MAGIWARA Solutions

Vaccine USB3 Initialization Software Manual

Thank you for purchasing Vaccine USB3. This manual explains how to use the vaccine USB3 initialization software.

1 Licensed Software Agreement

This Agreement by and between the customer (hereinafter referred to as "Licensee") and Hagiwara Solutions Co., Ltd. (hereinafter referred to as "Licensor") is subject to the following terms and conditions concerning the software user license provided by the Licensor to the Licensee (hereinafter referred to as "Licensed Software").

The Licenser authorizes the Licensee the use of the Licensed Software in accordance with the following conditions. The Licensee shall thoroughly read the contents of this Agreement and shall use the Licensed Software at his/her own risk only after agreeing to the contents therein. By using the Licensed Software, the Licensee is deemed to have agreed to each of the provisions in this Agreement, provided, however, that if the Licensee has not agreed to each of the provisions set forth herein, the Licensor may not authorize the Licensee the use of the Licensed Software.

Article 1 (General Provisions)

The Licensed Software shall be protected by the various laws, regulations and conventions in relation to copyright and any other intellectual property rights in Japan or overseas. The Licensed Software shall be licensed by the Licenser to the Licensee in accordance with the terms of this Agreement; therefore, intellectual property rights such as copyright of the Licensed Software belongs to the Licensor and shall not be transferred to the Licensee.

Article 2 (Right to Use)

- 1. The Licensor will license to the Licensee non-exclusive rights to use the Licensed Software.
- The right to use the Licensed Software arising from this Agreement refers to the rights to use the Licensed Software for the Licensee's equipment on electronic devices on which the Licensed Software that was acquired or purchased by the Licensee is installed.
- 3. The Licensee may not reproduce or duplicate all or part of the Licensed Software nor make modifications such as a correction or an addition thereto.

Article 3 (Restriction on Rights)

- 1. The Licensee shall not allow any third party to use the Licensed Software by relicensing, transferring, lending, leasing, or any other method.
- 2. The Licensee shall not use the Licensed Software to infringe on any rights of the Licensor, the copyright of a third party or the like.
- 3. The Licensee shall not perform source code analysis work such as reverse engineering, disassembly, or decompilation of the Licensed Software.
- 4. The Licensee, under this Agreement, may transfer all rights concerning the Licensed Software of the Licensee, only together with the electronic devices on which the Licensed Software is installed, under the condition that the transferee has agreed to all of the clauses of this Agreement, provided, however, that in this case, the Licensee may not hold any duplicate of the Licensed Software and shall transfer any and all of the Licensed Software including all components, media, electronic documents, and this Agreement.

Article 4 (Licensed Software Rights)

Any and all rights related to the Licensed Software such as copyright shall belong to the Licensor or the original beneficiary that has permitted the Licensor the right to license to the Licensee hereunder (hereinafter referred to as "Original Beneficiary"). The Licensee shall not have any rights outside of the usage rights licensed hereunder in relation to the Licensed Software.

Article 5 (Scope of Responsibility)

- 1. Neither the Licensor nor the Original Beneficiary guarantee that the update data defined in Article 6 (2) can be installed normally nor that the Licensee will not incur damage due to the said update data installation.
- 2. Neither the Licensor nor Original Beneficiary guarantee that the Licensed Software is free from errors, bugs or the like, that the Licensed Software will operate without interruption, that the use of the Licensed Software will not cause any damage to the Licensee or a third party, nor that the Licensed Software will not infringe on a third party's intellectual property rights.
- 3. There are cases when products, software or network services other than the Licensed Software on which the operation of the Licensed Software depends (including when provided by the Licensor or the Original Beneficiary and not limited to the provisions of a third party) are suspended or canceled at the discretion of the provider of the said software or network service. Neither the Licensor nor the Original Beneficiary guarantee that these products, software or network services on which the operation of the Licensed Software depends will operate normally without interruption or will operate normally in the future.
- 4. The Licensor and the Original Beneficiary's liability for damages to the Licensee, in any case, except when such damages are due to the intentional or gross negligence of the Licensor or Original Beneficiary, shall be limited to normal damages that have directly and actually occurred to the Licensee and shall not exceed the amount of the Licensed Software purchase price that can be proven by the Licensee.
- 5. Notwithstanding reasons such as default or unlawful acts, the Licensor and the Original Beneficiary, in any case, shall not be liable for any compensation to the Licensee for lost profit, consequential damage, indirect damage, or damage in data loss and corruption.
- 6. The Licensor shall provide technological support only through the inquiry window for the Licensed Software that was licensed by the Licensor to the Licensee, provided, however, that the Licensor may at any time change the reception hours of the inquiry window and the availability of the said provided support without obtaining consent from the Licensee. Unless a separate agreement is concluded by and between the Licensor and the Licensee, the Licensor shall be in no way obligated to provide or continue to provide the said support to the Licensee.

Article 6 (Copyright Protection and Automatic Updates)

- 1. The Licensee, when using the Licensed Software, shall be subject to the various laws, regulations and conventions in relation to the copyright and any other intellectual property rights in Japan or overseas.
- 2. When Licensor or a third party designated by the Licensor releases at any time update data for the Licensed Software on the web for the purposes of improving security functions of the Licensed Software, correcting errors, improving update functions or the like (hereinafter referred to as "Update Data"), the Licensee shall update the Licensed Software within ninety (90) days from the release of the Update Data. If ninety (90) days have passed since the release of the update data, the Licensee may not use the old Licensed Software for purposes other than updating. The Licensor shall agree: (i) to the addition, modification or deletion of the Licensed Software functions accompanied by such software updates; and (ii) that the updated Licensed Software applies hereto.

Article 7 (Agreement Cancellation)

- The Licensor may immediately terminate this Agreement if the Licensee violates any of the clauses stipulated herein.
- 2. If this Agreement is terminated based on the provisions of the preceding paragraph, the Licensee shall dispose, or return to the Licenser, all Licensed Software within two (2) weeks from the date of the termination hereof. If the Licensee disposes the Licensed Software, the Licensee shall immediately send to the Licensor documents proving the disposal thereof.
- 3. The provisions of Articles 4, 5, 7 (2) and (3), and 8 (1) and (3) through (5) shall remain in force, even after this Agreement is terminated based on the provisions of paragraph (1) of this Article.

Article 8 (Others)

- 1. This Agreement shall be in compliance with Japanese law.
- 2. The Licensee shall comply with applicable ordinances, laws, export control regulations and orders when taking the Licensed Software outside of Japan.
- 3. The district court or summary court at the location of the Licensor's head office shall be the exclusive jurisdiction court of the first instance for any and all disputes related to this Agreement.
- 4. Even if a portion of clauses of this Agreement become invalid, such clauses shall remain in force as long as they are recognized as valid under the law.
- 5. If there is any doubt regarding matters that are not stipulated in this Agreement or the interpretation hereof, both parties shall hold deliberations and find resolution in good faith.
- Please note that the specifications, appearance, and service content of the listed products are subject to change without notice.
- ♦ Microsoft Windows is a trademark or registered trademark of Microsoft Corporation in the United States and other countries.
- ◆ Other company names and product names are generally trademarks or registered trademarks of each company. The ® and ™ marks are not specified in the text.
- ◆ This document is current as of April 2018. The contents are subject to change without prior notice.

2 About this Software

This software is for updating and initializing the Vaccine USB3.

Product Specifications

. 0	PC / AT compatible machine USB2.0/USB3.0 interface CPU: Pentium4 2.0GHz or higher Memory: 512MB or more HDD free space: 1GB or more
Supported OS * 3	Windows 7 SP1 Windows 10 Windows 11
Supported user accounts	Administrator rights Not available for restricted users.
Supported devices	Hagiwara Solutions Vaccine USB3

- * 1: The USB interface added with the expansion board is not supported.
- * 2: USB Mass Storage Class driver and CD-ROM driver must be installed in advance.
- * 3: Displayed in English except for Japanese OS.

3 Directions

This chapter explains how to use this software.

Before Use

- If the PC is started while the target product is connected, a new device recognition display may appear even if the target device has been connected.
- It may take about 5 minutes for the target product to be recognized after connecting. Please wait until the computer can be operated again.
- When removing the target product from the computer while the computer is turned on, click "Safely Remove Hardware" on the task tray (notification area). If it is forcibly removed, files may be lost or a failure may occur.
- Our company is not liable for any lost or damaged data.
- Insert/ remove the target product in the correct orientation.
- This software does not support standby, hibernation or sleep.
- This software cannot be used when multiple target products are connected.

Notes

When initialization is performed, the following information is deleted / initialized.

- Log Files
- Quarantined files
- PC file lists
- Settings
- Definition files
- Vaccine USB3 software

License information and password settings are retained.

Software usage procedure

- 1: Insert the Vaccine USB3 to be initialized to the PC. The Vaccine USB3 software will start automatically, close it and follow the instructions below.
- 2: Initialize software: Execute VUSB3_Init.exe.
- 3: When the initialization software starts up, click [OK]. Initialization will start.

Once the "Initialization Complete" screen is displayed, it indicates that the initialization process has finished.Reconnect the Vaccine USB3 and check if it works properly.

Vaccine USB3 initialization Software Manual