

The contents of this archive are subject to one or more licenses provided herein.

EVALUATION AGREEMENT FOR S212 AND S332

DISTRIBUTION OF THE S212 AND S332 SOFTWARE PACKAGES, AND ASSOCIATED INFORMATION, IS STRICTLY PROHIBITED EXCEPT AS PROVIDED UNDER PARAGRAPH 1 OF SECTION 1 (GRANT OF EVALUATION LICENSE).

This Evaluation Agreement is for the Garmin Switzerland GmbH and its affiliated companies (collectively "Garmin") S212 ANT Softdevice software package ("S212") and the Garmin S332 ANT and BLE Softdevice software package ("S332"). The S212 and S332 are to be used solely with Nordic Semiconductor ASA ("Nordic") nRF52 series wireless connectivity integrated circuits ("nRF52 series IC").

You ("You" or "Licensee") must carefully and thoroughly read this Evaluation Agreement ("Evaluation Agreement"), and accept to adhere to this Evaluation Agreement before downloading, installing and/or using any software or content in the S212 or S332 provided herewith. If You are accepting this Evaluation Agreement on behalf of a commercial entity, You represent that You have the authority to contractually bind such entity to this Evaluation Agreement.

YOU ACCEPT THIS EVALUATION AGREEMENT BY (A) CLICKING ACCEPT OR AGREE TO THIS EVALUATION AGREEMENT, WHERE THIS OPTION IS MADE AVAILABLE TO YOU; OR (B) BY ACTUALLY USING THE S212 OR S332, IN THIS CASE YOU AGREE THAT THE USE OF THE S212 OR S332 CONSTITUTES ACCEPTANCE OF THE EVALUATION AGREEMENT FROM THAT POINT ONWARDS.

IF YOU DO NOT AGREE TO BE BOUND BY THE TERMS OF THIS EVALUATION AGREEMENT, THEN DO NOT DOWNLOAD, INSTALL/COMPLETE INSTALLATION OF, OR IN ANY OTHER WAY MAKE USE OF THE S212 OR S332 OR ANY DOCUMENTATION RELATED TO THE S212 OR S332.

1. Grant of Evaluation License

Subject to the terms in this Evaluation Agreement, Garmin grants You a limited, non-exclusive, non-transferable, non-sub licensable, revocable, royalty-free evaluation license to use the S212 and S332 solely in connection with the nRF52 series IC for Licensee's internal evaluation, development and testing purposes (the "Limited Purpose"). The Limited Purpose does include ability of Licensee to include the S212 and/or S332 into prototype and sample versions of Licensee products provided to Licensee's customers and used solely for demonstration, evaluation and testing as part of Licensee's business development activities; provided, however, that the S212 and/or S332 cannot be included in and/or provided as part of any software development kit, evaluation kit, development kit, reference design or other development tool set. Licensee will provide access to the S212 and S332 only to those Licensee employees and subcontractors with a strict need to have access for the Limited Purpose. Licensee shall be responsible for making such employees and contractors comply

with the terms of this Evaluation Agreement and Licensee shall remain responsible for the actions of such employees and contractors.

Except as set forth in the preceding paragraph, Licensee shall not (i) disclose, display, reproduce, transfer or distribute the S212 or S332 to any third party, or (ii) use the S212 or S332 as incorporated into Licensee's products or other products for commercial or revenue-generating purposes, or (iii) use the S212 or S332 for any purpose other than the Limited Purpose. If Licensee desires to distribute the S212 or S332 for commercial purposes, Licensee shall be required to enter into a Distribution Agreement with Garmin.

Licensee shall not use the S212 or S332 for any purpose other than specifically authorized in this Evaluation Agreement. It is a material breach of this Evaluation Agreement to use or modify the S212 or S332 for use on any wireless connectivity integrated circuit other than the nRF52 series IC.

2. Title

Garmin or its licensors (as applicable) retain full rights, title, and ownership to the S212 and S332, include any derivatives thereof and any and all patents, copyrights, trade secrets, trade names, trademarks, and other intellectual property rights in and to the S212 and S332. Garmin licenses portions of the S212 and S332 from third party licensors, and such licensors retain their respective full rights, title, and ownership in and of the S212 and S332 and any and all patents, copyrights, trade secrets, trade names, trademarks, and other intellectual property rights in and to the S212 and S332. Licensee shall not remove or alter any copyright notices, proprietary information notices, disclaimer or restricted rights notices contained in the S212 and S332. This Evaluation Agreement does not transfer any ownership interest in or intellectual property rights to the S212 or S332.

3. No Modifications or Reverse Engineering

Licensee shall not, nor facilitate with a third party to, modify, reverse engineer, disassemble, decompile or otherwise attempt to discover the source code of any non-source code parts of the S212 and S332 including, but not limited to, pre-compiled hex files, binaries and object code.

4. Updates; No Support or Maintenance

Garmin may extend, enhance or otherwise modify the S212 or S332 at any time without notice and Garmin shall not be obligated to provide any Licensee any notice or any updates to the S212 or S332. If updates are made available to Licensee, the terms of the Evaluation Agreement shall govern such updates, unless the update is accompanied by a separate evaluation agreement in which the terms of that evaluation agreement shall govern. You acknowledge and agree that Garmin has no express or implied obligation to announce or make available any updates of the S212 or S332 to anyone in the future. Garmin is not obligated to provide any maintenance, technical or other support for the S212 or S332.

5. End Use Restrictions

Licensee agrees that the S212 and S332 may not be sold, resold, transferred, diverted, exported, re-exported or disposed of (i) for use in activities involving the development,

production, handling, use, operation, maintenance, storage, detection, identification or dissemination of nuclear, chemical, or biological weapons (including missiles and weapons of mass destruction), nor for use in any facilities engaged in activities related to such weapons, including where there are reasonable grounds to suspect any such use; (ii) for a military end-use in China or in any other country subject to any applicable arms embargo or for an item designed, modified, configured, or adapted for a military application in China or any other country subject to an applicable arms embargo; (iii) to or for the benefit of individuals or entities listed on any applicable restricted or prohibited party lists; or (iv) to the following countries: Cuba, Iran, North Korea, Sudan, and Syria. Licensee further agree to abide by all other applicable export controls, trade sanctions and embargo laws, regulations, rules and licenses ("Export Controls and Sanctions Rules") in force from time to time as they relate to the S212 and S332. You acknowledge that your obligation to comply with applicable Export Controls and Sanctions Rules is independent of these terms and conditions and you agree to indemnify and hold Garmin and its licensors harmless from and against any third-party claim, including fines, losses, liabilities or legal fees that arise as a result of the breach by you of these terms and conditions or any applicable export controls, trade sanctions and embargo laws, regulations, rules and licenses.

6. No Other Rights

Licensee shall use the S212 and S332 only in compliance with this Evaluation Agreement and shall refrain from using the S212 and S332 in any way that may be contrary to this Evaluation Agreement.

7. Fees

Licensee understands and agrees that this Evaluation Agreement is solely a license to evaluate the S212 and S332 and that Licensee shall enter into a separate Distribution Agreement with Garmin before Licensee distributes either the S212 or S332 for commercial and/or revenue-generating purposes that contains a royalty structure different than that set forth in this Section 7. Garmin grants the evaluation license to the Licensee free of charge provided that the Licensee undertakes the obligations in the Evaluation Agreement and warrants to comply with the Evaluation Agreement. In the event that Licensee uses the S212 or S332 for commercial or revenue-generating purposes without entering into a Distribution Agreement with Garmin for the S212 and S332, Garmin shall be entitled to a royalty of USD \$1.00 per item or component in a product sold or otherwise distributed by Licensee that incorporates the S212 or S332 regardless of whether this Evaluation Agreement has been terminated or not.

8. DISCLAIMER OF WARRANTY

THE S212 AND S332 ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND EXPRESS OR IMPLIED AND NEITHER GARMIN, ITS LICENSORS OR THE COPYRIGHT HOLDERS MAKE ANY REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR THAT THE S212 AND S332 WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS. THERE IS NO WARRANTY BY GARMIN OR BY ANY OTHER PARTY THAT THE FUNCTIONS CONTAINED IN THE S212 AND S332 WILL MEET THE

REQUIREMENTS OF LICENSEE OR THAT THE OPERATION OF THE S212 AND S332 WILL BE UNINTERRUPTED OR ERROR-FREE.

9. Limitation of Liability

In no event shall Garmin, its employees, suppliers or licensors be liable for any lost profits, revenue, sales, data or costs of procurement of substitute goods or services, property damage, personal injury, interruption of business, loss of business information or for any special, direct, indirect, incidental, economic, punitive, special or consequential damages, however caused and whether arising under contract, tort, negligence, or other theory of liability arising out of the use of or inability to use the S212 and S332, even if Garmin or its employees, suppliers or licensors are advised of the possibility of such damages. Because some countries/states/jurisdictions do not allow the exclusion or limitation of liability, but may allow liability to be limited, in such cases, the liability of Garmin, its employees, suppliers or licensors shall be limited to USD \$50.00.

10. Breach of Contract

Upon a breach of contract by the Licensee, Garmin and its licensors are entitled to damages in respect of any direct loss which can be reasonably attributed to the breach by the Licensee. If the Licensee has acted with gross negligence or willful misconduct, Garmin and its licensors shall recover both direct and indirect costs from Licensee.

11. Indemnity

Licensee undertakes to indemnify, hold harmless and defend Garmin and its directors, officers, shareholders, licensors, employees and agents from and against any claims or lawsuits, including attorney's fees, that arise or result of the Licensee's execution of the License and which is not due to causes for which Garmin is responsible.

12. Governing Law

This Evaluation Agreement shall be construed according to the laws of state of New York, United States of America, excluding the body of laws know as conflict of laws and hereby submits to the exclusive jurisdiction of the courts of New York.

13. Assignment

Licensee shall not assign this Evaluation Agreement or any rights or obligations hereunder without the prior written consent of Garmin. Any attempted assignment or delegation without such written consent shall be null and void.

14. Termination

Without prejudice to any other rights, Garmin may terminate this Evaluation Agreement for any reason including, but not limited to, if Licensee does not abide by the terms and conditions of this Evaluation Agreement. Upon termination Licensee must promptly cease the use of the S212 and S332 and destroy all copies of the S212 and S332 and any documentation and other material provided by Garmin, or produced by the Licensee in connection with the Evaluation Agreement or the S212 or S332.

15. Third party beneficiaries

Garmin's licensors are intended third party beneficiaries under this Evaluation Agreement.

16. Publicity

Licensee shall not issue any press releases or make any other public statements regarding this Evaluation Agreement, its terms and conditions, or the relationship of the parties without the express prior written approval of Garmin, which may be withheld at the discretion of Garmin.

17. Waiver

The failure by Garmin to enforce any provision of this Evaluation Agreement will not constitute a waiver of future enforcement of that or any other provision.

18. Notices

All notices required or permitted under this Evaluation Agreement will be in writing and delivered by email transmission.

19. Entire Agreement

This Evaluation Agreement constitutes the entire agreement and understanding between the You and Garmin with respect to evaluation of the S212 and S322, and supersedes all previous communications, representations or agreements, whether written or oral, with respect to the subject matter hereof. Any waiver, modification or amendment of any provisions of this Evaluation Agreement will be effective only if in writing and signed by the duly authorized representative of both Licensee and Garmin.

The following license applies to source files including Nordic Semiconductor ASA copyright notices (Copyright © Nordic Semiconductor ASA. All rights reserved.). All other contents of this archive are subject to the preceding Evaluation Agreement for S212 and S332.

Copyright (c) Nordic Semiconductor ASA
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of Nordic Semiconductor ASA nor the names of other contributors to this software may be used to endorse or promote products derived from this software without specific prior written permission.

4. This software must only be used in a processor manufactured by Nordic Semiconductor ASA, or in a processor manufactured by a third party that is used in combination with a processor manufactured by Nordic Semiconductor.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; * LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.