

RocketGUI, LLC Phone: 509-624-4700 Fax: 509-363-1501 E-mail: service@rocketGUI.com

Date:	First RocketGUI module order?	YES	NO
-------	-------------------------------	-----	----

Customer - Bill To	Ship To (If different)
COMPANY NAME	COMPANY NAME
ADDRESS	ADDRESS
ADDRESS	ADDRESS
CITY, STATE, ZIP and COUNTRY	CITY, STATE, ZIP and COUNTRY
PHONE WITH AREA CODE	PHONE WITH AREA CODE
FAX WITH AREA CODE	FAX WITH AREA CODE
E-MAIL ADDRESS	E-MAIL ADDRESS

PRIMARY CONTACT	YEARS IN BUSINESS
-----------------	-------------------

Product Code	Description	Dealer Cost Each	Qty	Cost Ext.
<b>IPS-MOD-AMX</b>	IP Status E-mail Module for AMX Includes license for use by a single dealer/integrator, or 3rd party programming services company. See Software License Agreement on page 2 of this document.	299.00	1	299.00

Order Total	299.00
-------------	--------

## Software License Agreement

Single User License Grant: RocketGUI, LLC ("RocketGUI") and its suppliers grant to Customer ("Customer") a nonexclusive and nontransferable license to use the purchased Software Module(s) in compiled code form and Associated Touch Panel Interface Files and Graphics files where applicable ("Software"), solely on AMX Netlinx Master Processors by Customer or a specific Client of Customer ("End User").

### END USER RIGHT TO PRIVACY

Customer agrees to use the Software only on AMX Netlinx Master Processor owned by Customer or owned by specific End User's of Customer. Customer agrees to install the Software only with the expressed permission of the End User, and not to use the software in any way that may violate the End User's right to privacy or e-mail information about End User's system without the End User's knowledge.

Customer may make one (1) archival copy of the Software for itself or on behalf of End User, provided Customer affixes to such copy all copyright, confidentiality, and proprietary notices that appear on the original.

EXCEPT AS EXPRESSLY AUTHORIZED ABOVE, CUSTOMER SHALL NOT: COPY, IN WHOLE OR IN PART, SOFTWARE OR DOCUMENTATION; MODIFY THE SOFTWARE; REVERSE COMPILE OR REVERSE ASSEMBLE ALL OR ANY PORTION OF THE SOFTWARE; OR RENT, LEASE, DISTRIBUTE, SELL, OR CREATE DERIVATIVE WORKS OF THE SOFTWARE.

Customer agrees that aspects of the licensed materials, including the specific design and structure of individual programs, constitute trade secrets and/or copyrighted material of RocketGUI. Customer agrees not to disclose, provide, or otherwise make available such trade secrets or copyrighted material in any form to any third party without the prior written consent of RocketGUI. Customer agrees to implement reasonable security measures to protect such trade secrets and copyrighted material. Title to Software and documentation shall remain solely with RocketGUI.

LIMITED WARRANTY. RocketGUI warrants that for a period of ninety (90) days from the date of shipment from RocketGUI: the Software substantially performs according to its published specifications. Except for the foregoing, the Software is provided AS IS. This limited warranty extends only to Customer as the original licensee. Customer's exclusive remedy and the entire liability of RocketGUI and its suppliers under this limited warranty will be, at RocketGUI's option, repair, replacement, or refund of the Software if reported (or, upon request, returned) to the party supplying the Software to Customer. In no event does RocketGUI warrant that the Software is error free or that Customer will be able to operate the Software without problems or interruptions.

Updates and/or improvements of the Software may be available from time-to-time, that RocketGUI may provide free-of-charge, or for a fee, at RocketGUI's discretion. This license agreement will apply to such updates or improvements, except for no extension of warranty will be granted.

This warranty does not apply if the software (a) has been altered, except by RocketGUI, (b) has not been installed, operated, repaired, or maintained in accordance with instructions supplied by RocketGUI.

DISCLAIMER. EXCEPT AS SPECIFIED IN THIS WARRANTY, ALL EXPRESS OR IMPLIED CONDITIONS, REPRESENTATIONS, AND WARRANTIES INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT OR ARISING FROM A COURSE OF DEALING, USAGE, OR TRADE PRACTICE, ARE HEREBY EXCLUDED TO THE EXTENT ALLOWED BY APPLICABLE LAW.

IN NO EVENT WILL RocketGUI OR ITS SUPPLIERS BE LIABLE FOR ANY LOST REVENUE, PROFIT, OR DATA, OR FOR SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL, OR PUNITIVE DAMAGES HOWEVER CAUSED AND REGARDLESS OF THE THEORY OF LIABILITY ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE EVEN IF RocketGUI OR ITS SUPPLIERS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. In no event shall RocketGUI's or its suppliers' liability to Customer, whether in contract, tort (including negligence), or otherwise, exceed the price paid by Customer. The foregoing limitations shall apply even if the above-stated warranty fails of its essential purpose. SOME STATES DO NOT ALLOW LIMITATION OR EXCLUSION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES.

The above warranty DOES NOT apply to any beta software, any software made available for testing or demonstration purposes, any temporary software modules or any software for which RocketGUI does not receive a license fee. All such software products are provided AS IS without any warranty whatsoever.

RocketGUI provides no warranty or guarantee regarding continued availability of internet data sources which RocketGUI software may rely upon for content. By signing this License Agreement, Customer understands that the continued availability of such data is outside of the control of RocketGUI and that data services may be discontinued by such providers at any time.

This License is effective until terminated. Customer may terminate this License at any time by destroying all copies of Software including any documentation. This License will terminate immediately without notice from RocketGUI if Customer fails to comply with any provision of this License. Upon termination, Customer must destroy all copies of Software.

Software, including technical data, is subject to U.S. export control laws, including the U.S. Export Administration Act and its associated regulations, and may be subject to export or import regulations in other countries. Customer agrees to comply strictly with all such regulations and acknowledges that it has the responsibility to obtain licenses to export, re-export, or import Software.

This License shall be governed by and construed in accordance with the laws of the State of Washington, United States of America, as if performed wholly within the state and without giving effect to the principles of conflict of law. If any portion hereof is found to be void or unenforceable, the remaining provisions of this License shall remain in full force and effect. This License constitutes the entire License between the parties with respect to the use of the Software.

