--- IMPORTANT!!---

--- PLEASE READ THE FOLLOWING BEFORE USING THE SOFTWARE ---

Thank you for your requirement the software product ("Software") of Renesas Electronics Corporation.

Before using the Software, i.e., installing it into your computer, etc., or copying or using it on your computer, etc. ("Using/Use"), please be sure to read carefully the terms and conditions of the Embedded Software License Agreement ("Agreement") that is enclosed in the Software or that will be appearing on your computer screen, as it constitutes a binding contract between you and Renesas Electronics Corporation.

Your Use of the Software is subject to your agreeing to the terms and conditions of the Agreement. By clicking on the "I accept" button or other button or mechanism designed to acknowledge agreement to the terms of an electronic copy of this Agreement, or by downloading, installing, accessing, or otherwise copying or using all or any portion of the Software, (a) you accept this Agreement on behalf of the entity for which you are authorized to act (e.g., an employer) and acknowledge that such entity is legally bound by this Agreement, and (b) you represent and warrant that you have the right, power and authority to act on behalf of and bind such entity.

IF YOU DO NOT AGREE TO THE TERMS CONTAINED IN THIS AGREEMENT, OR IF YOU DO NOT HAVE THE RIGHT, POWER AND AUTHORITY TO ACT ON BEHALF OF AND BIND SUCH ENTITY, DO NOT SELECT THE "I ACCEPT" BUTTON OR OTHER BUTTON OR MECHANISM DESIGNED TO ACKNOWLEDGE AGREEMENT AND DO NOT DOWNLOAD, INSTALL, ACCESS OR OTHERWISE COPY OR USE ALL OR ANY PORTION OF THE SOFTWARE. THE SOFTWARE IS BEING LICENSED AND NOT SOLD TO YOU. RENESAS ELECTRONCS CORPORATION PERMITS YOU TO DOWNLOAD, INSTALL, ACCESS, OR OTHERWISE COPY, USE OR SUBLICENSE THE SOFTWARE (INCLUDING THE FUNCTIONALITY OR FEATURES THEREOF) ONLY IN ACCORDANCE WITH THIS AGREEMENT.

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Embedded Software License Agreement

(Click-on form/ Free/ Source code form/ Mass Production Purposes)

This agreement (hereinafter referred to as the "**Agreement**") is entered into by and between Renesas Electronics Corporation, a Japanese corporation, with offices at 3-2-24, Toyosu, Koto-ku, Tokyo 135-0061, Japan (hereinafter referred to as "**REL**") and you (the entity on whose behalf you are entering into this Agreement or, if there is no such entity, you as an individual) (hereinafter referred to as "**Licensee**") on the other.

RECITALS

WHEREAS, Licensee desires to use certain of the REL's software with REL's semiconductor products; and WHEREAS, REL desires to grant to Licensee a license to use the software in accordance with the terms and conditions of this Agreement.

NOW, THEREFORE, the parties hereby agree as follows:

Article 1 (DEFINITIONS)

As used herein, the following terms shall have the following meanings:

- (1) "Confidential Information" means any information of a business, financial or technical nature disclosed by REL to Licensee, which (i) when disclosed in tangible form such as in documents, drawings or magnetic storage media, is marked or otherwise indicated to be of a confidential nature; (ii) when disclosed in electronic data or through electronic means (such as in or through data recorded in electronic or magnetic storage media), shall be designated through appropriate measures so that the Licensee may easily recognize such information as confidential; (iii) when disclosed orally, visually or in other intangible form, shall be indicated to be confidential at the time of such oral or visual disclosure, and summarized in a writing to be furnished to Licensee within thirty (30) days of such oral or visual disclosure, which shall specify the date and time of such disclosure and content of the disclosed information and be designated as confidential. Notwithstanding the foregoing, the Licensed Software and Developed Program, whether or not specifically marked or indicated to be confidential, shall be deemed to be the Confidential Information
- (2) "Customer Hardware Product" means a hardware product made by Licensee's Customer incorporating the REL Product.
- (3) "Customer Program" means the program which operates with the REL Product and the Driver Program.
- (4) "Licensed Software" means the program and the related materials as defined below.
 - (a) the driver programs which have the functions of controlling peripheral incorporated in the REL Product, furnished in source code or library form ("**Driver Program**") and the sample program furnished in source code form for reference in connection with use of the Driver Program ("**Sample Program**") (the Driver Program and the Sample Program are hereinafter collectively referred to as the "**Program**"; the name of the Program indicated at REL's website: [https://www.renesas.com/rdp]).
 - (b) any documentation in connection with use of the Program, including, but not limited to manuals for the Program (hereinafter referred to as the "**Documentation**").
- (3) "Licensee's Customer" means a licensee's customer to whom Licensee sublicenses the Licensed Software together with the Licensee's Program.
- (4) "Licensee's Program" means a program, to be created by Licensee, which operates with the REL Product and the Driver Program and is to be licensed to Licensee's Customer.
- (5) "Open Source Software" means each of (i) any software that contains, or is derived in any manner (in whole or in part) from, any software that is distributed as free software, open source software or similar licensing or distribution models; and (ii) any software that requires as a condition of use, modification and/or distribution that such software or other software incorporated into, derived from or distributed with such software: (a) be disclosed or distributed in source code form; (b) be licensed for the purpose of making derivative works; or (c) be redistributable at no charge.
- (6) "REL Product" means REL's product named RX Family.

Article 2 (GRANTS OF LICENSE)

- 1. Subject to the terms and conditions of this Agreement, REL hereby grants to Licensee a non-exclusive, non-transferable and royalty-free right to carry out the acts as follows:
 - (1) to install the Program into hard-discs of a computer owned or controlled by the Licensee solely for the

- purpose of creating and evaluating the Licensee's Program;
- (2) to use and copy the Program solely for the purpose of creating and evaluating the Licensee's Program;
- (3) to copy the Program solely for the purpose of sublicensing to the Licensee's Customer pursuant to Article 2.2; and
- (4) to use and copy the Documentation only to the extent reasonably necessary to exercise the license granted in Sub-Sections (1) through (3) above.
- 2. Subject to the terms and conditions of this Agreement, Licensee may sublicense, only to the Licensee's Customer and together with license of the Licensee's Program, the right to carry out the acts as follows:
 - (1) to install the Program into hard-discs of a computer owned or controlled by the Licensee's Customer solely for the purpose of (i) using together with the REL Product and (ii) creating the Customer Program;
 - (2) to copy and modify the Program solely for the purpose of creating the Customer Program;
 - (3) to use and copy the Program (only in object code form) solely for the purpose of incorporating together with the Customer Program into Customer Hardware Product;
 - (4) to distribute or sell the Customer Hardware Product; and
 - (5) to use and copy the Documentation only to the extent reasonably necessary to exercise the license granted in Sub-Sections (1) through (4) above.
 - 3. In case where Licensee sublicenses the right prescribed in Article 2.2, Licensee shall cause the Licensee's Customer comply with the terms and conditions of this Agreement and Licensee shall be fully liable for any acts or omissions of the Licensee's Customer (including with respect to any breach of this Agreement or a sublicense agreement) to the same extent as if such acts or omissions were performed by Licensee and indemnify REL from and against any and all claims or liabilities arising out of or relating to the use or misuse of the Licensed Software by the Licensee's Customer.
 - 4. Except for the rights expressly granted herein, Licensee shall not assign, lease or transfer the possession of the Licensed Software or any copies thereof (hereinafter referred to as the "**Developed Copies**") to any third party. Licensee shall not assign or offer the license granted under this Article 2 as security in any transaction.

Article 3 (PROHIBITIONS)

1. Except for the rights expres

- 1. Except for the rights expressly granted herein, Licensee shall not (i) remove, obliterate or modify any copyright, trademark or other proprietary notice or mark appearing on the Licensed Software by REL and/or its licensors; (ii) use, copy or modify all or any portion of the Licensed Software; (iii) distribute or sublicense the Licensed Software, in whole or in part, to any third parties; (iv) use the Licensed Software with any Open Source Software; or (v) use the Licensed Software for any purpose other than in accordance with the terms and conditions of this Agreement. Notwithstanding (iv) above, Licensee may use the Licensed Software only with (a) Amazon FreeRTOS provided by Amazon Web Services, Inc, (b) wolfSSL provided by wolfSSL Inc. (with respect to (b), restricted to open source software provided under GNU General Public License), (c) Zephyr RTOS provided by Linux Foundation, (d) Azure RTOS provided by Microsoft Corporation or (e) mbed TLS provided by Arm Ltd. Amazon FreeRTOS, wolfSSL, Zephyr RTOS, Azure RTOS and mbed TLS shall be collectively referred to as "Permitted Open Source Software".
- 2. In the event of using Permitted Open Source Software, Licensee shall (i) comply with respective terms and conditions of Permitted Open Source Software and (ii) agree that (a) REL does not have any responsibility and obligation with respect to Permitted Open Source Software and (b) Licensee shall continue to be bound by the terms and conditions set forth herein for use of Developed Copies even in cases Developed Copies are used in conjunction with Permitted Open Source Software. Licensee shall take all necessary measures to avoid the application of the terms and conditions of Permitted Open Source Software to the Licensed Software.
- 3. The provisions of this Article 3 shall survive any termination of this Agreement for the life of the relevant rights.

Article 4 (DISCLAIMER; LIMITATION OF LIABILITY)

1. REL DELIVERS THE LICENSED SOFTWARE TO LICENSEE "AS IS" AND REL HEREBY DISCLAIMS ANY AND ALL WARRANTIES, REPRESENTATIONS OR GUARANTEES, EITHER EXPRESS OR IMPLIED, WITH RESPECT TO THE LICENSED SOFTWARE OR ANY PART THEREOF, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, EFFICIENCY, ACCURACY OR COMPLETENESS. IN ADDITION, REL EXPRESSLY DISCLAIMS ANY WARRANTY OR

REPRESENTATION THAT THE LICENSED SOFTWARE OR USE THEREOF WILL NOT INFRINGE ANY THIRD PARTY'S INTELLECTUAL PROPERTY RIGHTS. REL FURTHER DISCLAIMS ANY WARRANTY OR REPRESENTATION THAT (i) LICENSED SOFTWARE WILL OPERATE CORRECTLY, WHEN USED IN COMBINATION WITH LICENSEE'S PROGRAM AND ANY EQUIPMENT, DEVICE OR PROGRAM CHOSEN BY LICENSEE; AND THAT (ii) LICENSED SOFTWARE WILL BE FIT FOR LICENSEE'S ANY PARTICULAR PURPOSE. THE WARRANTIES STATED HEREIN ARE THE SOLE AND THE EXCLUSIVE WARRANTIES OFFERED BY REL, INCLUDING STATUTORY RESPONSIBILITY HELD BY REL RELATED TO DEFECT WARRANTY.

- 2. TO THE MAXIMUM EXTENT PERMITTED BY LAW, REL SHALL NOT BE LIABLE TO LICENSEE (OR ANY PERSON CLAIMING RIGHTS DERIVED FROM LICENSEE'S RIGHTS) FOR LICENSEE'S LOSS OR DAMAGE OF ANY KIND ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, WHETHER IN CONTRACT, TORT OR OTHER THEORY OF LIABILITY INCLUDING BUT NOT LIMITED TO ANY DAMAGES OR LOSS FOR INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE, OR EXEMPLARY DAMAGES OF ANY KIND, INCLUDING BUT NOT LIMITED TO LOST PROFITS, LOSS OF BUSINESS, OR ANY OTHER ECONOMIC DAMAGE, PROPERTY DAMAGE, OR PERSON INJURY AS A RESULT OF BREACH OF ANY TERM OF THIS AGREEMENT, REGARDLESS OF WHETHER REL WAS ADVISED, HAD OTHER REASON TO KNOW, OR IN FACT KNEW OF THE POSSIBILITY THEREOF.
- 3. The provisions of this Article 4 shall survive any termination of this Agreement.

Article 5 (OWNERSHIP BY REL)

- 1. REL grants to Licensee only the rights expressly stated herein. The Licensed Software is REL's proprietary intellectual property protected under applicable copyright law, trade secret and other laws. All right, title, and interest in and to the Licensed Software are and shall remain with REL and its licensors. Except for the rights expressly granted herein, no right or license is granted herein under REL's patents, utility models, design patents, trademarks, copyrights, mask work rights, trade secret or any other intellectual property rights.
- 2. When making each of the Developed Copies, Licensee shall reproduce the Licensed Software as authorized herein and in whole, provided, however, that Licensee shall take necessary measures for the protection of the right of REL and/or its licensor in case where it is difficult for Licensee to reproduce the trademark or other proprietary notice or mark appearing on the Licensed Software.
- 3. The provisions of this Article 5 shall survive any termination of this Agreement.

Article 6 (CLAIM FROM THIRD PARTIES)

- 1. REL is not responsible nor liable for any claims, demands, actions, liabilities or losses by third parties (including but not limited to Licensee's Customers) arising out of or relating to Licensee's use or misuse of the Licensed Software this Agreement.
- 2. Licensee shall promptly notify REL of claims, actions or litigations relating to the rights relating to the Licensed Software.
- 3. The provisions of this Article 6 shall survive any termination of this Agreement.

Article 7 (CONFIDENTIALITY)

- 1. Licensee shall keep all Confidential Information which Licensee receives under this Agreement in strict confidence, and shall use it solely for the purpose of this Agreement and shall not disclose it to any third party without prior written consent of REL.
- 2. The confidentiality obligations herein shall not apply to any information which:
 - (1) is in the public domain or is already in lawful possession of Licensee at the time of disclosure under this Agreement:
 - (2) becomes publicly available through no fault of Licensee and without breach of this Agreement;
 - (3) is rightfully obtained by Licensee from a third party without restrictions on its disclosure; or
 - (4) is subsequently developed independently by employees of Licensee without reference to the Confidential Information:
- 3. Licensee will limit its disclosure to its employees having a need to know such Confidential Information and will not use such Confidential Information for any purpose other than the performance of this Agreement.
- 4. Licensee shall use the same degree of care as it uses to protect its own confidential information, but no less

- than a reasonable degree of care, to prevent the unauthorized use, dissemination or publication of the Confidential Information.
- 5. Notwithstanding Article 7.1, Licensee is allowed to the Confidential Information to Licensee's Customer to the extent necessary for the sublicense of the right prescribed in Article 2.2, provided, however that Licensee shall comply with Article 2.3.
- 6. Notwithstanding Article 7.1, Licensee is allowed to the Confidential Information in case where Licensee is required to disclose such Confidential Information by law or ordinance in response to a valid order of a court or other governmental body, provided, however, that prior written notice of such disclosure shall first be given to REL.
- 7. All Confidential Information delivered by REL to Licensee pursuant to this Agreement shall be and remain the property of REL.
- 8. The provisions of this Article 6 shall survive any termination of this Agreement.

Article 8 (TERM OF AGREEMENT)

- 1. This Agreement shall become effective upon Licensee's acceptance of the terms and conditions of this Agreement and shall remain in force until (i) the termination according to Article 9 or (ii) either party receives a written notice for cancellation of this Agreement from the other party.
- 2. Notwithstanding the provisions in Article 8.1 above, as to each Article where different term of the provisions of such Article is provided, such different term shall apply.

Article 9 (TERMINATION OF AGREEMENT)

REL may forthwith terminate this Agreement without giving a notice or formal demand in the event of one or more of the following events:

- (1) if Licensee breaches any one of the terms of this Agreement and fails to remedy such breach within thirty (30) days after a written notice is given to remedy the breach;
- (2) if Licensee is subject to attachment, provisional attachment, provisional disposition, compulsory execution, or auction procedures; or voluntary or involuntary commencement of proceedings for bankrupt, special winding up, civil rehabilitation, or corporate rehabilitation;
- (3) if Licensee is in arrears with taxes and receives order of coercive collection of taxes;
- (4) if bills and checks Licensee has issued or accepted are declared dishonored; or Licensee is ordered to suspend transaction by a clearing house;
- (5) if Licensee has made a resolution to decrease its capital, close down or change its business, dissolve, merge, transfer its business or change its organization;
- (6) if Licensee has undergone proceedings by competent authorities resulting in cessation of business or cancellation of its business license or business registration;
- (7) if Licensee is otherwise engaged in a faithless deed; or
- (8) if Licensee's financial situation is deteriorating, or risks thereof are evident.

Article 10 (ACTIONS TAKEN AFTER TERMINATION OF AGREEMENT)

- 1. In the event this Agreement terminated by REL according to Article 9, Licensee shall (i) immediately stop and have Licensee's Customers stop using the Licensed Software, and (ii) return the Licensed Software and all Confidential Information (in tangible form) to REL or destroy the Licensed Software and all such Confidential Information and certify such destruction in writing, within fifteen (15) days after the date of such expiration or termination.
- 2. The provisions of this Article 10 shall survive any termination of this Agreement.

Article 11 (EXPORT RESTRICTION)

1. Licensee represents and warrants that Licensee shall not use the Licensed Software for the purposes of disturbing international peace and security, including (i) the design, development, production, stockpiling or use of weapons of mass destruction such as nuclear, chemical or biological weapons or missiles, (ii) other military activities, or (iii) any use supporting these activities. Licensee also represents and warrants that Licensee shall not sell, export, dispose of, license, rent, transfer, disclose or otherwise provide the Licensed Software to any third party, whether directly or indirectly, with knowledge or reason to know that the third party or any other party will engage in the activities described above. Furthermore, Licensee represents and

warrants that Licensee shall not directly or indirectly, export, re-export, transship or otherwise transfer the Licensed Software in violation of any applicable export control laws or regulations promulgated and administered by the governments of the countries asserting jurisdiction over the parties or their transactions.

2. The provisions of this Article 11 shall survive any termination of this Agreement.

Article 12 (GENERAL)

- 1. Licensee will have no right to assign this Agreement, in whole or in part, by operation of law or otherwise, without the REL's express prior written consent. Any attempt to assign this Agreement, without such consent, will be null and of no effect.
- 2. If for any reason a court of competent jurisdiction finds any provision of this Agreement invalid or unenforceable, that provision of the Agreement will be enforced to the maximum extent permissible and the other provisions of this Agreement will remain in full force and effect.
- 3. The failure by either party to enforce any provision of this Agreement will not constitute a waiver of future enforcement of that or any other provision.
- 4. The parties to this Agreement are independent contractors and this Agreement will not establish any relationship of partnership, joint venture, employment, franchise, or agency between the parties. Neither party will have the power to bind the other or incur obligations on the other's behalf without the other's prior written consent.
- 5. This Agreement constitutes the complete and exclusive understanding and agreement between the parties regarding its subject matter and supersedes all prior or contemporaneous agreements or understandings, written or oral, relating to its subject matter. Any waiver, modification or amendment of any provision of this Agreement will be effective only if in writing and signed by duly authorized representatives of both parties.
- 6. The provisions of this Article 12 shall survive any termination of this Agreement.

Article 13 (GOVERNMENTAL RIGHT)

If Licensee is, or are entering into this Agreement on behalf of, any agency or instrumentality of the United States Government, the Licensed Software is "commercial computer software" and "commercial computer software documentation," and pursuant to FAR 12.212 or DFARS 227.7202, and their successors, as applicable, use, reproduction, and disclosure of the Licensed Software are governed by the terms of this Agreement.

Article 14 (JURISDICTION)

- 1. In the event of any dispute or claim arising out of this Agreement, the parties hereby consent to the exclusive jurisdiction and venue of the Tokyo District Court.
- 2. This Agreement is made under and shall be construed, interpreted and governed in accordance with the laws of Japan.
- 3. The provisions of this Article 14 shall survive any termination of this Agreement.

	- The End of This Agreement	
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