

# T74B232 & T74C232

RS232 Paging System Interface Transmitter

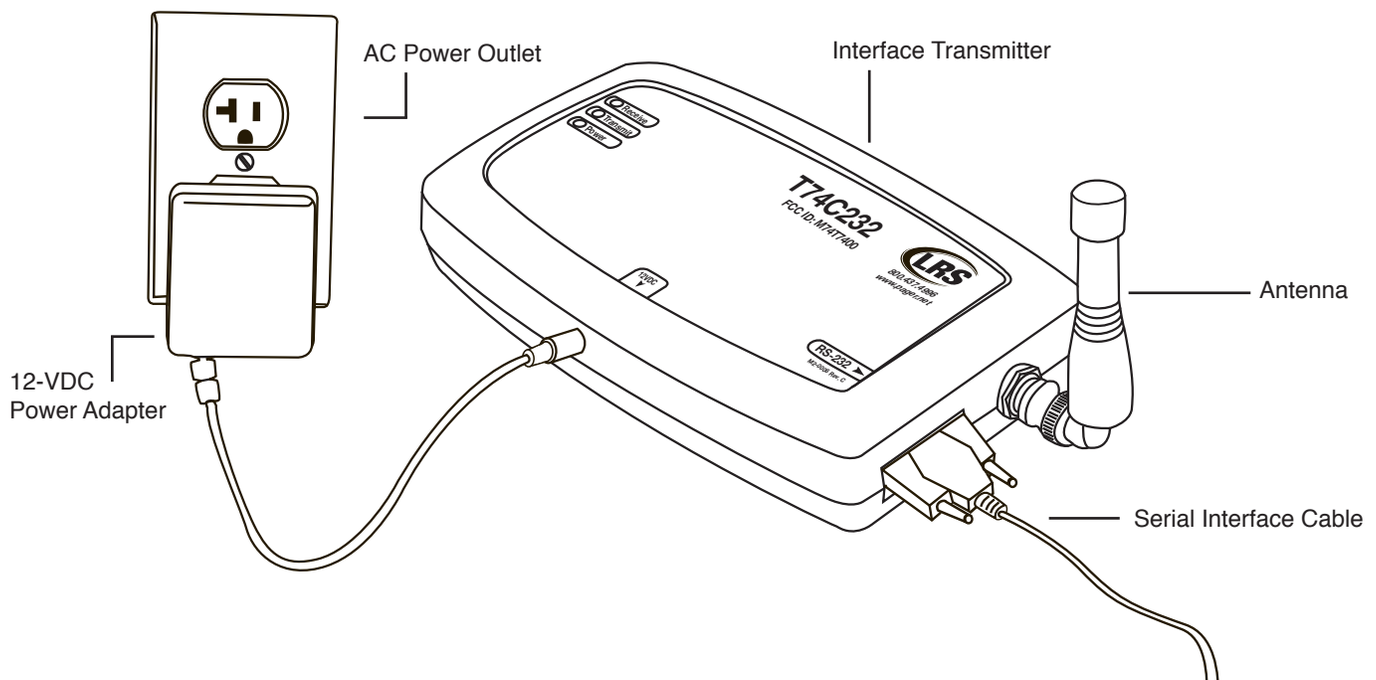
## QUICK SETUP & OPERATION

### Interface Description

The interface transmitter is designed to translate paging commands from a host computer to signals understood by LRS Pagers

### Keypad Installation

1. Unpack the system. Be sure the following items are found:
  - Interface unit
  - Computer serial interface cable
  - 12-VDC wall adpater
  - Antenna with right angle elbow
  - Pager
2. Plug the 12-Volt power adapter into a wall outlet
3. Plug the power supply into the interface transmitter
4. Connect the antenna.
5. Connect the serial cable from the connector on the interface transmitter to the serial port on the host computer
6. The unit is ready for operation
7. Refer to the operating instructions delivered with the interface transmitter



## System Specification

**Required voltage:** One 110V outlet for the interface transmitter.

**Operating Frequency:** 420-470 MHz

**Radiated Power** <4900 micro-volts/meter

**Operating Range:** Dependent upon pagers used and topography and environment.

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**Usage Restriction.** Paging technology may at times not work due to structural and other types of interference with signal transmission and due to other reasons. Purchaser therefore agrees not to use any deliverable for an application in which a paging failure might cause harm to a person, injury to a property, or a substantial business loss. Purchaser also agrees to abide by and strictly adhere to any rules, regulations

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**Limitation of Remedies.** In the event of any breach of any express warranty made herein, LRS may at its option repair or replace any defective Deliverable or refund the money that Purchaser paid for it. LRS’s total liability for any defect in any Deliverable or for any other breach of any of its duties and obligations to Purchaser shall be limited to the amount of money that was paid for the defective Deliverable or the other duty or obligation. LRS will in no event be liable for any lost profit or any other type of consequential damage.

**Confidentiality.** The Deliverables and all computer systems that deliver any portion of them contain confidential trade secret information. Purchaser shall not attempt to reverse engineer any portion of the Deliverables or such computer systems, such as to decompile any portion of the Software, nor aid anyone else in doing so.

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(b) conducted on a non-profit, cost shared basis with costs apportioned as part of the price for such Deliverable, (c) in accordance method of operation set forth in the manual for the deliverable, available for download at <http://lrsus.com/support> and (d) limited to the term of this Agreement, the term of LRS's authority, or a term otherwise specified by LRS, whichever expires earlier. Notwithstanding the provision below entitled "No Third Party Beneficiary," users of any Deliverables acquired from Purchasers or other entities may contact LRS to determine if they may be eligible to operate under LRS's authority. Alternatively, Purchasers and users may obtain their own licensing authority; the FCC posts a list of licensing coordinators at [http://wireless.fcc.gov/services/index.htm?job=licensing\\_3&id=industrial\\_business](http://wireless.fcc.gov/services/index.htm?job=licensing_3&id=industrial_business). Purchasers and eligible users of any Deliverable agree to abide by and strictly adhere to any rules, regulations and guidelines, including the FCC's rules, governing the operation of the Deliverable. Changes or modifications to any portion of any Deliverable may void the Purchaser's or user's authority to operate the Deliverable and should not be made without the express approval of LRS. Moreover, use of any portion of any Deliverable outside the United States is subject to the rules and regulations of other countries and may be prohibited. Use of any Deliverable constitutes Purchaser's and user's acceptance of and agreement to these General Terms and Conditions, including any revisions to these General Terms and Conditions that may be required to reflect changes in the regulatory or other obligations imposed upon LRS.

**Governing Law and Venue.** These General Terms and Conditions and any agreement relating to them shall be construed in accordance with and governed by the laws of the State of Texas (without regard to its conflicts of laws). Any dispute relating to these General Terms and Conditions and any agreement relating to them may only be heard and resolved by a court in Dallas County in the State of Texas. Purchaser consents to the personal jurisdiction of such courts over it. If any action at law or in equity is necessary to enforce or interpret any of the rights or obligations of the parties to these General Terms and Conditions, the prevailing party shall be entitled to reasonable attorneys' fees, costs, and necessary disbursements, in addition to any other relief to which it may be entitled.

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**No Third Party Beneficiary.** Except as otherwise expressly provided in this Agreement, these General Terms and Conditions, as well as any agreement that incorporates them, are solely for the benefit of Purchaser. Neither the customers of Purchaser, nor any other person is an intended beneficiary of these General Terms and Conditions or any agreement that incorporates them, nor shall any such person have the right to any benefit that is provided under these General Terms and Conditions or any agreement that incorporates them.

**Merger.** Except as otherwise specifically set forth herein, these General Terms and Conditions, and any agreement that incorporates them, supersede any oral or other representation that may have been made about these General Terms and Conditions, any agreement that incorporates them, or any of the Deliverables. These General Terms and Conditions, and any agreement that incorporates them, may not be modified or superseded, except by a written agreement or a written amendment that is signed by LRS. In the event of any inconsistency between these General Terms and Conditions or any agreement that incorporates them and any form or other document supplied by Purchaser, such as a purchase order, the terms of these General Terms and Conditions or any agreement that incorporates will prevail

**Severability.** In the event that any portion of these General Terms and Conditions or any agreement that

incorporates them is found to be invalid or unenforceable for any reason, the remaining portions shall continue to be in full force and effect.

**Fees & Payment.** Purchaser agrees to pay all Service and Deliverable fees, plus any applicable taxes, in accordance with the terms and payment method set forth in this agreement. Purchaser is responsible for providing accurate billing and contact information to LRS. LRS retains the right to suspend or terminate services if fees become past due. LRS reserves the right to change Service rates by providing Customer at least 30 days' notice prior to billing.

**Term & Termination.** Purchaser has the option of purchasing Monthly or Annual service plans which are non-refundable and not available for proration except as required by law. Monthly agreements will auto-renew on a month-to-month basis until such time that a formal termination notice has been received by LRS. Prepaid Annual agreements will automatically renew at the end of each annual term unless Purchaser has given cancellation notice 30 days in advance of renewal term. Monthly-billed Annual agreements will auto-renew on a perpetual month-to-month basis upon completion of the initial annual term until cancellation notice is received by LRS. In the event that any agreement incorporating these General Terms and Conditions is terminated for any reason, all of the duties and obligations that the agreement and these General Terms and Conditions impose upon Purchaser shall continue in full force and effect, except any obligation to make payment for a Deliverable prior to its delivery.



Long Range Systems, LLC  
4550 Excel Parkway, Suite 200, Addison, TX 75001  
www.pager.net • 214.553.5308

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