

***moltosenso* SOFTWARE PRODUCTS**
LICENSE AGREEMENT

English Version

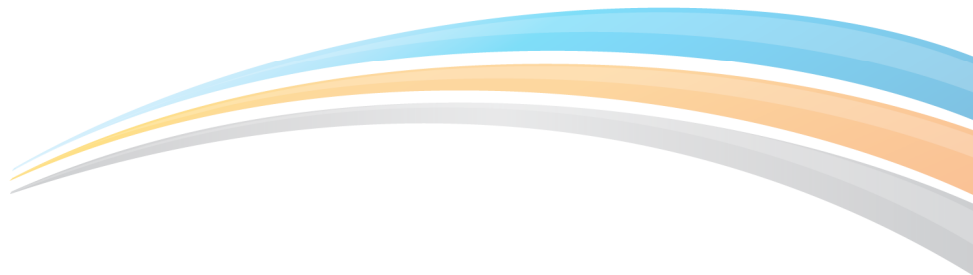
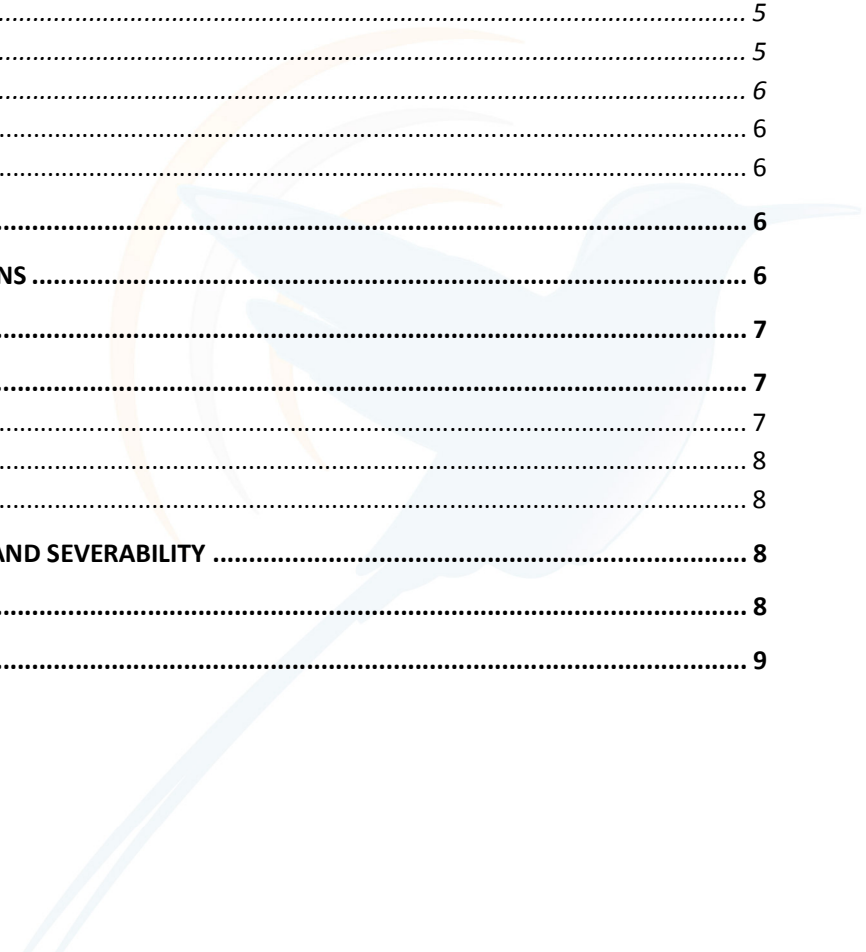
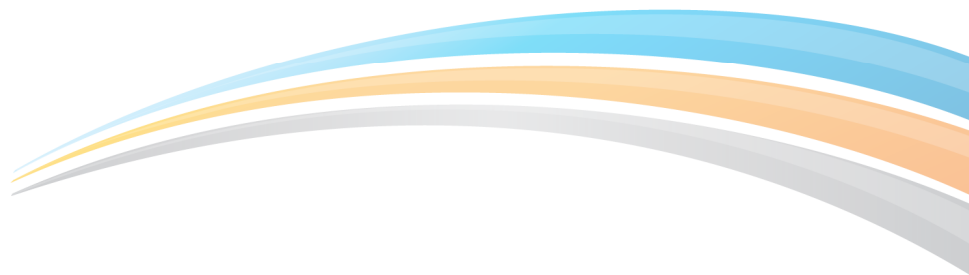


Table of contents

TABLE OF CONTENTS	2
REVIEWS	3
1 TERMS	4
2 TITLE AND LICENSES GRANT	4
2.1 HOST LICENSE	4
2.2 TARGET LICENSE.....	5
2.2.1 TL1	5
2.2.2 TL2	5
2.2.3 TL3	5
2.2.4 TL4	5
2.2.5 TL5	5
2.2.6 TL6	6
2.3 RESTRICTIONS	6
2.4 TERMINATION	6
3 INTELLECTUAL PROPERTY RIGHTS	6
4 UPGRADES, UPDATES AND PLUG-INS	6
5 WARRANTIES AND LIMITATIONS	7
6 EXPORT CONTROL:	7
6.1 CLAUSE 1	7
6.2 CLAUSE 2	8
6.3 CLAUSE 3	8
7 GOVERNING LAW, JURISDICTION AND SEVERABILITY	8
8 ENTIRE AGREEMENT	8
9 LANGUAGE OF THIS DOCUMENT	9





Reviews

Authors	Date	Version	Updates
Marco F. Urso	01/01/2011	1.0	Main body



1 Terms

If you do not agree with the following terms you may not use the software programs or associated documentation for any purpose.

1. this Software License Agreement (or "Agreement") is a legal agreement between you (either an individual or entity) and **moltosenso s.r.l., via Tirreno 215, I-10136, Torino (Italy)** ("MTS", "we", "us", "our").

The "Licensed Materials" subject to this Agreement include the downloadable software programs, the software provided by MTS in bundle with its systems and documentation that accompany this Agreement and any documentation associated with the software programs. Any applications included with the "Licensed Materials" are specifically designed and licensed for execution solely and exclusively:

- a) combined with semiconductor devices manufactured by MTS;
- b) combined with semiconductor devices manufactured by third parties that MTS integrates on MTS devices;
- c) combined with semiconductor devices manufactured by third parties (available regardless MTS), which MTS has developed specific applications or tools for;
- d) on semiconductor devices manufactured by MTS;
- e) on semiconductor devices manufactured by third parties that MTS integrates on MTS devices.

By installing, copying or otherwise using the Licensed Materials, you agree to abide by the terms of this Agreement.

This Agreement is displayed for you to read prior to downloading and using the Licensed Materials. If you choose not to agree with these provisions, do not download or install the Licensed Materials.

2 Title and Licenses Grant

The Licensed Materials are protected by copyright laws, international copyright treaties, and trade secret laws, as well as other intellectual property laws and treaties. Unless we enter into a specific written agreement with you, the Licensed Materials are licensed, not sold to you, and can only be used in accordance with the terms of this Agreement. MTS retains title and ownership of the Licensed Materials, including all intellectual property rights in the Licensed Materials and all copies of the Licensed Materials.

2.1 Host License

Subject to the terms of this Agreement, MTS hereby grants to you different license to use the Licensed Materials generically to setup systems that use semiconductor devices manufactured or integrated by or

for MTS or to generate services that execute in combination with or on semiconductor devices manufactured by or for MTS.

2.2 Target License

The Licensed Materials includes all MTS proprietary software programs. These software programs may be designed to be used according to one of the following licenses.

2.2.1 TL1

With this license, MTS software must be used for setting up a WSN: MTS hereby grants to you a limited, non-exclusive license to use, reproduce and distribute an unlimited number of copies of such free programs solely and exclusively for setting up a WSN in cases 1.a/1.e, only for your own private usage. Within this license, it is forbidden to use the set WSN for commercial purposes.

USE OF SOFTWARE RELEASED WITH THIS LICENSE OUTSIDE ITS LIMITS IS A BREACH OF THIS AGREEMENT.

2.2.2 TL2

With this license, MTS software must be used for developing multi-purpose WSN Applications for **private usage**: MTS hereby grants to you a commercial, single user, unlimited, non-exclusive license to use the MTS' software to develop system/services/applications only for your own private usage. Within this license, it is forbidden to use the developed system/services/applications for commercial purposes.

USE OF SOFTWARE RELEASED WITH THIS LICENSE OUTSIDE ITS LIMITS IS A BREACH OF THIS AGREEMENT.

2.2.3 TL3

With this license, MTS software must be used for developing multi-purpose WSN Applications for **commercial scopes**: MTS hereby grants to you a commercial, single or multiuser user, unlimited, non-exclusive license to use the MTS' software to develop system/services/applications for your commercial purposes.

USE OF SOFTWARE RELEASED WITH THIS LICENSE OUTSIDE ITS LIMITS IS A BREACH OF THIS AGREEMENT.

2.2.4 TL4

With this license, MTS software must be used for exploiting WSN commercial system/service/application developed by MTS or by a MTS' partner for **commercial scope**: MTS hereby grants to you a commercial, single or multiuser user, limited, exclusive or non-exclusive license to use the MTS' software, specifically developed within a Contract.

USE OF SOFTWARE RELEASED WITH THIS LICENSE OUTSIDE ITS LIMITS IS A BREACH OF THIS AGREEMENT.

2.2.5 TL5

With this license, MTS software must be used for developing multi-purpose WSN Applications for **educational or research purposes**: MTS hereby grants to you a commercial, single or multiuser user, unlimited, non-exclusive license to use the MTS' software to develop systems/services/applications for educational or research purposes. Within this license, it is forbidden to use the developed systems/services/applications for commercial or private purposes. If the user wants to develop systems/services/applications for commercial or private purposes, must sign another specific agreement with MTS.

USE OF SOFTWARE RELEASED WITH THIS LICENSE OUTSIDE ITS LIMITS IS A BREACH OF THIS AGREEMENT.

2.2.6 TL6

With this license, MTS software must be used for try a specific version of MTS software. MTS hereby grants to you a shareware, single user, limited in time, non-exclusive license to test functionalities of the MTS' software. As far as the user decides to start using it commercially, and, if not differently defined among the Parties, after 30 days from the first use, this license automatically expires and it must be converted with one among TL2, TL3, TL4. No other trial license of the same software will be provided to users that MTS recognize working in the same, or in similar working groups (of a Company or of a Consortium) or are involved in the same project.

USE OF SOFTWARE RELEASED WITH THIS LICENSE OUTSIDE ITS LIMITS IS A BREACH OF THIS AGREEMENT.

2.3 Restrictions

Except as set forth above, You may not distribute, publish, rent or lease the Licensed Materials or transfer or assign this Agreement without MTS' prior written permission and you may not sub-license the Licensed Materials except as provided herein. The Licensed Materials may include simulation models or other tools that are designed for use with software programs available from third-party software vendors. MTS does not directly support such third party software, and you must have or obtain rights to use such third party software directly from such third party vendor or its authorized representatives.

2.4 Termination

This license is effective until terminated. Without prejudice to any other rights, MTS may terminate your right to use the Licensed Materials and any applications generated using the Licensed Materials under this Agreement if you fail to comply with the terms of this Agreement. In such event, you shall destroy all copies of the Licensed Materials, including all portions and derivatives thereof.

3 Intellectual Property Rights

The Licensed Materials contain copyrighted material, trade secrets and other proprietary information. In order to protect the Licensed Materials, and except as specifically permitted by statute by a provision that cannot be waived by contract, you may not unlock, decompile, reverse engineer, disassemble or otherwise translate any binary or object code versions of the software programs included in the Licensed Materials to human-perceivable form. You also agree that you will use your best efforts to prevent your employees and contractors from unlocking, decompiling, reverse engineering, disassembling, modifying or translating the Licensed Materials. In no event may you alter, remove or destroy any copyright notice included in the Licensed Materials. TI reserves all rights not specifically granted under this Agreement.

4 Upgrades, Updates and Plug-ins

If the Licensed Materials are labeled as an upgrade, update or plug-in you must be properly licensed to use the product identified by MTS as being eligible for such upgrade, update or plug-in to use the Licensed Materials. An upgrade, update, or plug-in replaces or supplements a previously licensed eligible product. You may use the resulting upgraded product only in accordance with the terms of this Agreement and only to generate applications for use with semiconductor devices manufactured by or for MTS. Notwithstanding

the foregoing, nothing in the Agreement will be construed as an obligation for MTS to maintain or support the Licensed Materials or to provide upgrades, updates or plug-ins to the Licensed Materials.

5 Warranties and Limitations

YOU ACKNOWLEDGE AND AGREE THAT THE LICENSED MATERIALS HAVE NOT BEEN TESTED OR CERTIFIED BY ANY GOVERNMENT AGENCY OR INDUSTRY REGULATORY ORGANIZATION OR ANY OTHER THIRD PARTY ORGANIZATION. YOU AGREE THAT PRIOR TO USING, INCORPORATING OR DISTRIBUTING THE LICENSED MATERIALS IN OR WITH ANY COMMERCIAL PRODUCT THAT YOU WILL THOROUGHLY TEST THE PRODUCT AND THE FUNCTIONALITY OF THE LICENSED MATERIALS IN OR WITH THAT PRODUCT AND BE SOLELY RESPONSIBLE FOR ANY PROBLEMS OR FAILURES.

THE LICENSED MATERIALS ARE PROVIDED "AS IS". MTS MAKES NO WARRANTIES OR REPRESENTATIONS, EXPRESS, IMPLIED OR STATUTORY, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, LACK OF VIRUSES, ACCURACY OR COMPLETENESS OF RESPONSES, RESULTS AND LACK OF NEGLIGENCE. MTS DISCLAIMS ANY WARRANTY OF TITLE, QUIET ENJOYMENT, QUIET POSSESSION, AND NON-INFRINGEMENT OF ANY THIRD PARTY INTELLECTUAL PROPERTY RIGHTS WITH REGARD TO THE LICENSED MATERIALS OR YOUR USE OF THOSE MATERIALS.

IN NO EVENT SHALL MTS, OR ANY APPLICABLE LICENSOR, BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, PUNITIVE OR DAMAGES, HOWEVER CAUSED, ARISING IN ANY WAY OUT OF THIS AGREEMENT, OR YOUR USE OF THE LICENSED MATERIALS, WHETHER OR NOT MTS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THESE EXCLUDED DAMAGES INCLUDE, BUT ARE NOT LIMITED TO, COST OF REMOVAL OR REINSTALLATION, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OUTSIDE COMPUTER TIME, LABOR COSTS, LOSS OF DATA, LOSS OF GOODWILL, LOSS OF PROFITS, LOSS OF SAVINGS, LOSS OF USE OR INTERRUPTION OF BUSINESS OR OTHER ECONOMIC LOSS. IN NO EVENT WILL MTS' AGGREGATE LIABILITY UNDER THIS AGREEMENT OR ARISING OUT OF YOUR USE OF THE LICENSED MATERIALS EXCEED FIVE HUNDRED EUROS (€ 500).

Because some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages or limitation on how long an implied warranty lasts, the above limitations or exclusions may not apply to you.

6 Export Control:

6.1 Clause 1

MTS is in charge of obtaining any necessary export license prior to the exportation of any product.

In particular, MTS goods are compliant with rules contained in CE n. 428/2009 of Council of May 5, 2009 (not dual use products) and in CE n. 1236/2005 of Council of June 27, 2005 (MTS does not ship goods that can be used for death penalty, torture or for other cruel treatments).

Furthermore MTS agrees to include in every shipment a specific declaration for goods with preferential origin in Italy and/or European Union.

6.2 Clause 2

Buyer further agrees to obtain any necessary export license or other documentation prior to the exportation or re-exportation of any product, technical data, software or software source code acquired from MTS under this contract or any direct product of such technical data, software or software source code. Accordingly, Buyer shall not sell, export, re-export, transfer, divert or otherwise dispose of any such product, technical data, software or software source code directly or indirectly to any person, firm, entity, country or countries prohibited by Italian or applicable non-Italian laws. Further, Buyer shall give notice of the need to comply with such laws and regulations to any person, firm or entity which it has reason to believe is obtaining any such product, technical data, software or software source code from Buyer with the intention of exportation. Each party shall secure, at its own expense, such licenses and export and import documents as are necessary for each respective party to fulfill its obligations under this contract. If approvals cannot be obtained, MTS may terminate, cancel or otherwise be excused from performing any obligations it may have under this contract.

6.3 Clause 3

Any product export classification made by MTS shall be for MTS' internal use only and shall not be construed as a representation or warranty regarding the proper export classification for such product or whether an export license or other documentation is required for the exportation of such product. This Section 13 shall survive termination of this contract.

7 Governing Law, Jurisdiction and Severability

This Agreement will be governed by and interpreted in accordance with the laws of Italy, without reference to that state's conflict-of-laws principles. This Agreement shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods, nor shall it be governed by the Uniform Computer Information Transactions Act. Any dispute arising out of or related to this Agreement will be brought in, and each party consents to exclusive jurisdiction and venue in, the state courts sitting in Turin (Italy). Each party waives all defenses of lack of personal jurisdiction and forum non-conveniens and agrees that process may be served on either party in a manner authorized by applicable law or court rule. If for any reason a court of competent jurisdiction finds any provision of the Agreement to be unenforceable, that provision will be enforced to the maximum extent possible to effectuate the intent of the parties and the remainder of the Agreement shall continue in full force and effect.

8 Entire Agreement

This is the entire Agreement between you and MTS and supersedes any prior agreement between the parties related to the subject matter of this Agreement. No amendment or modification of this Agreement will be effective unless in writing and signed by a duly authorized representative of MTS. You hereby

warrant and represent that you have obtained all authorizations and other applicable consents required empowering you to enter into this Agreement.

9 Language of this document

Where MTS has provided you with a translation of the English language version of the *moltosenso* software license agreement, then you agree that the translation is provided for your convenience only and that the English language versions of the *moltosenso* software license agreement will govern your relationship with MTS.

If there is any contradiction between what the English language version of the *moltosenso* software license agreement says and what a translation says, then the English language version shall take precedence.