

DECLARATION OF CONSENT TO THE DATA COLLECTION VIA DIP

a) What is DIP?

Grabner Instruments Messtechnik GmbH (“LICENSOR”) collects data related to the use of the **Grabner Cockpit** software (“SOFTWARE”) by means of the Device Improvement Program (DIP) to support any required analysis in case of service/maintenance support/ product development and for developing statistical data regarding its user base.

b) What kind of data does DIP collect?

DIP collects personal information such as Your name, e-mail address, phone number, company, job title and role (all of it to be filled in at the time of user registration).

Furthermore, DIP collects operational information such as measurement data, performance data, calibration data, etc.; (all of it in connection to the use of the SOFTWARE by You).

Operational information and part of the personal information and data is collected by DIP for service/maintenance/product development purposes only.

Part of the personal information will be used by LICENSOR to send news about products of the LICENSOR (“marketing purposes”)

DIP does not:

- collect any personal information beyond Your registration data;
- collect any data regarding the use of the computer the SOFTWARE is activated and used beyond the use of the SOFTWARE;
- collect any data from the computer the SOFTWARE is activated or the LICENSOR's internal network beyond the use of the SOFTWARE.

c) How does DIP collect the data?

Operational and personal information/data is collected by the SOFTWARE and stored for case of need, which will be a service, maintenance, product development case and marketing purpose only.

To transfer the personal information/data to the LICENSOR's server, the USER (You) has to activate the relevant function in the SOFTWARE. By activating this function, the USER allows LICENSOR access to and transfer of the stored personal information/data.

There will be no automatically generated data transfer. All data transfer requires the activation of the USER.

d) Why does LICENSOR collect the data via DIP?

LICENSOR collects operational data and part of the personal data to better serve its customers. Data is collected and stored by the SOFTWARE to be available in case of service, maintenance and product development support only. The data may be used to analyze the service/maintenance/product development case only.

Personal data which will be used for marketing purposes as described above will be collected in a marketing database and used to inform the USER about products and services of the LICENSOR.

In accordance with the provisions of the Austrian Telecommunications Act (TKG), §107, USER will be enabled to deregister from the marketing database by activating the relevant link implemented into the e-mail-message. If the USER deregisters his personal information will be deleted from the marketing database.

e) How does LICENSOR protect personal information/data?

LICENSOR has security measures in place to protect the loss, misuse and alteration of personal information / data under its control. These include a firewall to prevent unauthorized access to LICENSOR's systems. Inside LICENSOR's organization, personal information and data is stored in password-controlled servers with limited and controlled access on a need-to-know basis.

While LICENSOR cannot guarantee that loss, misuse or alteration to personal information or data will not occur, LICENSOR takes many precautions to prevent such unfortunate occurrences. However, LICENSOR accepts no liability for any misuse or unintentional disclosure.

Except where enforced by law, LICENSOR will not share personal information / data outside of LICENSOR's organization.

f) Important Notice

Please note that the personal information / data may be transferred outside of the European Economic Area, for purposes of processing, analysis, and review, by AMETEK Inc., a company located at 1100 Cassatt Road, Berwyn, PA 19312, U.S.A., which is the holding company of the LICENSOR. You are advised that the United States uses a sectoral model of privacy protection that relies on a mix of legislation, governmental regulation, and self-regulation. You are further advised that the Council

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of the European Union has found that this model does not provide "adequate" privacy protections as contemplated by Article 25 of the European Union's Data Directive. (Directive 95/46/EC, 1995 O.J. (L 281) 31). Article 26 of the European Union's Data Directive allows for transfer of personal data from the European Union to a third country if the individual has unambiguously given his consent to the transfer of personal information, regardless of the third country's level of protection. By agreeing to this EULA, the privacy policy incorporated therein, and by giving its consent to the user registration, you consent to the transfer of all such information to the United States and the processing of that information as described in this EULA.

g) Declaration of consent

By your acceptance of the user registration process and this "Declaration Of Consent To The Data Collection Via DIP" you agree to the terms of the EULA of the SOFTWARE and to the collection and analysis of Your personal information / data as described herein.

(Feb. 22nd 2016 / Version 1.3)