



REAL-TIME INNOVATIONS, INC. OPEN COMMUNITY SOURCE LICENSE

This Open Community Source License (the "License") specifies the terms under which Real-Time Innovations, Inc. ("RTI") allows entities ("You") to use the Software as defined below.

The Software is protected by RTI copyright. You may use or distribute the Software in source or object form only under these terms, unless You have procured other terms as specifically offered by RTI.

1. Definitions

- a) The "Community Project" and the "Software" are defined in the Community Project License Certificate (CPLC), issued by RTI in its sole discretion.
- b) A "Target Application" is a user-developed software program that requires physical incorporation of portions of the Software in object form.
- c) A "Project" is a concerted undertaking by an identified development team to design or produce a Target Application or connected set of Target Applications.

2. License

- a) You may use the Software only for purposes related to the Community Project.
- b) All use under this License is without charge.
- c) Source License
 - i) You may use and modify the source code for the Software, and build and use object versions of the original or modified source code.
 - ii) You may distribute the original or modified object or source versions of the Software, only to other members of a single Community Project and only under the terms of this license. You must provide each recipient with a copy of this license. You must clearly state what You changed. You must provide RTI with each recipient's contact information.
 - iii) You may not claim copyright on the original or modified works, nor remove RTI's copyright. You must associate RTI's trademarks and no others with the original or modified works.
- d) Development License

You may develop code that links to and uses the Software. You may make copies of the library portions of the Software (in subdirectory "/lib") in object code form and physically incorporate the copies into a Target Application. You may not combine rights under this paragraph with rights granted by any other license for the Software or other RTI products on the same Project.
- e) Target Application Distribution License
 - i) You may distribute Target Applications to end users.
 - ii) Target Applications may not contain software development functionality nor Software source code or other RTI source code.
 - iii) 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.

3. Rights

- a) The Software is "Commercial Computer Software" as defined by the Federal Acquisition Regulation, and is provided to the Government with "Restricted Rights", subject to the terms of this License.



- b) This License does not grant You any rights in or license to trademarks, patents, service marks, or logos of RTI or other entities.
4. No Support
- a) Except as may be provided or in a separate written agreement between You and RTI, if any, RTI is under no obligation to support, maintain, or update the Software.
 - b) You are solely responsible for the support and maintenance of all portions of any Target Applications.
5. No Warranty and Limited Liability
- a) THE SOFTWARE IS PROVIDED AND USED BY YOU OR IN TARGET APPLICATIONS "AS IS". RTI DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY RTI, ITS DEALERS, DISTRIBUTORS, AGENTS OR EMPLOYEES SHALL CREATE A WARRANTY.
 - b) You are solely responsible for all liability arising out of or in connection with the copying, marketing, performance or other distribution of Your modifications to the Software, or Your Target Applications.
 - c) RTI SHALL NOT BE LIABLE FOR ANY DIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES (INCLUDING DAMAGES FOR LOSS OF BUSINESS, PROFITS OR THE LIKE) ARISING OUT OF THE USE OR INABILITY TO USE THE SOFTWARE.
6. General
- a) Downloading, installing, or using the Software, or selecting the online "Accept License Agreement" button is a confirmation of Your agreement that You comply, now and during any use term, with the United States Export Administration and Regulations, and with all local domestic and international export laws and regulations. These laws include restrictions on destinations, end users and end use.
 - b) If You are an agency of the United States Government, then this License will be governed by the United States federal common law. Otherwise, this License will be governed by the laws of the State of California except with regard to its choice of law rules.
 - c) No changes to this License will be valid unless made in writing and signed by a corporate officer of RTI.