

MIX Evaluation Kit Product Bulletin



General Description

The MIX (Module Interface X-Platform) Evaluation Kit offers a convenient, comprehensive method to explore the flexibility of Lab X Technologies' family of digital audio networking modules. The MIX Evaluation Kit is all you need to evaluate and prototype the leading digital audio network transports, just by swapping network modules! Uses include prototyping / proof of concept, engineering evaluation, reference design for end product testing, production test platform and more.

Contents

- (2) MTFs, MIX Test Fixtures
- MIX Demonstrator PC software
- (2) USB Cables
- (2) Universal power supplies
- (2) CAT5 cables
- Ethernet switch
- Convenient carrying case
- Lab X MIX audio network modules



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MIX Evaluation Kit 2008 Price Sheet



Description	Contents ¹	Part Number	Price (USD) ²
MIX Evaluation Kit Complete	MIX Evaluation Kit base (MEK-BASE) and all other available evaluation options <ul style="list-style-type: none"> • MEK-BASE • MEK-MADIX • MEK-DLM • MEK-ANXPro16 • MEK-ESX100 • MEK-CM2 	MEK-ALL	\$5,499
MIX Evaluation Kit Base	(2) MIX Test Fixtures (MTFs) (1) MIX Demonstrator PC Software (2) USB Cables (2) Universal Power Supplies (2) CAT5 Cables (1) 100 MB Ethernet switch (1) Carrying Case	MEK-BASE	\$1,375
MADIX MADI (AES10) Evaluation option	(2) Lab X MADIX modules (2) 5m Multimode Fiber Optic cables (2) 5m Coax cables	MEK-MADIX	\$1,359
DLM Audinate Dante Evaluation option	(2) Lab X / Audinate DLM32R modules	MEK-DLM	\$ 849
ANX Pro16 Aviom A-Net Pro16 Evaluation option	(1) Lab X ANX Pro16 modules (1) Aviom A16II Personal Mixer	MEK-ANXPro16	\$ 929
ESX-100 Digigram EtherSound ES100 Evaluation option	(2) Lab X ESX-100 modules	MEK-ESX100	\$ 879
Cirrus Logic CM2 Evaluation option	(2) Cirrus Logic CM2 modules	MEK-CM2	\$ 379

¹ An NDA must be executed with Lab X Technologies, LLC prior to purchase of MIX Evaluation Kits in order to evaluate the performance of network modules prior to becoming respective licensees of the various technologies.

² Prices do not include shipping and handling charges

Lab X Technologies, LLC
Non-Disclosure Agreement and Use License for Evaluation
of MIX Network Modules and Associated Technologies
via MIX Evaluation Kit (MEK)

Effective Date: _____

In order to protect certain confidential proprietary information (Confidential Information) which may be disclosed, and the license of use of MIX Evaluation Kit components between them

Lab X Technologies, LLC
176 Anderson Ave, Suite 302
Rochester, NY 14607 USA

And

“Company”:

Company Name: _____

Company Address: _____

Company Address: _____

Agree that:

1. The parties' representatives for coordinating disclosure or receipt of Confidential Information are: Lee E. Minich _____ Lab X Technologies, LLC

(Company)
2. Confidential Information under this agreement is information, documentation, and hardware collectively referred to as the MIX Evaluation Kit (MEK). This includes all network modules and related information regarding those network modules and their constituent networking technologies.
3. The use of Lab X MIX networking modules and contents of the MIX Evaluation Kit (MEK) by Company are for evaluation and development purposes. Many of the MIX modules implement proprietary licensed technologies. As such these modules may not be used for commercial purposes without obtaining proper licenses for such technologies from their respective owners.
4. This Agreement covers only Confidential Information which is disclosed between the effective date and EFFECTIVE DATE + 5 YEARS
5. Recipient's obligations regarding Confidential Information received under this Agreement expire Five years (5) from the date of disclosure.

6. The parties hereby agree that recipients shall (1) not disclose Confidential Information to any third party, (2) restrict dissemination of Confidential Information to only those employees who must be directly involved with Confidential Information and (3) use the same degree of care as for its own information of like importance, but at least use reasonable care, in safeguarding against disclosure of Confidential Information of the other party.
7. Confidential Information may be disclosed in visual, oral, written, graphic, machine recognizable, and/or sample form, being clearly designated, labeled, or marked as confidential or its equivalent. Confidential Information which is disclosed orally shall be confirmed in writing by the disclosing party within thirty (30) days after such disclosure by submitting a letter containing substantially similar information to the recipient.
8. This Agreement imposes no obligation upon the recipient with respect to Confidential Information disclosed under this Agreement which (1) is now available or becomes available to the public without breach of this Agreement, (2) is explicitly approved for release by written authorization of the discloser, (3) is lawfully obtained from a third party or parties without a duty of confidentiality, (4) is disclosed to a third party by the discloser without a duty of confidentiality, (5) is known to the recipient prior to such disclosure, or (6) is at any time developed by the recipient independently of any such disclosure(s) from the discloser.
9. Recipients agree that all Confidential Information received is and will remain the property of the discloser and that such shall not be copied or reproduced without the express permission of the discloser, except for such copies as may be absolutely necessary in order to perform tasks for the benefit of the discloser. After the tasks are completed or upon written request, the recipient will, at the discloser's option, either return all the Confidential Information to the discloser along with all copies and/or derivatives made, including that on computer databases and copies of portions of the Confidential Information, or destroy all Confidential Information and certify by written memorandum that all such Confidential Information has been destroyed, except that the recipient may retain one (1) archival copy of the Confidential Information, which shall be used only in case of a dispute concerning this Agreement.
10. The recipient agrees it will not in any form export, reexport, resell, ship or divert or cause to be exported, reexported, resold, shipped or diverted, directly or indirectly, any product or technical data or software furnished hereunder or the direct product of such technical data or software to any country for which the United States Government or any agency thereof at the time of export and reexport requires an export license or other governmental approval without first obtaining such license or approval..
11. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York in the United States of America and can only be modified in a writing signed by authorized representatives of both parties.

Lab X Technologies, LLC

By: _____
(Signature of Authorized Representative)

Name: Lee E. Minich
(Typed/Printed)

Title: President

Date: _____

“Company”:

By: _____
(Signature of Authorized Representative)

Name: _____
(Typed/Printed)

Title: _____

Date: _____

Please sign, scan, and email back to Lab X Technologies.