

Real-Time Innovations, Inc. Free Use Software License Agreement

PLEASE READ THIS FREE USE SOFTWARE LICENSE AGREEMENT ("SLA") CAREFULLY BEFORE DOWNLOADING, INSTALLING, OR USING THIS PRODUCT. THIS SLA GRANTS THE PERSON OR ENTITY WHO DOWNLOADS OR INSTALLS THIS SOFTWARE ("LICENSEE") THE RIGHT TO USE THIS PRODUCT FOR SPECIFIED PURPOSES. THIS SLA STATES THE TERMS AND CONDITIONS UPON WHICH REALTIME INNOVATIONS, INC. ("RTI") OFFERS TO LICENSE THIS PRODUCT AND RELATED DOCUMENTATION (COLLECTIVELY, THE "SOFTWARE") TO LICENSEE, UNLESS LICENSEE HAS ENTERED INTO A SEPARATE AGREEMENT WITH RTI, IN WHICH CASE SUCH AGREEMENT WILL GOVERN LICENSEE'S USE OF THE SOFTWARE.

BY CLICKING "I ACCEPT" OR BY OTHERWISE DOWNLOADING OR USING THE SOFTWARE, YOU (a) ACCEPT THIS SLA AND AGREE THAT LICENSEE IS LEGALLY BOUND BY ITS TERMS; (b) ACCEPT RTI'S PRIVACY POLICY AND AGREE TO THE COLLECTION AND PROCESSING OF TELEMETRY AND OTHER DATA ACCORDING TO THAT POLICY, AS APPLICABLE; AND (c) REPRESENT AND WARRANT THAT IF LICENSEE IS A CORPORATION, GOVERNMENTAL ORGANIZATION, OR OTHER LEGAL ENTITY, YOU HAVE THE RIGHT, POWER, AND AUTHORITY TO ENTER INTO THIS SLA ON BEHALF OF LICENSEE AND BIND LICENSEE TO ITS TERMS. IF, IN SUCH CASE, YOU ARE NOT AUTHORIZED TO BIND LICENSEE, YOU ARE NOT PERMITTED TO INSTALL AND/OR USE THE SOFTWARE. ALL USE OF THE SOFTWARE IS SUBJECT TO THE TERMS OF THIS SLA.

1. General License Terms. The Software is licensed, not sold, to Licensee for use only under the terms of this SLA and RTI reserves all rights not expressly granted to Licensee. RTI owns all right, title, and interest, including all Intellectual Property Rights (as defined below), in and to the Software, including all copies thereto and modifications thereto made by or on behalf of RTI. Licenses are non-transferable and non-exclusive. Licensee must install and, as applicable, use any bug fix, patch, or similar update to the Software that is required and/or prompted by RTI. Licensee may not use the Software in a Target Application to be operated by the Licensee to produce direct revenue or benefit to Licensee rather than sold or licensed to a third party. For purposes of this SLA, a "Target Application" shall mean a Licensee-developed software program that requires physical incorporation or linking of portions of the Software to execute. Target Applications must be a finished good and may not contain software development functionality, RTI source code, or components of the Software with a Graphical User Interface (GUI).

2. License Types.

2.1 Evaluation License.

RTI grants Licensee a temporary license ("**Evaluation License**") to use the Software for the sole purpose of testing the suitability, performance, and usefulness of the software for Licensee's business needs.

Unless extended by RTI, the Evaluation License term concludes on the last date of the license term (as specified at www.rti.com/free-trial or in an activation key provided by RTI) starting from the date of Licensee's first download or installation of the Software. At RTI's discretion, the Evaluation License may then automatically convert into an Express License as specified in Section 2.2 below.

2.2 Express License.

If RTI provides Licensee an applicable activation key or if RTI has enabled the Software accordingly, upon expiration of Licensee's Evaluation Licensee pursuant to Section 2.1, RTI grants Licensee a license to (a) use the Software for Development and (b) physically incorporate copies of the Software into Target Applications and distribute and/or sub-license the Software as incorporated into the Target Applications, all subject to the following additional restrictions ("Express License"):

2.2.1 Use of the Software under an Express License is subject to the limits and restrictions described in the Software (including in the associated activation key and documentation provided by RTI) and online at www.rti.com/free-trial, which may be updated from time to time. Such limits and restrictions may



include, but are not limited to, limits on software features and functionality. Licensee may not modify the Software to avoid, or otherwise circumvent, such limits and restrictions.

- 2.2.2 Unless approved in prior writing by RTI, (a) if Licensee is an individual, Licensee is ineligible for, and may not hold, an Express License if Licensee is otherwise licensed to use RTI software pursuant to a separate license agreement with RTI, and (b) if Licensee is an entity, an individual user of Licensee is ineligible for, and may not hold, an Express License if such individual would otherwise qualify as a "Member" pursuant to any other license agreement between Licensee and RTI. Upon the occurrence of 2.2.2(a) or (b) above, as applicable, Licensee's Express License shall automatically terminate and Licensee's use of RTI software shall be solely governed by the other applicable license agreement.
- 2.2.3 Licensee must distribute Licensee's Target Application to end users with a license that acknowledges RTI's copyright, prohibits Development use, prevents further copying of the Software (except for backup purposes), and expressly disclaims all warranties by RTI.
- 2.2.4 RTI offers no warranty to Licensee's end users. RTI SOFTWARE, WHEN INCORPORATED INTO A TARGET APPLICATION, IS PROVIDED "AS IS" AND WITHOUT WARRANTY OF ANY KIND. RTI DISCLAIMS ALL WARRANTIES TO LICENSEE'S END USERS, EITHER EXPRESSED OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF THIRD-PARTY RIGHTS.
- 2.2.5 Any valid end user licenses to Target Applications incorporating the Software granted by Licensee under this SLA shall survive the termination of this SLA.

For purposes of this SLA, "**Development**" shall mean developing code that links to and uses the Software either directly or through any number of internally-developed "wrapper" Application Programming Interface (API) layers. Development includes making copies of the library portions of the Software (in subdirectory "/lib") in object code form and linking or physically incorporating the copies into a Target Application. Development includes any use of the Software's programming and analysis tools, XML-based or other configuration, or other components of the Software with a Graphical User Interface (GUI).

3. Additional Restrictions.

- **3.1** Licensee may not market, distribute, rent, lease, loan, or otherwise provide the Software or copies thereof to any third parties, except as provided herein.
- 3.2 Licensee may not copy, modify, or create derivative works of the Software, except as provided herein.
- **3.3** Licensee may not reverse engineer, disassemble, or adapt the Software.
- 3.4 Licensee may not use the Software if Licensee is a direct competitor or acting on behalf of a direct competitor of RTI, except with RTI's prior written consent. In particular, Licensee may not (a) use the Software for competitive purposes, including performing performance or vulnerability tests, nor (b) disclose results of any tests to third parties without RTI's prior written consent.
- **3.5** Licensee may not remove any proprietary notices from the Software of the associated documentation.
- 4. Warranties. The Software and licenses are provided "as is" with no warranty whatsoever. RTI MAKES NO WARRANTIES WHATSOEVER WITH RESPECT TO THE SOFTWARE. THE OBLIGATIONS AND LIABILITY OF RTI AND LICENSEE'S RIGHTS AND REMEDIES SET FORTH IN THIS SLA ARE EXCLUSIVE AND ARE IN LIEU OF, AND LICENSEE HEREBY WAIVES AND RELEASES ALL OTHER IMPLIED WARRANTIES, OBLIGATIONS, REPRESENTATIONS, OR LIABILITIES, ARISING BY LAW, IN CONTRACT, CIVIL LIABILITY, OR IN TORT, OR OTHERWISE, INCLUDING BUT NOT LIMITED TO (a) ANY IMPLIED WARRANTY OF MERCHANTABILITY OR OF FITNESS FOR A PARTICULAR PURPOSE, AND (b) ANY OTHER OBLIGATION OR LIABILITY ON THE PART OF RTI TO ANYONE OF ANY NATURE WHATSOEVER BY REASON OF THE DESIGN, IMPLEMENTATION, SALE, REPAIR, OR USE OF THE SOFTWARE OR RELATED PRODUCTS AND SERVICES DELIVERED OR RENDERED HEREUNDER OR OTHERWISE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY RTI, ITS DEALERS, DISTRIBUTORS, AGENTS, OR EMPLOYEES SHALL CREATE A WARRANTY AND LICENSEE MAY NOT RELY ON ANY SUCH INFORMATION OR ADVICE.

rti.com



5. Limitations of Liability.

- 5.1 RTI SHALL NOT BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF BUSINESS, LOSS OF PROFITS, LOSS OF GOODWILL OR REPUTATION, COSTS OF COVER, OR THE LIKE ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE (WHETHER ARISING IN CONTRACT, TORT, NEGLIGENCE, OR OTHERWISE) EVEN IF RTI OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- **5.2 THE AGGREGATE LIABILITY OF RTI** FOR ANY CLAIMS ARISING OUT OF OR RELATED TO THIS SLA REGARDLESS OF THE FORM OF ACTION, **SHALL NOT EXCEED \$1,000 (ONE THOUSAND DOLLARS).**
- 5.3 THE LIMITED LIABILITY SPECIFIED IN THIS SLA ARE FUNDAMENTAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN RTI AND LICENSEE. RTI WOULD NOT BE ABLE TO PROVIDE THE SOFTWARE WITHOUT SUCH LIMITATIONS.
- 6. Open Source. Portions of the Software may be derived from works of contributors to open-source projects ("Contributors"). Contributors disclaim all warranties, express or implied as to conditions of title, non-infringement, merchantability, or fitness to purpose. Contributors disclaim all liability for damages, including direct, indirect, special, or consequential damages. Any such warranties and liability are offered by RTI alone as stated and limited in this SLA. If required by the respective licenses, source code for the modified open-source works is available by emailing a request to "license@rti.com".
- **7. Support and Feedback.** RTI is under no obligation to maintain or support the Software supplied to Licensee and RTI has no obligation to furnish Licensee with any further assistance, documentation, or information of any nature.
 - From time to time, Licensee may provide suggestions or ideas to RTI for modifying the Software or services. Licensee hereby grants RTI a perpetual, irrevocable, worldwide license to use any such suggestions or ideas, and any and all Intellectual Property Rights associated therein (collectively, "Feedback") provided during the term of this SLA, without compensation, without any obligation to report on such use, and without any other restriction. RTI's rights granted in the previous sentence include, without limitation, the right to exploit Feedback in any and every way, as well as the right to grant sublicenses. For clarity, "Intellectual Property Rights" means any and all registered and unregistered rights granted, applied for, or otherwise now or hereafter in existence under or related to any patent, copyright, trademark, trade secret, database protection, or other intellectual property rights laws, and all similar or equivalent rights or forms of protection, in any part of the world.
- 8. Confidentiality. RTI considers the Software to contain valuable trade secrets of RTI, the unauthorized disclosure of which could cause irreparable harm to RTI. Licensee agrees not to disclose the Software or any documentation which accompanies the Software to any third parties and not to use the Software other than for the purposes authorized by this SLA. Licensee also agrees that performance, functionality, security, or other competitive evaluation results shall not be disclosed to third parties without RTI's prior written consent. Licensee shall require subcontractors to enter into appropriate non-disclosure obligations with respect to the Software and this confidentiality obligation must continue after any termination of this SLA.
- 9. Termination. This SLA will terminate when all licenses granted hereunder have reached the end of their respective license term, if applicable, or immediately upon breach by Licensee. In addition, RTI may terminate any licenses for reasonable cause in RTI's sole discretion. Upon termination, Licensee agrees not to use the Software for any purpose whatsoever and to destroy the Software and any copies then in Licensee's possession or control, and, on request, certify in writing or via email to RTI that the Software was destroyed. The following sections will survive termination of this SLA: (a) Sections 5 (Limitations of Liability), 8 (Confidentiality), 12 (Privacy Policy), 13 (Additional Terms and Conditions) and 15 (Dispute Resolution); and (b) any other section of this SLA that must survive to fulfill its essential purpose. The remedies specified in this SLA shall be in addition to any other remedies available to RTI.
- 10. Export Control. The Software is subject to the United States Export Administration Regulations. Downloading, installing, or using the Software, or selecting the online "Accept License SLA" button is a confirmation that Licensee complies, now and during any use term, with all domestic and international export laws and regulations that apply to the Software. These laws include restrictions on destinations, end users, and end use. If the Software is exported from the United States or re-exported from a foreign destination, Licensee shall ensure that the distribution and export/re-export or import of the Software

rti.com



complies with all laws, regulations, orders, or other restrictions of the United States Export Administration Regulations.

- 11. Government End Users. If the Software is acquired by or on behalf of a unit or agency of the United States Government, this section applies. The Software: (a) was developed at private expense, (b) is a trade secret of RTI for all purposes of the Freedom of Information Act, (c) is a "Commercial Item", as that term is defined at 48 C.F.R. 2.101, consisting of "Commercial Computer Software" and "Commercial Computer Software Documentation", as such terms are used in 48 C.F.R. 12.212 or 48 C.F.R. 227.7202, as applicable, (d) in all respects is proprietary data belonging solely to RTI, (e) is unpublished and all rights are reserved under the copyright laws of the United States. Consistent with 48 C.F.R. 12.212 or 48 C.F.R. 227.7202-1 through 227.7202-4, as applicable, the Commercial Computer Software and Commercial Computer Software Documentation are being licensed to U.S. Government end users (a) only as Commercial Items and (b) with only those rights as are granted to all other end users pursuant to the terms and conditions herein.
- 12. Privacy Policy. In addition to providing prospective customers access to the Software for the purpose of evaluation before purchasing a commercial license, RTI is offering the Software and licenses herein in order to learn more about how users interact with the Software and to provide Licensees and their users with more personalized information about RTI's offerings. We may collect, use, share and otherwise process (collectively, "Processing") telemetry data and other data, including personal information, about Licensee's or its users' usage of the Software and personal information otherwise provided by Licensee or its users to RTI in accordance with RTI's Privacy Policy, available at www.rti.com/privacy. Contact RTI at evaluations@rti.com for additional information regarding which software bundles include telemetry features, the scope of such features, and, if applicable, how to disable those features. BY CLICKING "I ACCEPT" OR BY OTHERWISE DOWNLOADING OR USING THE SOFTWARE, YOU ARE ALSO ACCEPTING RTI'S PRIVACY POLICY, AVAILABLE AT WWW.RTI.COM/PRIVACY, AND THE PROCESSING OF ALL SUCH DATA AND INFORMATION IN ACCORDANCE WITH THE TERMS THEREOF AND HEREOF.
- 13. Additional Terms and Conditions. Additional terms and conditions may apply to certain optional features of the Software and any additional software and services provided by RTI. This includes, but is not limited to, use of RTI's software tool known as "Connext Chatbot" and the related services and back-end software (collectively, "Connext AI"). Licensee is on notice of and acknowledges that use of Connext AI by Licensee, or any its individual users, is subject to RTI's Connext Chatbot Terms of Use, available at https://www.rti.com/general/connext-chatbot-terms-of-use.
- **14. Entire Agreement.** This SLA constitutes the complete, final, and exclusive statement of the agreement between RTI and Licensee, which supersedes all proposals, oral or written, and all other communications between the parties relating to the subject matter of this SLA.
- 15. Dispute Resolution. This SLA will be governed by the laws of the State of California except with regard to its choice of law rules. ANY CONTROVERSY OR CLAIM ARISING OUT OF OR RELATING TO THIS SLA, OR THE BREACH THEREOF, SHALL BE SETTLED BY BINDING ARBITRATION IN SANTA CLARA COUNTY, CALIFORNIA UNDER THE COMMERCIAL ARBITRATION RULES OF THE AMERICAN ARBITRATION ASSOCIATION BY ONE ARBITRATOR APPOINTED IN ACCORDANCE WITH SAID RULES. JUDGMENT ON THE AWARD RENDERED BY THE ARBITRATOR MAY BE ENTERED IN ANY COURT HAVING JURISDICTION THEREOF. NOTWITHSTANDING THE FOREGOING, THE PARTIES MAY APPLY TO ANY COURT OF COMPETENT JURISDICTION FOR INJUNCTIVE RELIEF WITHOUT BREACH OF THIS ARBITRATION SECTION.
- **16. Severability.** If any section or sections of this SLA are determined to be invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remaining sections of this SLA will not in any way be affected or impaired thereby.
- 17. Assignment. RTI may assign this SLA to any entity acquiring all or substantially all of RTI's relevant business or assets related to this SLA. Licensee may not assign, sub-license, or otherwise transfer this SLA without RTI's prior written consent.

If Licensee has any questions concerning this SLA, or if Licensee wants to contact RTI for any reason, please write or call: Real-Time Innovations, Customer Service, 232 East Java Drive, Sunnyvale, CA 94089; license@rti.com; (408) 990-7400.