

Software License Terms (V2.00)
RTS Hypervisor ["Software product"]

Please read the following License carefully. By purchasing the Software product, or by installing or using it, Licensee agrees with the terms and conditions contained herein:

1. The subject matter of this License is the Software product which has been pre-installed or recorded on a data medium, including contents such as illustrations, diagrams, text and sample applications, and all associated documentation.
2. Licensor grants Licensee a nonexclusive, irrevocable, perpetual license to use the Software, subject to the confidentiality provisions of this License. No right to grant sublicenses is granted hereunder, unless the prior written consent of Licensor is obtained. All copyrights and other intellectual property rights are retained by the Licensor and the Licensor's subcontractors.
3. The License includes:
 - use of the Software product on a single development computer computer;
 - if multiple licenses are purchased, use of the Software product on as many computers as Licenses were purchased;
 - if a project license has been purchased, use of the Software product on all development computers of engineers working on the project specified.
 - the right to distribute to end users computer systems enabled with the Software product for which valid licences have been purchased
 - the right to distribute maintenance releases of the Software product to end users solely to fix bugs of the Software product originally installed on the computer system previously distributed to the end users.
 - creation of one backup copy. Licensee agrees to reproduce and include the copyright notice on any such copy.
4. The Software product may not be transferred on, leased, or sold to any third parties..
5. The Licensee shall not remove copyright notes or any other indications of legal ownership from the Software product.
6. Licensor warrants, that Licensor has the right to license the Software product and grant the rights granted herein. The Licensor further warrants: that the data medium is free of material and manufacturing defects; that when used as agreed the Software product substantially conforms to the associated documentation;. The warranty period for above warranty rights and the warranty according to § 435 BGB is 12 months, commencing on the date of delivery. All other warranties and guarantees, whether statutory or implied in law, are excluded, and waived by Licensee, including, but not limited to merchantability, fitness for a particular purpose,.
7. The Licensor shall be fully liable only for damage resulting from wilful or gross negligence (including that of its legal representatives or agents) and for injury to life, limb or health. Licensor shall also have unlimited liability in providing guarantees if a defect that is covered by a guarantee triggers liability. There shall also be no limit to our liability in relation to offences relating to the creation of a hazard, particularly in accordance with the German Product Liability Act (Produkthaftungsgesetz).
In the case of any other culpable breach of significant contractual duties (cardinal duties) our remaining liability shall be limited to foreseeable damage as is usual for this type of contract. All other forms of liability shall be excluded from this contract regardless of their legal grounds, in particular claims resulting from a breach of any main or ancillary duties under the contract, illegal acts and any other tortious acts.
8. The Licensee and User are responsible for the selection of software and hardware, for installation and use, for the expected results, and for data privacy and data protection.
9. Licensor may at any time, verify (audit) the use of the Software product and in such case, Licensee agrees to provide reasonable assistance to the Licensor.
10. The Licensee is obliged to treat all corporate and technical information of Licensor confidentially. Licensee agrees to protect such information by using the same degree of care, but no less than a reasonable degree of care, to prevent the unauthorized use, dissemination, or publication of the corporate and technical information of Licensor as Licensee uses to protect its own corporate and technical information of a like nature. Art. 17 UWG (German Law Against Unfair Competition) shall apply.
11. Real-Time Systems GmbH's General Terms of Delivery and Performance shall apply to this License. In case of contrariness of any clause this license agreement is overriding the General Terms of Delivery and Performance.
12. If individual provisions of this License are or become invalid, the validity of the remaining provisions shall remain unaffected. Invalid provisions shall be replaced by valid provisions whose effect comes closest to the intended commercial purpose of the invalid provisions.
13. This License shall be governed under the laws of the Federal Republic of Germany. Place of Jurisdiction shall be Deggendorf / Germany.
14. This License and all documents specifically referenced herein constitute the entire agreement between Licensor and Licensee in connection with this License and supersedes all prior and contemporaneous agreements, understandings, negotiations, and discussions of the parties.
15. This License may be cancelled by Licensor if any material provisions hereof or of Real-Time Systems GmbH's General Terms of Delivery and Performance are breached by Licensee.
16. Licensee warrants that, in the use of the Software, it shall comply with all applicable governmental laws, codes and regulations and shall indemnify Licensor from all such damages, costs, liabilities and third party claims, if he infringes the duties of that clause no 16..
17. Any waiver of strict compliance with this License or Real-Time Systems GmbH's General Terms of Delivery and Performance by Licensor must be in writing and signed by Licensor, and any such waiver shall not constitute a waiver of Licensor's rights under any other provision of this License or the General Terms of Delivery and Performance.
18. If a Linux Kernel Patch has been provided along with the Software product, the Linux Kernel patch is licensed under the GNU/GPLv2. The complete license can be viewed following the link <http://www.gnu.org/licenses/gpl-2.0.txt>