unless otherwise explicitly stated.

7.2 All copyrightable contents of the Services are copyright © 2009-2011 LORD, Inc. and/or its suppliers, 459 Hurricane Lane, Suite 102, Williston, VT 05495 U.S.A.

7.3 LORD, LORD and its Logo, 3DM, 3DM-DH, 3DM-G, 3DM-GX1, 3DM-GX2, 3DM-GX3, AIFP, DEMOD-DC, DVRT, EMBEDSENSE, FAS-A, FAS-G, G-LINK, INERTIA-LINK, LITTLE SENSORS, BIG IDEAS., MICRO SENSORS. BIG IDEAS., MICRO STRAIN, MICRO-AHRS, LORD and Design in Chinese, NODE COMMANDER, RHT-LINK, SG-LINK, STRAIN WIZARD, STRAINLINK, TC-LINK, V-LINK, WSDA and other marks indicated on our website or in our software and the logo forms of the foregoing marks are trademarks and/or service marks of LORD and may be registered in the United States or in other jurisdictions including internationally. LORD’s trademarks, service marks and trade dress may not be used in connection with any product or service that is not affiliated with LORD and/or in any manner that is likely to cause confusion among customers and/or in any manner that disparages or discredits LORD. All trademarks not owned by LORD that appear on LORD’s website or in product literature or in manuals are the property of their respective owners who may or may not be affiliated with, connected to, or sponsored by LORD. No association with any company, entity, product, domain name, e-mail address, logo, person, places or events is intended or should be inferred. Any rights not expressly granted herein are reserved.

8. Changes to or Cancellation of the Services.

8.1 We may change the Services or delete features or functionality at any time and for any reason. We may terminate or suspend this contract or the Services at any time. Such termination or suspension shall be at our sole discretion and may be without cause and/or without notice. Upon such termination or suspension, your right to use the Services shall cease immediately.
8.2 Upon termination or suspension of the Services, however caused, LORD may delete your Content permanently from its servers. Notwithstanding the foregoing, we shall take appropriate steps and reasonable care, but without any obligation or liability to you whatsoever, to provide you with access, if possible, to your Content for up to ninety (90) days, but for the sole purpose of your making a backup thereof.

8.3 Termination or suspension of the Services, however cause, shall not alter your obligation to pay all charges, if any, made to your billing account prior to termination. If we terminate the Services in their entirety without cause, we will refund to you on a pro-rata basis the amount which you have paid, if any, for any unused portion of the Services.

9. EXCLUSION OF WARRANTIES.

WE PROVIDE THE SERVICES "AS IS" AND DO NOT GUARANTEE THE ACCURACY OR TIMELINESS OF INFORMATION AVAILABLE THROUGH OR AS THE RESULT OF THE SERVICES. WE AND OUR AFFILIATES, RESELLERS, DISTRIBUTORS AND VENDORS (COLLECTIVELY, THE "LORD PARTIES") MAKE NO WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, AND LORD AND THE LORD PARTIES SPECIFICALLY DISCLAIM ALL IMPLIED WARRANTIES, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, WE DO NOT REPRESENT OR WARRANT THAT YOUR USE OF THE SERVICES WILL MEET YOUR REQUIREMENTS OR THAT YOUR USE OF THE SERVICES WILL BE UNINTERRUPTED, TIMELY, SECURE OR FREE FROM ERROR. AS PART OF THE SERVICES, WE MAY MAKE AVAILABLE FOR DOWNLOAD CERTAIN TOOLS AND UTILITIES. THE FOREGOING EXCLUSION OF WARRANTIES SHALL APPLY TO ALL SUCH TOOLS AND UTILITIES.

10. LIMITATION ON LIABILITY.

10.1 IN NO EVENT SHALL LORD OR ITS OWNERS, DIRECTORS, OFFICERS, SHAREHOLDERS, EMPLOYEES, CONTRACTORS OR AGENTS OR THE LORD PARTIES AND THEIR OWNERS, DIRECTORS, MEMBERS, OFFICERS, SHAREHOLDERS, EMPLOYEES, CONTRACTORS OR AGENTS HAVE ANY LIABILITY TO YOU OR ANY PERSON CLAIMING THROUGH YOU (INCLUDING WITHOUT LIMITATION ASSOCIATED ACCOUNT USERS) FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, COMPENSATORY OR PUNITIVE DAMAGES HOWEVER CAUSED, WHETHER IN CONTRACT, TORT OR UNDER ANY OTHER THEORY OF LIABILITY, AND WHETHER OR NOT YOU OR ANY OF THE AFOREMENTIONED PARTIES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. WITHOUT LIMITING THE FOREGOING, LORD AND ITS OWNERS, DIRECTORS, OFFICERS, SHAREHOLDERS, EMPLOYEES, CONTRACTORS OR AGENTS AND THE LORD PARTIES AND THEIR OWNERS, DIRECTORS, MEMBERS, OFFICERS, SHAREHOLDERS, EMPLOYEES, CONTRACTORS OR AGENTS SHALL HAVE NO LIABILITY WHATSOEVER FOR LOSS OF PROFITS, REVENUE OR DATA OR FOR INTERRUPTIONS IN THE SERVICES. THE FOREGOING DISCLAIMER SHALL APPLY TO THE FULLEST EXTENT OF THE LAW.

10.2 NOTWITHSTANDING THE FOREGOING, IN THE EVENT THAT YOU HAVE PAID LORD FOR THE SERVICES, YOU MAY RECOVER FROM LORD THOSE DIRECT DAMAGES INCURRED BY YOU (BUT NOT INCURRED BY ASSOCIATED ACCOUNT USERS) WHICH ARE CAUSED SOLELY BY LORD, PROVIDED HOWEVER, THAT SUCH DIRECT DAMAGES SHALL IN NO EVENT EXCEED THE LESSER OF THE FEE PAID BY YOU TO LORD DURING THE MONTH IN WHICH
11. Indemnification.

Except as provided in paragraph 10.2 above, you hereby agree to and do indemnify, save and hold harmless LORD and its owners, directors, officers, shareholders, employees, contractors or agents, and the LORD Parties and their respective owners, directors, members, officers, shareholders, employees, contractors or agents, from and all damages, liabilities, costs and expenses (including reasonable attorneys’ fees, legal expenses and court costs) arising out of or connected to any claim, demand, action or proceeding which is based upon or in any way related to (a) your or any Associated User’s use of the Services; (b) any act or omission by you or any Associated User in violation of this contract (including any Modifications) or of LORD’s policies; or (c) any breach of any warranty, representation or covenant made by you in this contract.

12. Trial Period Offers.

You may have received a limited time of free access to the Services or part thereof. Unless we notify you otherwise, if you are participating in any trial period offer, you must cancel the Services by the end of the trial period in order to avoid incurring charges. If you do not cancel the Services and we have informed you that the services will automatically be converted into a paid subscription at the end of the trial period, then you authorize us to charge your payment method for the Services.

13. If You Pay LORD.

13.1 Charges. This paragraph 12 applies in all situations in which you pay LORD for the Services.

13.2 Payment. When you create a billing account, you authorize us to charge you for the Services (including any paid feature of the Services which you choose or use while this contract is in force) using the payment method selected by you. Service charges shall be paid in advance. We may charge you a different amount than what you approved, but if the amount we charge you is more than what you approved, we may charge you up to the approved amount and bill you for the difference. We may also bill you for more than one of your prior billing periods simultaneously. If we have informed you that the Services will be provided indefinitely or automatically renewed, then we may automatically renew the Services and charge you for each renewal term.

13.3 Updates to Your Billing Account. In order not to experience an interruption in the Services, you must keep all information in your billing account current, including your billing address and the expiration date of your credit card. (You may change your payment method at any time.)

13.4 Prices and Price Increases. Charges for Services related to Customer Accounts and Associated Accounts shall be established by LORD from time to time, but we will provide notice of any price increases in accordance with paragraph 1 above. The prices for Services exclude all taxes and phone charges, unless otherwise stated. You are responsible for any
taxes that you are obligated to pay or we may collect such obligatory taxes from you and pay them to the appropriate tax authorities.

13.5 Refund Policies. Unless otherwise provided by law, paragraph 8.3 above or a particular service offer agreed to in writing by an officer of LORD, all charges are non-refundable.

13.6 Billing Statements. Billing statements shall be provided to you online. If you request paper copies, we may charge you a retrieval fee. We will only provide paper copies for the past 120 days.

13.7 Billing Errors. If we make an error on your bill, you must notify us within four months of the date on which the error first appears on your bill. Following such notification, we shall verify the information you have provided us and make any appropriate adjustments. Unless you have so notified us, each billing statement shall be deemed final and binding and shall constitute an account stated upon one hundred twenty (120) days from the date it was first rendered online.

13.8 Canceling the Service. You may terminate the Services at any time, with or without cause. Certain offers for the Services may require payment of cancellation charges and you shall pay all such charges. Your notification to us to terminate the Services shall not affect your obligation to pay the charges we submit to your billing account before we reasonably could act on your request.

13.9 Late Payments. Except to the extent prohibited by law, we may assess a late charge if you do not pay on time. You must pay these late charges when we bill you for them. The late charge will be the lesser of 1% of the unpaid amount each month or the maximum rate that is permitted by law. We may use a third party to collect past due amounts. You must pay for all reasonable costs we incur to collect any past due amounts. These costs may include attorneys' fees, court costs and other expenses. We may suspend or cancel the Services if you fail to pay in full on time.

13.10 Internet Access. You are solely responsible for paying the fees charged by your Internet access provider in order for you to be able to access the Services.


We may assign this contract, in whole or in part, at any time with or without notice to you. You may not assign this contract, or any part of it, to any other person without our prior written approval. Any attempt by you to do so is void. You may not transfer to anyone else, either temporarily or permanently, any rights to use the Services or any part of the Services.

15. Claim Must Be Filed Within One Year.

Any legal claim that you may have arising out of or related to this contract or the Services must be brought by you within one year of the date on which such claim arose. If it is not filed in time in a court of competent jurisdiction, then the claim is permanently barred. This foregoing shall apply to you and any of your successors-in-interest.

16. Your Notices to Us.
Any notice which you are required or desire to give to LORD under this contract may be sent to LORD as provided in the customer support or "help" area for the Services. LORD does not accept e-mail notices.

17. Notices We Send You; Consent Regarding Electronic Information.

Except as stated in paragraph 1 above, any notice which we are required or desire to give you may be provided in electronic form by (a) email, at the email address you specified when you signed up for the Services; (b) access to a LORD website that will be designated in an e-mail notice sent to you at the time the information is available; or (c) access to a LORD web site that will be generally designated in advance for this purpose. By using the Services you consent to receive any and all such notices from LORD. In the event that you disagree, you must stop using the services.

18. Interpreting this Contract.

18.1 This contract constitutes the entire understanding between you and us with respect to the subject matter hereof and supersedes any prior contract or understanding regarding your use of the Services, provided, however, that if you have confidentiality obligations related to the Services (for example, you may have been a beta tester), those obligations remain in force and effect.

18.2 No provision of this Agreement shall be deemed to have been waived by any act or acquiescence of LORD, its owners, directors, officers, shareholders, employees, contractors or agents, and may only be waived by an instrument in writing signed by an authorized officer of LORD. No such written waiver of any provision of this contract shall constitute a waiver of any other provision(s) or of the same provision on another occasion.

18.3 In the event that any term or condition of this contract is held by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this contract shall remain in force and effect.

18.4 This contract is solely for your and our benefit. It is not for the benefit of any other person, except for permitted successors and assigns under this contract. Consequently, in no event shall users or beneficiaries of Associated Accounts be deemed third party beneficiaries under this contract.

18.5 The paragraph titles and headings in this Agreement are solely used for the convenience of the parties and have no legal or contractual significance.

18.6 This contract shall be governed by and construed in accordance with the laws of the State of Vermont, USA, without regard to principles of conflicts of law. Any action, suit or proceeding arising out of or related to this contract or the subject matter hereof shall be brought only in the courts located in the county in which LORD has its principal place of business at the time of filing of such action, suit or proceeding, and the Parties hereby unconditionally and irrevocably consent and submit to such exclusive jurisdiction and waive any objection that they may now or hereafter have with respect thereto.