



## *T4A iGo8 Automotive Navigation 11.10*

Thank you for choosing Tracks4Africa maps for your Caska in-car navigation system. We hope that the combination of the iGo 8 software and our Tracks4Africa maps would take you to new destinations.

### **Compatibility:**

The T4A iGo 8 product is compatible with the Caska in-car navigation systems. The following models have been tested:

- 0401E
- CN136

### **How to find out which model you have:**

1. Go to the menu of your current navigation software
2. Exit the navigation software from the menu
3. A splash screen should appear after the application has been exited. In the bottom right-hand corner the model number will be displayed.

### **How does it work:**

Your Caska unit comes with an SD card which contains navigation software and maps. You most probably have been issued the Garmap Drive system which was built on the Sygic software platform and the Garmap maps.

In order to use Tracks4Africa maps on your Caska unit, we need to issue you with a new SD card. This SD card will contain the iGo 8 navigation software and the T4A GPS Maps. You will need to switch SD cards when you want to use Tracks4Africa maps and you will be using a different navigation application, i.e. iGo 8 and not Sygic. You would have to familiarise yourself with the working of the iGo 8 application, however it is fairly easy to use and intuitive. ***A full user manual in PDF format will be included on your SD card.***

### **How to switch your SD card:**

When you switch the SD card on your Caska unit, you need to 'Restart' the navigation from the Main menu of the Caska system.

The first time you insert the T4A iGo SD card, the application will calibrate the screen, you also need to set default languages and then accept the end user license agreement (EULA). A software wizard will guide you through this process. The next time you use the application, this would not be necessary.

Remember to restart the navigation every time you switch SD cards.

### **Licensing:**

Please note that the licenses for your iGo8 Tracks4Africa maps are linked to the SD card ID. Please look after the SD card as we cannot issue a replacement SD card for your existing license.

***For more information or suggestions, kindly contact us on +27 (0)21 880 8660 or sales@tracks4africa.co.za***

## Operating modes



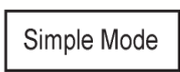
When iGo 8 is started the first time, you need to select whether to start the program in Simple mode or in Advanced mode.

The two operating modes of iGo 8 mainly differ in the menu structure and the number of available features. The controls and screen layouts are the same.

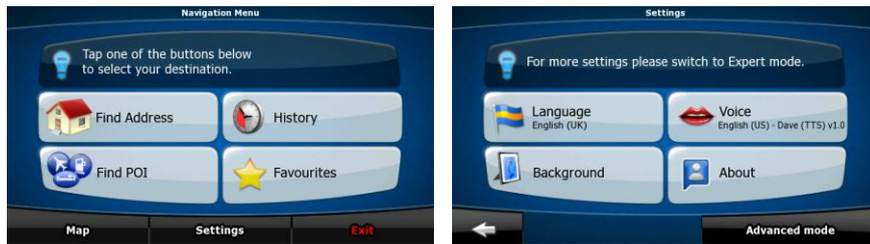
- Simple mode: you have easy access to the most important navigation functions and the basic settings only. The rest of the settings are set to values that are optimal for typical use.
- Advanced mode: you have access to the full functionality of iGo 8.

This Guide covers actions in Simple mode. See the User Manual for detailed instructions on both modes.

Later you can switch between the two operating modes:

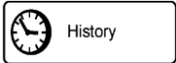
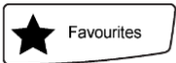
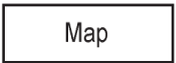
- To switch from Simple mode to Advanced mode: on the startup screen (Navigation Menu), tap , .
- To switch from Advanced mode to Simple mode: on the startup screen (Navigation Menu), tap , .

## Startup screen: the Navigation menu



After selecting Simple mode, the Navigation menu appears. From here you can reach all parts of iGo 8.

The Navigation menu contains the following options:

- Tap  to specify an address as your destination.
- Tap  for the list of recent destinations.
- Tap  to select one of the stored Points of Interest.
- Tap  for the list of your favourite destinations.
- Tap  to navigate or to browse the map.
- Tap  to customise the way iGo 8 works.

**Navigating to an address** (*Tracks4Africa maps do not contain house numbers and in South African cities, urban streets are limited in coverage*)

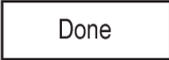


In the Navigation menu, tap

By default, iGo 8 proposes the country/state and settlement where you are. If needed, tap the button with the name of the country/state, and select a different one from the list.

If needed, change the settlement:



- To select the settlement from the list of recently used ones, tap the button.
- To enter a new settlement:
  1. Tap the button with the name of the settlement, or if you have changed the country/state, tap  .
  2. Start entering the settlement name on the keyboard.
  3. Get to the list of search results:
    - After entering a couple of characters, the names that match the string appear in a list.
    - Tap  to open the list of results before it appears automatically.
  4. Pick the settlement from the list.

## Navigating to an address



Enter the street name:

1. Tap .
2. Start entering the street name on the keyboard.
3. Get to the list of results:
  - After entering a couple of characters, the names that match the string appear in a list.
  - Tap  to open the list of results before it appears automatically.
4. Pick the street from the list.

Enter the house number:

1. Tap . ***.NOTE: Tracks4Africa maps do not contain house numbers, instead select street midpoint or intersection.***
2. Enter the house number on the keyboard.
3. Tap  to finish entering the address.

The map appears with the selected point in the middle. Tap  from the Cursor menu. The route is then automatically calculated, and you can start navigating.

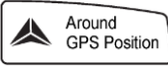
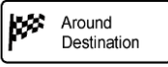
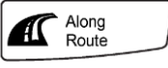
## Navigating to a POI



On the Map screen, tap  to return to the Navigation menu.

In the Navigation menu, tap .

Select the area around which the POI should be searched for:

-  : The POI will be searched for around a given address.
-  : The POI will be searched for around the Cursor.
-  : The POI will be searched for around the current GPS position.
-  : The POI will be searched for around the destination of the active route.
-  : The POI will be searched for not around a given point, but by the size of the detour it adds to the active route. This can be useful if you search for a later stopover that causes only a minimal detour, for example upcoming petrol stations or restaurants.

After this, the list of POI categories appear.

## Navigating to a POI



You can narrow the search with the following:

- Select the POI group (e.g. Accommodation), and after that, if needed, select the POI subgroup (e.g. Hotel or Motel).

- To find the POI by its name, tap , and use the keyboard to enter a part of the name.

- To list all POIs in a given POI group, tap .

[optional] When finally the list of results appear, you can change the list order with the

or  button.

Tap the desired POI in the list.

The map appears with the selected point in the middle. Tap  from the Cursor menu. The route is then automatically calculated, and you can start navigating.

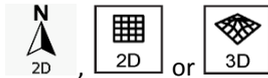
## Map screen



The most important and most often used screen of iGo 8 is the Map screen. The map looks similar to a conventional road-map. The blue arrow represents your current position, and the orange line shows the recommended route.

There are several screen buttons and data fields on the screen to help you navigate. Their functions are explained in detail in the User Manual.

During navigation, the screen shows route information and trip data, but when you tap the map, additional buttons and controls appear for a few seconds. Most parts of the screen behave as buttons.



: Cycles through the available map view modes: a North oriented 2D (classic top-down) view, a rotated 2D view and a rotated 3D (perspective) view.



: Opens the Navigation menu.



If you have moved the map, a button appears. Tap this button to move the map back to the current GPS position.

## **iGo 8 Software End User License Agreement**

### **1 The contracting parties**

#### **1.1 Contracting parties to this Agreement are, on the one hand:**

NNG Kft. (23 Bérc utca, H-1016 Budapest, Hungary; Hungarian reg.no.: 01-09-891838) as Licensor  
and

the legal user (as defined in Section 2) of the object of this Agreement according to Section 4, hereinafter referred to as User on the other hand (hereinafter jointly referred to as Parties).

### **2 Conclusion of the Agreement**

2.1 The Parties hereby acknowledge that this Agreement shall be concluded by implicit conduct of the Parties, without a signature of the Parties.

2.2 The User hereby acknowledges that following the lawful acquisition of the software product constituting the object of this Agreement (Section 4), any degree of use, installation to a computer or other hardware, installation of such hardware into a vehicle, pressing of the "Accept" button displayed by the software during installation or use (hereinafter referred to as Actions of Use) shall be deemed as implicit conduct resulting in the conclusion of the Agreement between the User and the Licensor.

2.3 This Agreement shall by no means entitle persons who unlawfully acquire, use, install on a computer, install in a vehicle or utilise in any manner whatsoever the Software Product.

2.4 The End User Licence Agreement between the Parties shall be concluded with terms set forth in this Agreement.

2.5 The time of conclusion of this Agreement is the time of executing the first Action of Use (commencement of use).

### **3 Applicable law**

3.1 In issues not regulated by this Agreement, the jurisdiction of the Republic of Hungary shall be applicable, with specific reference to the Act No. 4 of 1959 on the Civil Code (CC) and to Act No 76 of 1999 on Copyrights (CA).

3.2 This agreement is issued in NOTE TO TRANSLATOR - PLEASE INSERT YOUR LANGAUGE and in Hungarian. In case of dispute the Hungarian text shall prevail.

### **4 The object of the Agreement**

4.1 The object of this Agreement shall be the navigation guidance software product of Licensor (hereinafter referred to as Software Product).

4.2 The Software Product shall include the operating computer program, its complete documentation, and the map database belonging thereto.

4.3 Any form of display, storage, coding, including printed, electronic or graphic display, storage, source or object code of the Software Product, or any other as yet undefined form of display, storage, or coding, or any medium thereof shall be deemed as part of the Software Product.

4.4 Error corrections, additions, updates used by the User as defined in Section 2 following the conclusion of this Agreement shall also be deemed as part of the Software Product.

### **5 Owner of copyrights**

5.1 The Licensor - unless contractual or legal regulations state otherwise - is the exclusive owner of all material copyrights vested in the Software Product.

5.2 Copyrights extend to the whole Software Product and its parts separately as well.

5.3 The owner(s) of the copyrights of the map database forming part of the Software Product is (are) natural person(s) or corporate entity(ies) as listed in the Appendix to this Agreement or in the "About/Map" menu item of the operating computer program (hereinafter referred to as Database Owner). Licensor hereby states that Licensor has obtained sufficient usage and representation rights

from the Database Owner in order to utilise and give into further utilisation the map database as set forth in this Agreement.

5.4 In the conclusion and execution of this Agreement the Database Owner is represented by Licensor in relations to the User.

5.5 By concluding this Agreement, Licensor shall withhold all rights vested in the Software Product, except for those that the User is entitled to according to explicit legal regulations or that of this Agreement.

## 6 Rights of the User

6.1 The User is entitled to install the Software Product on one hardware device (desktop, handheld, portable computer, navigation device) at a time, and to run and use one copy thereof.

6.2 The User is entitled to make one security copy of the Software Product. However, if the Software Product is operational after installation without the use of the original media copy, then the original media copy is deemed to be a security copy. In all other cases, the User is only entitled to use the security copy if the original media copy of the Software Product has become unsuitable for proper and legal use without any doubt, such state thereof being supported by acceptable proof.

## 7 Limitations of use

7.1 The User is not entitled

7.1.1 to duplicate the Software Product (to make a copy thereof);

7.1.2 to lease, rent, lend, distribute, transfer it to a third person with or without a consideration;

7.1.3 to translate the Software Product (including translation (compilation) to other programming languages);

7.1.4 to decompile the Software Product;

7.1.5 to modify, extend, transform the Software Product (in whole or in part), to separate it into parts, compose it with other products, install it in other products, utilise it in other products, not even with the aim of achieving interoperability with other products;

7.1.6 apart from using the computer program, to obtain information from the map database included in the Software Product, to decompile the map database, to use, copy, modify, extend, transform the map database in whole or in part or the group of data stored therein, or to install it in other products, utilise it in other products, not even with the aim of achieving interoperability with other products;

## 8 Non-warranty, limitation of responsibility

8.1 Licensor hereby informs the User that although the greatest care was taken in producing the Software Product, yet with respect to the essence of the Software Product and the technical limitations, the Licensor does not warrant for the Software Product being completely error-free, and the Licensor is not bound by any contractual obligation by which the Software Product obtained by the User should be completely error-free.

8.2 The Licensor does not warrant that the Software Product is suitable for any purpose defined either by the Licensor or the User, and does not warrant that the Software Product is capable of interoperating with any other system, device or product (e.g. software or hardware).

8.3 The Licensor does not assume any responsibility for damages incurred due to an error in the Software Product (including errors of the computer program, the documentation and the map database).

8.4 The Licensor does not assume any responsibility for damages incurred due to the Software Product not being applicable for any defined purpose, or the error or lack of interoperability thereof with any other system, device or product (e.g. software or hardware).

8.5 The Licensor shall hereby also draw the attention of the User with great emphasis to the fact that while utilising the Software Product in any form of transportation, observing the traffic regulations and rules (e.g. use of obligatory and/or reasonable and suitable security measures, proper and generally expected care and attention in the given situation, and special care and attention required due to utilising the Software Product) is the exclusive responsibility of the User; the Licensor shall not

assume any responsibility for any damages occurred in relation to utilising the Software Product during transportation.

8.6 By concluding this Agreement, the User shall especially acknowledge the information stated in Section 8 above.

## 9 Sanctions

9.1 The Licensor hereby informs the User that according to regulations of the CA, should the Licensor find its rights to be breached, the Licensor may

9.1.1 claim the acknowledgement of such breach by court;

9.1.2 claim ceasing the breach and ordering the person under breach from continuing such;

9.1.3 claim that the person under breach give proper compensation (even by way of publicity, to the expense of the person under breach);

9.1.4 claim the return of the increase of assets due to the breach;

9.1.5 claim ceasing the breaching situation, the restitution of the state before the breach, to the expense of the person in breach, and may claim the destruction of instruments and materials used for the breach, and that of the objects created by the breach;

9.1.6 claim damages.

9.2 The Licensor hereby also informs the User that the breach of copyrights and related rights is a crime according to Act IV of 1978 on the Hungarian Criminal Code, which may draw as a sanction a sentence of two years in prison in basic cases and up to eight years in prison in qualified cases.

9.3 For disputes arising from this Agreement, the parties hereby agree on the exclusive competence of - depending on value and title disputed - either the Central Court of Budapest Districts (Pesti Központi Kerületi Bíróság) or the Municipal Court of Budapest (Fővárosi Bíróság).

## Tracks4Africa Maps End User License Agreement (T4A EULA)

### 1. The Licence

Tracks4Africa (Pty) Ltd (the "Licensor" which expression shall include its agents, successors and assigns) licenses the copyright materials (including the software, data and related documentation) contained in this package as well as any updates thereto provided by the Licensor (the "Package") to you ("the Licensee") on the terms hereof and upon installation the Licensee accepts a non-exclusive, non-transferable Licence to "Use" (as hereinafter defined) the Package on a computer system or device that Licensor has approved as being suitable for use with the Package (the "Device") upon the terms and subject to the conditions contained herein. For the purposes hereof "Use" shall mean loading one copy of the Package into the temporary memory (RAM) or installing it into the permanent memory (e.g. hard disk, CD ROM or other storage device) of a single Device that complies with the Licensor's stated requirements, for use solely for the personal benefit of the Licensee.

### 2. Acceptance of this Licence

The terms and conditions of this Licence are deemed to be accepted by the parties as follows:

- (a) by the Licensee by ticking the "Accept" box and clicking the "Next" button below or otherwise by installing the Package; and
- (b) by the Licensor upon its confirmation of registration of the Package with the Licensor by the Licensee.

### 3. Licence Fee

Where the Licence Fee is not paid by the Licensee at the time the Package is obtained from the Licensor or its agent the Licence Fee will be payable upon registration of the Package with the Licensor.

### 4. Licensee's Undertakings

The Licensee undertakes not to perform any of the acts referred to in this sub-clause (a) except to the extent and only to the extent permitted by the applicable law to the Licensee as a lawful user of the Package and only then for the specific limited purpose stated in such applicable law. The Licensee undertakes:

- (a) not to use the Package otherwise than in conjunction with a Device approved by Licensor;
- (b) not to copy the Package (other than in connection with normal Device implementation and operation);
- (c) not to translate, adapt, vary, or modify the Package;
- (d) not to disassemble, decompile or reverse engineer the Package or otherwise try to derive or gain access to the source code or contents thereof;
- (e) not to distribute, rent, lease, sub-license, sell, assign or otherwise transfer any part of the Package, or otherwise make available the Package in whole or in part (including where applicable, but not limited to program listings, object code and source program listings, object code and source code), in any form to any person other than its employees without prior written consent from the Licensor; and
- (f) not to use the Package in any way after termination of this Licence, and immediately after the

date of termination or discontinuance of this Licence for whatever reason, to destroy all its copies of the Package.

#### **5. Use of Licensee Information**

Licensor may collect information about Licensee and its use of the Package remotely. Licensee agrees and understands that such information may be collected and used freely and without restriction by Licensor and may be published in a public forum in the event of Licensor suspecting unauthorised use or breach of this Agreement by Licensee.

#### **6. Defects**

- (a) The Package is not error free and any information supplied by or as part of it should be independently verified. All material errors should be reported to Licensor. In the event that the Licensee discovers a material error within 30 days from the date of payment of the Licence Fee which substantially affects the use of the Package and notifies the Licensor of the error within such period the Licensor shall within a reasonable period either refund the Licence Fee, replace the Package with a new one or rectify the error, PROVIDED THAT such error was not caused by any modification, variation or addition to the Package performed by anyone other than the Licensor, by the incorrect use, abuse or corruption of the Package or by use of the Package with other software or on equipment with which it is incompatible.
- (b) To the extent permitted by the applicable law, the Licensor disclaims all warranties with respect to the Package, either express or implied, including but not limited to any implied warranties of merchantability or fitness for any particular purpose.
- (c) The Licensee is responsible for virus scanning the Package and Licensor will not be liable for damage caused by a virus or harmful code contained in the Package.

#### **6. Licensor's Liability**

- (a) RELIANCE ON AND USE OF THE PACKAGE AND THE INFORMATION SUPPLIED BY OR AS PART OF THE PACKAGE ARE AT LICENSEE'S SOLE RISK. IN NO EVENT WILL LICENSOR BE LIABLE FOR ANY INJURY, EXPENSE, LOSS OR DAMAGE OF ANY KIND IN CONTRACT, DELICT (INCLUDING NEGLIGENCE), STATUTE OR OTHERWISE ARISING IN CONNECTION WITH LICENSEE'S RELIANCE ON OR USE OF THE PACKAGE OR THE INFORMATION SUPPLIED, SAVE TO THE EXTENT THAT SUCH LIABILITY CANNOT BE EXCLUDED BY APPLICABLE LAW, AND YOU INDEMNIFY LICENSOR AGAINST ANY AND ALL CLAIMS ARISING IN CONNECTION WITH SUCH RELIANCE OR USE.
- (b) IN THE EVENT THAT ANY EXCLUSION CONTAINED IN THIS LICENCE SHALL BE HELD TO BE INVALID FOR ANY REASON AND THE LICENSOR BECOMES LIABLE FOR LOSS OR DAMAGE THAT MAY LAWFULLY BE LIMITED, SUCH LIABILITY SHALL BE LIMITED TO THE LICENCE FEE PAID BY THE LICENSEE FOR THE PACKAGE.

#### **7. Copyright, Patents, Trade Marks and Other Intellectual Property Rights**

- (a) The Licensee acknowledges that any and all of the copyright, trade marks, trade names, patents and other intellectual property rights subsisting in or used or in connection with the Package relating thereto are and remain the sole property of the Licensor, and that the Licence granted herein is limited and revocable in terms of Clause 10 below.
- (b) Any original material and information Licensee submits to Licensor pursuant to or in connection with its use of the Package will remain Licensee's property, but Licensee grants Licensor an irrevocable, perpetual, worldwide, transferable, sub-licensable and royalty-free license to use such material and information free from any restriction and on the basis as if Licensor is the owner thereof, including by modifying, reproducing, compiling, publishing, publicly performing, distributing, broadcasting and promoting it in any way it sees fit.

## **8. Confidential Information**

- (a) All information, data, drawings, specifications, documentation, software listings, source or object code which the Licensor may have included in the Package or may from time to time impart to the Licensee relating to the Package (including the ideas and principles which underlie the Package) is proprietary and confidential to Licensor. The Licensee hereby agrees that it shall use the same solely in accordance with the provisions of this Licence and that it shall not at any time during or after expiry or termination of this Licence, disclose the same, whether directly or indirectly, to any third party without the Licensor's prior written consent.
- (b) The foregoing provisions shall not prevent the disclosure or use by the Licensee of any information which is or hereafter, through no fault of the Licensee, becomes public knowledge or to the extent that Licensee may be legally compelled thereto.

## **9. Breach and Termination**

- (a) If Licensor becomes aware of any possible unauthorised use of the Package or any possible breach of any of the terms of this Licence by Licensee it may, without prejudice to any other right or remedy, suspend Licensee's use of the Package, including by modifying the Package so as to render it technically inoperable, until such time as Licensee is able to demonstrate to Licensor's satisfaction that no unauthorised use or breach occurred.
- (b) In addition to provisions for termination as herein provided, the Licensor may by notice in writing to the Licensee terminate this Licence if the Licensee is in breach of any term, condition or provision of this Licence or required by the applicable law and fails to remedy such breach (if capable of remedy) within 30 days of having received written notice from the Licensor specifying such breach. Breach by the Licensee of its obligations of confidence under Clause 8 or breach of the terms of the Licence contained in Clause 4 will be deemed non-remediable and will lead to automatic termination of this Licence with immediate effect.
- (c) Termination, howsoever or whenever occasioned shall be without prejudice to any rights and remedies the Licensor may have under this Licence or under applicable law.
- (d) Upon termination of this Licence, the Licensee shall cease to use the Package and shall promptly destroy or return to the Licensor any and all elements of such Package in accordance with the instructions of the Licensor, and in any event the Licensor, without prejudice to any of its other rights or remedies, may render the Package technically inoperable.

## **10. Assignment**

The Licensee shall not cede, delegate, assign or otherwise transfer all or any part of the Package, its rights to the Package or this Licence without the prior written consent of the Licensor. The Licensor hereby gives its consent to the cession, delegation, transfer and assignment to any third party by the Licensor of all or any of its rights and obligations under this Licence.

## **11. Waiver**

Failure or neglect by either party to enforce at any time any of the provisions hereof shall not be construed nor shall be deemed to be a waiver of that party's rights hereunder nor in any way affect the validity of the whole or any part of this Licence nor prejudice that party's rights to take subsequent action.

## **12. Severability**

In the event that any of these terms and conditions or provisions shall be determined by any competent authority to be invalid, unlawful or unenforceable to any extent, such term, condition or

provision shall to that extent be severed from the remaining terms, conditions and provisions which shall continue to be valid to the fullest extent permitted by law.

**13. Law and Jurisdiction**

The parties hereby agree that the Licence concluded between them and constituted on these terms and conditions shall be construed in accordance with South African law and that all disputes between them relating to the terms hereof will be subject to the exclusive jurisdiction of the Western Cape High Court, Cape Town of the Republic of South Africa, provided that if any other court has competent jurisdiction over the Licensee's person, Licensor may also institute proceedings in connection with this Licence in such court, which the Licensee agrees will also have jurisdiction to adjudicate in such proceedings to the maximum extent permitted by applicable law.

**14. Whole Agreement**

This Licence is the entire agreement between the parties and shall take effect in substitution for all previous agreements and arrangements whether written or oral or implied between the Licensor and the Licensee relating to the licensing of the Package and all such agreements and arrangements shall be deemed to have been terminated by mutual consent with effect from the date hereof.