



REAL-TIME INNOVATIONS, INC. SOFTWARE LICENSE AGREEMENT

PLEASE READ THIS AGREEMENT CAREFULLY BEFORE DOWNLOADING, INSTALLING, OR USING THIS PRODUCT. THIS AGREEMENT GRANTS THE ORIGINAL LICENSEE OF THE SOFTWARE (“YOU”) THE RIGHT TO USE THIS PRODUCT FOR SPECIFIED PURPOSES. THIS AGREEMENT STATES THE TERMS AND CONDITIONS UPON WHICH REAL-TIME INNOVATIONS, INC. (“RTI”) OFFERS OR ACCEPTS YOUR OFFER TO LICENSE THIS PRODUCT AND THE RELATED DOCUMENTATION (COLLECTIVELY, THE “SOFTWARE”) TO YOU. THE TERMS OF THIS AGREEMENT SHALL APPLY ONLY TO ENTREPRENEURS (SEC. 14 OF THE GERMAN CIVIL CODE (BÜRGERLICHES GESETZBUCH- BGB), TO PUBLIC LAW ENTITIES OR TO SPECIAL FUNDS UNDER PUBLIC-ADMINISTRATIVE LAW WITHIN THE MEANING OF SEC. 310 PARA. (1) SENTENCE 1 OF THE GERMAN CIVIL CODE. UNLESS YOU HAVE A DIFFERENT LICENSE FROM RTI, ALL USE OF THE SOFTWARE IS SUBJECT TO THE TERMS OF THIS AGREEMENT. BY DOWNLOADING, INSTALLING, AND/OR USING THIS PRODUCT, YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT DOWNLOAD, INSTALL, OR USE THIS PRODUCT.

The Software is LICENSED, NOT SOLD, to You for use only under the terms of this Agreement and RTI reserves all rights not expressly granted to You. RTI retains ownership of all copies of the Software.

1. Definitions

- RTI means REAL-TIME INNOVATIONS, INC., A California Corporation, 232 East Java Drive, Sunnyvale CA 94089 (“RTI”).
- A License Acknowledgment Certificate (“LAC”) is a separate document issued by RTI to You specifying the Project, Project Type, Site, OEM Software Development Kit (if applicable), and special terms (if any) and other details of the licenses that You are granted.. You may have multiple LACs. If You do not have an applicable LAC, then Your use is as specified under “Evaluation License” below.
- A Maintenance and Support Certificate (“MSC”) is a separate document issued by RTI to You specifying the details of the maintenance and support coverage to which You are entitled for a Project. You may have multiple MSCs or none.
- A “Project” is a concerted undertaking by an identified development team to design or produce a Target Application or connected set of Target Applications that has a specified scope of functionality, as specified in the LAC.
- A “Project Type” is a collection of restrictions on and/or licenses granted to the Project, as specified in the LAC.
- A “Framework” is a user-developed set of software development tools or platform that incorporates the Software or part thereof and is used for Development.
- An “OEM Software Development Kit” or “SDK” is a Framework that is distributed to a third party.
- A “Site” is a physical location or set of locations, including reasonable remote access, as specified in the LAC.
- A “Target Application” is a user-developed software program that requires physical incorporation or linking of portions of the Software to execute.
- A “User” is a person on the Project team who has used the Software for any purpose in the preceding six (6) months, including to develop, test, stage, or run a Target Application.
- Development use is developing code that links to and uses the Software either directly or through any number of internally-developed “wrapper” Application Programmer 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).
- A “Developer” is a User who does Development.
- A “CPU” is a physical computer processor. A CPU may contain multiple cores. In a virtual environment, the number of CPUs is the maximum number of simultaneously-loaded images.
- “Software” means (i) all of the information with which this Agreement is provided, including but not limited to: all software files and other computer information; any proprietary scripting logic embedded within exported file formats, artistic works bundled with RTI’s software or made available by RTI for use with the software and not obtained from RTI through a separate service (unless otherwise noted within that service) or from another party; related explanatory written materials and files (“Documentation”); and (ii) any modified versions and copies of, and upgrades, updates, and additions to, such information, provided to You by RTI at any time, to the extent not provided under separate terms.
- “Internal End Use” is use of the Software in an internal Target Application to produce revenue or benefit.
- The “License Term” is the active period of this Agreement with respect to each specific license. It is specified for each license in the LAC.

2. General License Terms.



General License Terms. This clause applies to all licenses granted under this Agreement. Licenses are non-transferable and non-exclusive. Use of each license is limited to the designated licensee, Site(s), Project, and Licensed Platform(s) and to the License Term, all as defined in the LAC specifying the grant. For each license, You must pay RTI fees in accordance with RTI's then-current, applicable, published price list, or as may be specifically agreed to in writing between You and RTI. If You elect to use the Software outside of the License Term, You will need to acquire an appropriate license. For all licenses with a specified numerical limit, You agree to provide RTI with good-faith estimates of actual license usage annually. You may make a reasonable number of copies of the Software strictly for backup or archival purposes. The right to decompile the Software is only granted under the terms of sec. 69 e para. (1) nos. 1 to 3 of the German Copyright Act (Urheberrechtsgesetz - UrhG) and within the limits of sec. 69 e para. (2) nos. 1 to 3 of the German Copyright Act.

3. License Types

a) Developer License

If You have an LAC that specifies a number of Developer Licenses, then up to that number of Users may use the Software for Development.

b) Internal CPU License

If You have an LAC that specifies a number of Internal CPU licenses, then up to that number of CPUs may execute the Software internal to Your Project. Any CPU that has executed the software within a period of the previous 6 months is included in the CPU count.

c) OEM Runtime CPU License

If You have an LAC that specifies a number of OEM Runtime CPU licenses, then You may physically incorporate copies of the Software into a Target Application and distribute and sub-license Target Applications using up to that number of CPUs, provided that the each CPU has a core density equal to or less than that specified on the LAC. These terms apply to all such Target Applications:

- i. Unless Your LAC states that You may use an unlimited number of OEM Runtime Licenses, You agree to keep records of the numbers Target Applications and CPUs you distribute. RTI shall have the right, upon reasonable notice, to examine Your records regarding such practices.
- ii. You must be licensed to use the Software for Development on the Project at the time of distribution of each Target Application.
- iii. Unless specified in the LAC, Target Applications may not contain software development functionality, RTI source code, or components of the Software with a Graphical User Interface (GUI).
- iv. You must distribute Your Target Application to end users with a license that acknowledges RTI's copyright, prevents further copying of the Software (except for backup purposes), and expressly disclaims all warranties by RTI.
- v. RTI offers no warranty to Your end users. THE SOFTWARE, WHEN INCORPORATED INTO A TARGET APPLICATION, IS PROVIDED "AS IS" AND WITHOUT WARRANTY OF ANY KIND. RTI DISCLAIMS ALL WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD-PARTY RIGHTS.
- vi. Any valid end-user licenses to Target Applications incorporating Software granted by You under this Agreement shall survive the termination of this Agreement.

d) Source License

If you have an LAC that specifies a Source License, then You may use and modify the source code, and build object versions of the original or modified source code.

If You modify the source code, then You assign and convey all of Your copyright to such modifications and derivative works to RTI. If for any reason You cannot assign Your copyright, then You grant RTI a perpetual, worldwide, non-exclusive, assignable, paid-up license to use, copy, modify, distribute, create derivative works, sublicense, and otherwise fully utilize the modifications without acknowledgment of ownership. You also assign or license to RTI any other intellectual property rights required to fully use the modifications for any purpose. You agree to provide such modifications to RTI upon request. RTI may incorporate Your modifications into any future version of the Software or into other products at its sole option without fees or attribution.

If You modify the Software, then all warranties are void unless You can prove that the modification did not cause a defect. RTI shall not be responsible for defects, which are caused by improper use, improper operation or the use of unsuitable means of operation. Unless agreed otherwise, RTI has no obligation to support the modified Software.

A Source License does not grant other rights; a Developer License is required for Development, and an Internal CPU or an OEM Runtime CPU License is required to create or distribute Target Applications.

e) Evaluation License



If You have an LAC that specifies an Evaluation License, or You have not received an LAC from RTI, or You are using an evaluation or pre-production (“Experimental”, “Beta” or “Early Access Release”) version of the Software, then RTI grants to You a temporary license to use the Software for the sole purpose of testing the suitability, performance and usefulness of the software for Your business needs. You may not use the Software for Development (beyond prototypes), or commercial purposes.

Unless extended by RTI, the Beta or Evaluation period (“License Term”) concludes thirty (30) days from the date of Your first download or installation of the Software.

f) Research License

If You have an LAC that specifies a Research License, You are granted an unlimited number of Developer Licenses during the License Term subject to the following additional restrictions: 1. You may not use the Software for Development that is intended for commercial distribution or Internal End Use (aka “production code”); and 2. You may not distribute Target Applications outside of the Project, Site and entity specified on the LAC, nor use the Software to charge service fees.

RTI will, in its sole determination, approve Research Licenses.

g) OEM SDK Developer License

If You have an LAC that specifies a number of OEM SDK Developer Licenses then You may distribute and sublicense the SDK to up to that number of third party Developers during the License Term.

These terms apply to all such SDKs:

- i. Users of the SDK may use the SDK for Development during the License Term of the OEM SDK Developer License.
- ii. The SDK may not contain RTI source code, documentation, tools or utilities unless specifically approved by RTI in writing. You shall make reasonable efforts to ensure that the Software cannot be used separately from the SDK.
- iii. The Software provided by RTI shall be substantially in accordance with the product description and the related documentation. RTI offers no warranty to Your SDK users. THE SOFTWARE, WHEN INCORPORATED INTO A SDK, IS PROVIDED "AS IS" AND WITHOUT WARRANTY OF ANY KIND. IN SO FAR AS THE TERMS SET OUT BELOW DO NOT CONTAIN A SPECIAL STIPULATION, RTI DISCLAIMS ALL WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD-PARTY RIGHTS.
- iv. You must distribute the SDK with a license that limits use as permitted herein, protects RTI’s copyright, restricts usage strictly to third party Projects doing Development using the SDK, prohibits direct use of Software functionality, and expressly disclaims all warranties by RTI.
- v. You must distribute the SDK with a license that prohibits any further distribution of the Software, Software components, or SDK except as allowed under the terms of the OEM Runtime CPU License.
- vi. You may sublicense any number of OEM Runtime CPU Licenses for use by the third party without a fee paid to RTI.
- vii. You agree to indemnify, defend and hold RTI harmless from any claim, lawsuit, legal proceeding, settlement or judgment (including without limitation RTI’s reasonable United States and local attorneys’ and expert witnesses’ fees and costs) arising out of or in connection with the copying, marketing, performance or other distribution of the SDK.

4. Additional Restrictions

- a) Except as provided herein, You may not market, distribute or transfer copies of the Software to others. You may not rent, lease, loan or otherwise provide the Software to any third parties.
- b) You may not use the Software if You are a direct competitor or acting on behalf of a direct competitor of RTI, except with RTI’s prior written consent. You may not use the Software for competitive purposes such as evaluating performance or functionality without RTI’s prior written consent.

5. Limited Warranty

- a) Unless otherwise agreed Research and Nonprofit Licenses and Research and Nonprofit Project Types, Evaluation Licenses, OEM SDK Developer Licenses, OEM Runtime CPU Licenses, and pre-production releases of Software are provided “as is” with no warranty whatsoever. The warranties in this section apply only to paid licenses for fully-released versions of the Software.

- b) RTI warrants that, other than documented license management technology, the Software as well as any medium used to provide the Software will be free of viruses, worms, Trojan horses, time bombs, back or trap doors, or other debilitating or disabling devices or malicious code.
- c) RTI warrants that the Software is subject to no restrictions or licenses that would require You to redistribute any of Your source code.
- d) RTI warrants that it has the right to grant You the licenses herein.
- e) The Software provided by RTI shall be substantially in accordance with the product description and the related documentation. Your rights in case of defects shall be excluded in the case of minor or immaterial deviations from the agreed or assumed characteristics and in the case of just slight impairment of use. Product descriptions and related documentation shall not be deemed guaranteed unless separately agreed in writing. In respect of updates, upgrades and releases of new versions, Your rights in case of defects shall be limited to the new features of the update, upgrade or new version compared to the previous version release. If You demand replacement performance because of a defect, RTI has the right to choose between the improvement (Nachbesserung), replacement delivery (Ersatzlieferung) or replacement of services (Ersatzleistungen). If the defect is not cured within a first time limit and You have set RTI a reasonable second time limit without success or if a reasonable number of attempts to remedy, replacement deliveries or replacement services are unsuccessful, then You may, subject to the statutory prerequisites, at your option withdraw from this Agreement or reduce the price and claim damages or reimbursement of costs. The remedying of the defect may also take place through the delivery or installation of a new version or a work-around. If the defect does not or not substantially impair the functionality, then RTI is entitled, to the exclusion of further rights in case of defects, to remedy the defect by delivering a new version or an update as part of its version, update and upgrade planning. Defects must be notified in writing with a comprehensible description of the error symptoms, as far as possible evidenced by written recordings, hard copies or other documents demonstrating the defects. The notification of the defect should enable the reproduction of the error. This shall not affect your statutory obligation to inspect and notify defects.
- f) Amendments or additions to the Software shall cause Your rights in case of defects to be cancelled, unless You prove that the amendment or addition did not cause the defect. RTI shall also not be responsible for defects, which are caused by improper use, improper operation or the use of unsuitable means of operation.
- g) RTI may refuse to remedy defects or deliver replacements, until You have paid the agreed fees to RTI, less an amount which corresponds to the economic value of the defect.
- h) The Software delivered or provided by RTI shall be free from third party rights, which prevent the use of the Software in accordance with the Agreement. If third parties are entitled to such rights and they pursue these, then RTI shall undertake reasonable efforts in order to defend the Software at its own expense against the third party rights claimed. You shall inform RTI in writing without delay of the claiming of such rights by third parties and shall give RTI all powers of attorney and authorisations which are necessary in order to defend the Software against the third party rights claimed. To the extent that there are defects in title, RTI is (i) entitled at its option to either (1) take legitimate measures to remove the third party rights, which impair the contractual use of the Software, or (2) remedy the enforcement of such claims, or (3) change or replace the Software in such a manner, that it no longer infringes the rights of third parties, provided and to the extent that this does not substantially impair the warranted functionality of the Software, and (ii) under an obligation to reimburse You for Your necessary refundable costs incurred in the enforcement of legal claims.

6. LIMITATIONS OF LIABILITY

- a) RTI shall be liable under the terms of this Agreement only in accordance with the provisions set out under (b) to (f):
- b) RTI shall be liable for losses caused intentionally (Vorsatz) or with gross negligence (grobe Fahrlässigkeit) by RTI, its legal representatives and for losses caused intentionally by other assistants in performance; with respect to gross negligence of other assistants in performance RTI's liability shall be as set forth in the provisions for simple negligence (leichte Fahrlässigkeit) in (f) below.
- c) RTI shall be unrestricted liable for death, personal injury or damage to health caused by the intent or negligence of RTI, its legal representatives or assistants in performance.
- d) RTI shall be liable for losses arising from any breach of warranty up to the amount which is covered by the purpose of the warranty and which was foreseeable for RTI at the time the warranty was given.
- e) RTI shall be liable in accordance with the German Product Liability Act (Produkthaftungsgesetz - ProdHaftG) in the event of product liability.
- f) RTI shall be liable for losses caused by the breach of its primary obligations by RTI, its legal representatives or assistants in performance. Primary obligations are such basic duties which form the essence of this Agreement, which were decisive for the conclusion of the Agreement and on the performance of which you may rely. If RTI breaches its primary obligations through simple negligence, then its ensuing liability shall be limited to the amount which was foreseeable by RTI at the time the respective service was performed.



- g) RTI shall be liable for loss of data only up to the amount of typical recovery costs which would have arisen had proper and regular data backup measures been taken.
 - h) ANY MORE EXTENSIVE LIABILITY OF RTI IS EXCLUDED. IN PARTICULAR, YOU RECOGNIZE THAT THE SOFTWARE MAY BE PART OF A SYSTEM USED TO CONTROL EXPENSIVE OR DANGEROUS EQUIPMENT. RTI SHALL NOT BE LIABLE FOR ANY DAMAGE OR INJURY RESULTING FROM THE OPERATION OF SUCH EQUIPMENT.
 - i) You agree to indemnify, defend and hold RTI harmless from any claim, lawsuit, legal proceeding, settlement or judgment (including without limitation RTI's reasonable United States and local attorneys' and expert witnesses' fees and costs) arising out of or in connection with the copying, marketing, performance or other distribution of Your Target Applications.
 - j) THE LIMITED WARRANTY, LIMITED REMEDIES AND LIMITED LIABILITY SPECIFIED IN THIS AGREEMENT ARE FUNDAMENTAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN RTI AND YOU. RTI WOULD NOT BE ABLE TO PROVIDE THE SOFTWARE WITHOUT SUCH LIMITATIONS.
7. Open Source
- a) 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 Agreement.
 - b) If required by the respective licenses, source code for the modified open source works is available by emailing a request to "license@rti.com".
8. Support and Maintenance
- a) RTI shall have no obligation under this Agreement for corrections of errors or problems which are due to a breach by You of the terms of this Agreement, or which cannot be remedied due to the operational characteristics of the computer equipment on which the Software is used.
 - b) If You have an MSC, then You are eligible to receive support and/or maintenance for the Project specified by, and subject to the terms of, the MSC during the Active Dates listed therein.
 - c) Except as may be provided above or in a separate RTI Maintenance Agreement between RTI and You, if any, RTI is under no obligation to maintain or support the Software supplied to You and RTI has no obligation to furnish You with any further assistance, documentation or information of any nature.
 - d) You are solely responsible for the support and maintenance of all portions of any Target Applications, Frameworks, and SDKs developed by You.
9. Product Enhancements and Extensions. RTI may offer installation, support, training, consultancy service, product enhancement, product extensions, or other services related to the Software (collectively, "Services"). The terms of this clause 9 apply to all Services. This clause 9 takes precedence over any conflicting purchasing terms regarding Services.
- a) RTI shall be considered an independent contractor, not an employee. Either party may terminate the Services with 30 days written notice. Both parties agree to mitigate costs after termination.
 - b) RTI retains ownership of all intellectual property that is related to or inseparable from RTI products or services that is created in the course of performing Services related to Software licensed under this Agreement including, but not limited to, modifications of existing RTI intellectual property. This includes ideas, processes, inventions, improvements, technology, software, designs, patents, copyrights, trademarks and services marks. Any software that is RTI Intellectual Property is subject to RTI's license terms and fees. RTI Intellectual Property delivered as stand-alone software components or plug-in modules that are first created during the Services shall be owned by RTI, but RTI grants a nonexclusive, worldwide license to use, modify, sublicense and otherwise fully utilize the newly created RTI Intellectual Property without attribution.
 - c) RTI warrants that it will use commercially reasonable efforts to perform the Services in a timely, professional manner. Customer's sole remedy, and RTI's sole liability, for breach of this warranty is for RTI to re-perform the Services. RTI makes no warranty that the Services will be completed to Customer's satisfaction. If completing the Services or bringing the Services into compliance will result in unreasonable efforts, both parties agree to negotiate in good faith to arrive at a resolution.
10. Confidentiality. RTI considers the Software to contain valuable trade secrets of RTI, the unauthorized disclosure of which could cause irreparable harm to RTI. You agree to use reasonable efforts not to disclose the Software to any third parties and not to use the Software other than for the purposes authorized by this Agreement. You also agree that performance, functionality or other competitive evaluation results shall not be disclosed to third parties without RTI's prior written consent. For the



purposes of this Article, Your subcontractors under appropriate non-disclosure obligations with respect to the Software shall not be considered third parties. This confidentiality obligation shall continue after any termination of this Agreement.

11. Termination. This Agreement will terminate when all licenses granted hereunder have reached the end of their respective License Term unless terminated due to breach. For clarity, if the License Term of any license granted is designated as "Permanent" in the LAC, then this Agreement will continue indefinitely unless terminated due to breach. In the event of a breach of this Agreement by either party, the other party may terminate this Agreement if such breach is not cured within 10 days of written notice. Upon termination, You agree not to use the Software for any purpose whatsoever and (except for reasonable backup archives) to destroy the Software and any copies then in Your possession or control, and (on request) certify in writing or via e-mail to RTI that the Software was destroyed. The remedies specified in this Agreement shall be in addition to any other remedies available to RTI.
12. Export Control. The Software is subject to United States Export Administration and Regulations. Downloading, installing, or using the Software, or selecting the online "Accept License Agreement" button is a confirmation of Your agreement that You (including all Users and Projects) comply, 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, You shall ensure that the distribution and export/re-export or import of the Software complies with all laws, regulations, orders, or other restrictions of the U.S. Export Administration Regulations.
13. Government End Users. If the Software is acquired by or on behalf of a unit or agency of the United States Government, this provision 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. If the Software is acquired under a GSA Schedule, the Government has agreed to refrain from changing or removing any insignia or lettering from the Software or the documentation that is provided or from producing copies of manuals or media (except for backup purposes).
14. Entire Agreement. This Agreement and the License Acknowledgment Certificate(s) between RTI and You constitute the complete, final and exclusive statement of the Agreement between RTI and You, which supersede all proposals, oral or written, and all other communications between the parties relating to the subject matter of this Agreement. No terms of Your purchase order nor any waiver, alteration or modification of the provisions of this Agreement will be valid unless made in writing and signed by a corporate officer of RTI.
15. **Notices. Unless provided otherwise in this Agreement, all notices, requests and other communications to be made towards RTI under this Agreement shall be made to Real-Time Innovations, Inc., 232 E. Java Drive Sunnyvale, CA 94089.**
16. Governing Law. This Agreement shall be governed by the laws of the Federal Republic of Germany (excluding the Convention on Contracts for the International Sale of Goods). The courts for RTI's registered office shall have exclusive jurisdiction over all disputes under and in connection with this Agreement, provided that You are a merchant within the meaning of the German Commercial Code or if upon the commencement of legal proceedings, You have no place of business or ordinary residence in the Federal Republic of Germany ..
17. Severability. If any provision or provisions of this Agreement are determined to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions of this Agreement will not in any way be affected or impaired thereby.
18. Assignment. RTI may assign this Agreement to an entity acquiring essentially all of the RTI's relevant business. You may not assign, sub-license, or otherwise transfer this Agreement without RTI's prior written consent.

If You have any questions concerning this Agreement, or if You want 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.