

## Software License Agreement

This license ("License") is a legal agreement between you, the undersigned licensee ("You", "Your" or "Licensee"), and, as licensor, DOSCH&AMAND Research GmbH & Co. KG, a company organized and existing under the laws of the Federal Republic of Germany ("DAR"). Upon full execution and delivery of this License and upon Your payment to DAR for the Software to licensed hereunder,

You shall become a non-exclusive licensee of the DAR software and hereby agree to be bound by the terms of this License.

### ▪ § 1 Scope of License; Indemnification, Definitions

The "Software" covered by this License means the DAR software components with check mark under "Yes" in object code form as specified in the PO and related order confirmation licensed to be used for the development of Your product as defined below and includes both the Software and the documents delivered to You in connection with the Software.

1. Solely with respect to electronic documents, You may make an unlimited number of copies (either in hardcopy or electronic form), provided that such copies shall be used only for Your internal purposes and not republished or distributed to any third party without the prior written consent of DAR.

2. The Software is licensed, not sold, to You, and is for use only under the terms of this License. The Software is not open source software. The Software consists of DAR proprietary Software protected under applicable copyright and trade secret laws. All rights, title and interest in the Software are and shall at all times remain with DAR.

3. You hereby agree to defend, indemnify and hold DAR harmless from and against any claim, suit, demand, or other costs arising from Your breach of the terms of this License and subsequent revisions of this License in accordance with its terms.

4. The following terms shall have the following meaning:

- "Object Code" means the machine-readable, linkable and compiled version
- 
- "SP-OCL" means Single Product Object Code License
- 
- "Product" means the end result of a manufacturing process

### ▪ § 2 Grant of License

1. You will receive the Software as object code (SP-OCL) from DAR.

2. You may use the Software object code only for the Product (defined in Section 1). Your resulting software in executable form may be shipped with the Product royalty-free. Any distribution or shipment of the Software code in linkable form (e.g. object code) requires the prior written consent of DAR in each instance.

3. This SP-OCL entitles an unlimited number of persons employed by You to use the Software only in connection with the development and creation of the Product; provided, however, that You may incorporate the Software into only the one Product.
4. You are entitled to make copies of the Software for backup purposes only.
5. Any other use of the SP-OCL without prior written consent of DAR in each instance is prohibited. Under this License, You may not create or distribute a relinkable or an equivalent Product. Under no circumstances may any of the Software code be used for creating or developing software that is similar or competitive with the Software.
6. You are entitled to make changes to the Software object code as required by Your application. However, the modified Software object code is still governed by this License. All copies of the Software, including modifications to the Software, must bear all copyright, trademarks and other proprietary notices originally included thereon by DAR at the time of delivery of the Software.
7. You will take all commercially reasonable efforts to prevent and discourage piracy of the Software code, including, without limitation, prohibiting Your employees and consultants from using or copying the Software code for any purpose other than as permitted herein.
8. You shall identify DAR as a licensor of Software in written information relating to the Product distributed.

### ▪ § 3 Product Definition

1. "Product" means the end result of a manufacturing process which is offered to the marketplace under a certain name or number. Without limiting the foregoing, a Products is separate if
  - (a) the product incorporates a significant hardware and/or functional modification or
  - (b) a new revision of the original Product has been assigned a new product name or number. The Product for which this License is granted is the Product identified in section 1 above.
2. The use of the Software in more than one Product (whether or not under development) shall require the purchase by You of an additional, separate license for each Product.
3. Any single Product is subject to License Fee to DAR. Such Product Life Time License Fee covers the use of DAR IPs, KnowHow, Software Stacks and NRE split costs, if applicable and prior defined in the NRE contract and technical support of the Software for a period of 12 months after acceptance or formal or informal closing date of NRE project. The value of License Fee per product ("Quota License") is defined by DAR License price list and or within the NRE agreement with the Customer.

### ▪ § 4 Other Restrictions

1. The Software is not transferable to any third party, and any use of the Software by a third party requires the prior consent of DAR in each instance and You shall not sell, lease or otherwise transfer the Software or any interest therein to any third party. The foregoing and anything else in this License to the contrary notwithstanding, the incorporation of the Software into the Product to the extent permitted by this License shall not be deemed to be a prohibited transfer.
2. You shall not reverse engineer, decompile, or disassemble the Software shipped in object or executable form.

3. You shall not use or port the software on another target architecture or product.
4. The License is non-transferable and not assignable.
5. You agree during the time that You are actively using licensed Software and for a period of twelve (12) months thereafter, You shall not to develop a software similar or competitive to the Software, nor participate in the development of such software, either directly or indirectly, with any third party.
6. You shall not use nor permit the use of the Software licensed hereunder in any Weapon or Weapon System. A “Weapon” or “Weapon System” is any tool, instrument or system designed with the primary or substantial purpose of injuring, incapacitating or killing any person or adversary or destroying or damaging the property of such person or adversary or threatening such person or adversary, regardless of whether such Weapon or Weapon System may be used to attack, defend, threaten or protect.

## § 4 Termination

1. Without prejudice to any other rights, DAR may terminate Your rights under this License if You fail to comply with the terms and conditions of this License and any other agreement You may have with DAR related to this License. In such event, upon written notice from DAR, You shall, at the election of DAR, return or destroy all copies of the Software and all of its component parts and shall provide written certification of such destruction or return to DAR.

## § 5 Limited Warranty

1. DAR warrants that, for twelve (12) months from the date of shipment of the Software to You (the “Warranty Period”), the Software shall operate substantially in accordance with the published functional specifications in effect at the time of shipment. If, during the Warranty Period the Software is found to be defective, DAR will use its reasonable efforts to correct the deviation within a reasonable time after notification from You. All terms of warranty are described in DAR’s GENERAL TERMS and CONDITIONS for NRE SERVICES.
2. In developing the Software DAR attempted to offer the most current, correct and clearly expressed information possible. Nonetheless, errors may occur and DAR does not warrant that the Software is free from bugs, errors, or other program limitations.
3. If, during the Warranty Period, a defect appears in the Software, You shall notify DAR. To correct the deviation You must give detailed information about the error, the target application and the reproduction criteria of the error.

## § 6 Miscellaneous

1. This License shall be governed by the laws of the Federal Republic of Germany. Any action DAR brings against You for the enforcement of this License may be brought in Germany or any other jurisdiction in which the courts have jurisdiction over You. You hereby consent to the personal jurisdiction of the courts located within the Federal Republic of Germany and waive any right to assert that such courts are not a convenient forum.

2. You hereby acknowledge that DAR's damages at law would not be adequate in the case of a breach of this License by You. Therefore DAR shall have the right of specific performance, injunction or other equitable remedy in the event of such breach, without the necessity of posting any bond.
3. DAR's rights and remedies hereunder shall be construed to be cumulative, and no one of them exclusive of any other or of any right or remedies allowed by law.
4. In addition to any other relief awarded, the prevailing party in any legal action shall be entitled to recover its reasonable legal fees and costs.
5. DAR has the right to have an independent third party review and inspect Your use of the Software at any place at which such Software is used, at reasonable times to ensure compliance with the terms of this License.
6. You agree to provide DAR with any and all additional documents as may be reasonably requested by DAR and/or necessary to effectuate the purposes and intent of this License.
7. No waiver by either party of any breach of any term or provisions of this License shall be construed as a waiver of any preceding or succeeding breach of the same or of any other term or provision.
8. No modifications or amendments of any terms hereof shall be effective unless in writing and signed by DAR and YOU.
9. If any provision or part of this License is determined to be invalid or illegal by any court or agency of competent jurisdiction, then that provision or part shall be limited or curtailed to the extent (but only to the extent) necessary to make such provision valid, and all other remaining terms and provisions of this License shall remain in full force and effect.
10. Any notices hereunder will be sent charges prepaid to the other party to its respective addresses set forth herein (or to such other address that may be designated by such party) a reputable delivery service, a part of whose services shall include obtaining a signature from the addressee. The foregoing notwithstanding, the parties may provide routine notices to each other designed solely to carry out their obligations to one another via email and/or other methods mutually agreed. This License may be executed in identical counterparts and such Licenses shall be deemed one and the same License.
11. You represent and warrant to DAR that (a) You have all requisite power and authority to execute and deliver this License, to perform Your obligations hereunder and to engage in the transactions contemplated hereby, (b) the execution, delivery and performance of this License has been duly authorized by all requisite action on Your part and this License constitutes the legal, valid and binding obligation of You, enforceable in accordance with its terms and (c) the execution, delivery and performance of this Agreement by You does not (i) violate any judgment, order, injunction, decree or award of any court or governmental body binding on You, (ii) violate any law or regulation that is applicable to You, or (iii) violate or conflict with, or constitute a default under, the terms of any agreement to which You are a party.
12. This License shall be binding upon and shall inure to the benefit of each party and to its respective successors, legal representatives and permitted assignees. This License represents the entire License of the parties with respect to the subject matter hereof and shall be enforceable in accordance with its terms.

This agreement is governed by the law of the Federal Republic of Germany except for the UN law on the sale of goods and international law. The Convention on the International Sale of Goods (CISG) of 04/11/1980 in its respectively valid version does not apply. Place of jurisdiction for all disputes arising out of this agreement involving DAR and LICENSEE is Munich/Germany.