

COLITEC SOFTWARE LICENSE AGREEMENT

IMPORTANT - PLEASE READ CAREFULL!

Before using CoLiTec software, which is owned by CoLiTec group developers is necessary read the following terms of license agreement. Any use of a program by you means full and unconditional acceptance of its terms.

If you do not accept the terms of license agreement in full, you shall not use it for any purpose.

1. GRANT OF LICENSE.

This End User License is a legal agreement between you (either an individual or an entity) and a group of developers Collection Light Technology (CoLiTec) to use the CoLiTec software. Software developers provide you CoLiTec License Agreement ("License") to use the CoLiTec software version, and you accept, a limited, nonexclusive license to use the Software on the terms defined in this Agreement. For the purposes of this License Agreement, "Software" includes any updates, enhancements, modifications, revisions, or additions to the software developed by developers, available to users through a web site (<http://colitec.neoastrosoft.com>). Notwithstanding the foregoing, the developers are under no obligation to provide any updates, enhancements, modifications, revisions, or additions to the software.

1.1. Installation and use of the CoLiTec software.

By accepting this license agreement, you may:

- Install a copy of the program to no more than one computer ;

1.2. Copy and modify.

Prohibited reverse engineer, decompile, disassemble or otherwise translate the CoLiTec software. Prohibited in any way modify or adapt the CoLiTec software. Prohibited from providing or distribute CoLiTec software among others. CoLiTec software distribution is only possible through the website (<http://colitec.neoastrosoft.com>).

1.3. License Grant for Remote Access Software.

1.3.1. To access your licensed copies of the software and its use, you can use remote access technologies (for example, Remote Desktop, Radmin, Team Viewer), provided, however, that using remote access software accesses and uses only the primary user of the device, to which remote access occurs. These rights do not allow remote access at the same time you use the software on a device that created the remote session.

1.3.. CoLiTec developers are entitled to access to the remote user's machine for maintenance, troubleshooting and debugging using CoLiTec software, while using remote access technologies (for example, Remote Desktop, Radmin, Team Viewer). Remote access can be provided by the user permanently or on request of the developer.

1.3.3. People with the full "service" in the full CoLiTec software package, may appeal to developers to assist them using remote access technologies (for example, Remote Desktop, Radmin, Team Viewer).

1.4. License Grant for documentation. Documentation accompanying software is licensed for internal, non-commercial use.

2. DESCRIPTION OF OTHER RIGHTS AND LIMITATIONS.

2.1. CoLiTec user undertakes to issue the implementation act of CoLiTec software on observatory as a main software for automated discovering of asteroids and comets on a series of CCD frames.

2.2. CoLiTec user undertakes to issue the act of implementing a transfer made (open measured) using the program.

2.3. CoLiTec user undertakes include CoLiTec project developers in articles that mentioned the telescope and its characteristics.

2.4. CoLiTec developers has the right to write articles about the program and using it and commit themselves in these articles include performers of user-specified CoLiTec software.

3. INTELLECTUAL PROPERTY AND CONFIDENTIALITY.

3.1. Use Reporting, License Violations and Remedies.

CoLiTec developer reserves the right to obtain information on the use of the Software, including user names, IP- addresses, and other proprietary information related to this issue. Any unauthorized use of the software developers will be considered as a breach of this EULA by the user.

3.2. Property rights in the Software.

You acknowledge that the Software is the property of developers, and that the Software is protected by law "on copyright and related rights." You also acknowledge and agree that, as between you and developers, developers own all rights and interests in and to the Software, including associated intellectual property rights in accordance with the laws "on copyright and related rights", "on trade secrets" and "trademark". This Agreement does not grant you any ownership interest in the Software, but only a limited right of use that can be withdrawn by CoLiTec software developers in accordance with the terms of this Agreement.

4. TERM AND TERMINATION.

This Agreement shall enter into force after your acceptance of the terms of this Agreement, or after you downloading, accessing and using the Software, even if you have not explicitly agreed to the terms of the Agreement. This Agreement shall remain in effect until terminated. Without prejudice to any other rights, this Agreement will terminate automatically if you breach any of the following restrictions or requirements. You may terminate this License Agreement at any time by sending e-mail notification about your decision to terminate the Agreement and removing CoLiTec software. If you breach any of the terms of the Agreement, the developers have the right to terminate this License Agreement. Upon termination of the Agreement by the developers to agree to remove the CoLiTec software.

5. LIMITATION OF LICENSE.

5.1. Software Warranty

CoLiTec software is provided "as is". Software developers clearly state that they do not provide assurance that the software will meet your requirements, as well as that in the process of the software will be uninterrupted or error interrupt. You are responsible for the selection of software that allow you to achieve the intended results, as well as responsibility for the results to be achieved through the use of software. You must bear all risks associated with the quality and performance of the software.

5.2. Application of losses

In any cases, developers are not liable to you or any other related to you for any party related, incidental, indirect, special, exemplary or punitive damages or loss of profits, even if the developers were aware of the possibility of such damages.

5.3. Improvements software

CoLiTec software user has the right to make suggestions to refine and improve the software. All of them will be considered and possibly eventually accounted for.

6. CHANGES IN TERMS OF THE LICENSE AGREEMENT.

This License Agreement may be changed unilaterally by the developers. User notification about changes in the terms of this License shall be published on the website (<http://colitec.neoastrosoft.com>). These changes in the terms of the License Agreement shall enter into force on the date of their publication, unless otherwise specified in the relevant publication.

7. SOFTWARE "NOT FOR SALE".

Software "Not for sale" cannot be sold or otherwise transferred for a fee; it can be used for demonstration purposes only, testing or evaluation.

8. SEPARATION COMPONENTS.

This CoLiTec software licensed as a single product. Its component parts may not be separated for use on multiple devices.

9. BAN ON TRANSFERRING TEMPORARY USE AND COMMERCIAL USE.

You may not provide CoLiTec software rent, lease, lend and use the program to provide network services to third parties on a commercial basis.

10. CONSENT TO USE OF DATA.

By will user, of CoLiTec developers group can collect and use technical information gathered in the course of providing it support services for the product in relation to software. CoLiTec development team may use this information solely to improve its products or to provide customized services or technologies, and will not disclose this information in a form that personally identifies you.

11. THE FULLNESS OF THE LICENSE AGREEMENT

If you have questions concerning the User License Agreement, or, if necessary, contact the group of CoLiTec software developers for some reason - use the address information supplied with the CoLiTec software, or visit the web site (<http://colitec.neoastrosoft.com>).