#### Essence of emWin OBJECT CODE License

### SOFTWARE LICENSE AGREEMENT

IMPORTANT: PLEASE READ THE FOLLOWING LICENSE AGREEMENT CAREFULLY. BY DOWNLOADING OR USING THE SEGGER emWin SOFTWARE, YOU (EITHER AN INDIVIDUAL OR LEGAL ENTITY) ARE AGREEING THAT YOU HAVE ACCEPTED ALL OF THE TERMS AND CONDITIONS CONTAINED IN THIS AGREEMENT AND ARE LEGALLY BOUND THEREBY.

This Software License Agreement is a binding, legal agreement between Renesas Electronics America Inc. 1001 Murphy Ranch Road, Milpitas, California 95035, U.S.A.

hereinafter referred to as RENESAS and you (either an individual or legal entity) hereinafter referred to as LICENSEE.

This Agreement applies to the SEGGER emWin SOFTWARE, licensed to RENESAS in SOURCE CODE form. RENESAS has created and generated an OBJECT CODE version of the emWin SOFTWARE for the purpose of distributing and making available the SOFTWARE in OBJECT CODE form to YOU (the LICENSED SOFTWARE as defined below).

By downloading or using the SEGGER emWin SOFTWARE, you accept and agree to all of the terms and conditions contained in this Agreement on behalf of yourself and your company. This Agreement is the sole and exclusive terms and conditions for the LICENSED SOFTWARE, and nothing else gives you or any other person or entity any right to use, copy, modify or distribute the LICENSED SOFTWARE in whole or in part.

If you do not accept and agree to this Agreement, do not use any of the LICENSED SOFTWARE and delete or destroy all of the LICENSE SOFTWARE. By installing, using or copying any part of the LICENSED SOFTWARE, you indicate that you accept this Agreement.

### 1. DEFINITIONS

"EXECUTABLE CODE" means computer programs that have been fully assembled or compiled (into OBJECT CODE) and linked into machine-readable and executable binary form, which can be executed by a computer, but is not generally readable by humans without reverse assembly, reverse compiling or reverse engineering.

"LICENSED SOFTWARE" means the SEGGER emWin software in OBJECT CODE form for use with the specified Cortex-M MCU only.

"MCU" means the ARM Cortex – M4, - M33 and - M23 based devices of the RA family of 32-bit MCUs, designed, marketed and manufactured by RENESAS only.

# 2. LIMITED LICENSE

Subject to the terms and conditions of this Agreement, RENESAS hereby grants to LICENSEE, and LICENSEE hereby accepts, a limited, non-exclusive, worldwide, personal, non-transferable, revocable license, without the right to sublicense to:

- (a) use and execute the LICENSED SOFTWARE to develop customized application programs to operate with the specified family of MCUs and copy and distribute, directly and indirectly, such LICENSED SOFTWARE in such application programs, in EXECUTABLE Code form only, in LICENSEEs products incorporating and using a device of the specified family of MCUs; and
- (b) to use any documentation provided with the LICENSED SOFTWARE only in support of LICENSEE'S use of the LICENSED SOFTWARE as set forth in clause (a).

## 3. LICENSE RESTRICTIONS

3.1 LICENSEE is expressly prohibited from using the LICENSED SOFTWARE on a stand-alone basis, or for any purpose other than to operate with the specified MCU.

- 3.2 LICENSEE shall not, and shall not permit any third party to, reverse engineer, decompile or disassemble the LICENSED SOFTWARE.
- 3.3 The LICENSED SOFTWARE is licensed and not sold to you and no ownership or assignment of any intellectual property rights is intended nor shall be implied thereby.
- 3.4 LICENSEE shall not remove or alter any copyright notices, proprietary information notices or restricted rights notices as provided by RENESAS and shall affix to any media containing a copy of any LICENSED SOFTWARE all such notices as were affixed to the original of the LICENSED SOFTWARE.

### 4. WARRANTY

- THE LICENSED SOFTWARE IS PROVIDED TO LICENSEE "AS IS" WITHOUT ANY WARRANTIES OF ANY KIND, INCLUDING WITHOUT LIMITATION, RENESAS AND ITS LICENSOR SEGGER DO NOT WARRANT TO LICENSEE THAT THE LICENSED SOFTWARE WILL OPERATE ERROR FREE OR UNINTERRUPTED, NOR THAT IT WILL MEET YOUR REQUIREMENTS. RENESAS AND ITS LICENSOR SEGGER SHALL NOT HAVE ANY DUTY OR OBLIGATION TO DEFEND OR INDEMNIFY LICENSEE OR TO HOLD IT HARMLESS FOR ANY REASON RELATED TO THE LICENSED SOFTWARE, OR OTHERWISE BE LIABLE TO LICENSEE OR ANY THIRD PARTY WITH RESPECT TO THE SUBJECT MATTER OF THIS AGREEMENT. LICENSEE ACKNOWLEDGES AND AGREES THAT THE LICENSED SOFTWARE IS PROVIDED AS-IS AND ACCEPTS ALL RISKS OF UTILIZING THE LICENSED SOFTWARE UNDER THE CONDITIONS SET FORTH IN THIS AGREEMENT.
- RENESAS AND ITS LICENSOR SEGGER EXPRESSLY DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS. RENESAS AND ITS LICENSOR SEGGER SHALL HAVE NO LIABILITY TO LICENSEE, OR ITS SUBSIDIARIES, AFFILIATES, OR ANY OTHER THIRD PARTY FOR ANY DAMAGES, INCLUDING WITHOUT LIMITATION, DAMAGES RESULTING OR ALLEGED TO HAVE RESULTED FROM ANY DEFECT, ERROR OR OMISSION IN THE LICENSED SOFTWARE, OR AS A RESULT OF ANY INFRINGEMENT OF ANY INTELLECTUAL PROPERTY RIGHT OF ANY THIRD PARTY. IN NO EVENT SHALL RENESAS AND/OR ITS LICENSOR SEGGER BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL, EXEMPLARY, PUNITIVE, OR CONSEQUENTIAL DAMAGES (INCLUDING LOST PROFITS) SUFFERED BY LICENSEE OR ITS SUBSIDIARIES, AFFILIATES, OR ANY THIRD PARTY ARISING OUT OF OR RELATED TO THIS AGREEMENT, INCLUDING WITHOUT LIMITATION THE USE OR NON-USE OF THE LICENSED SOFTWARE, EVEN IF RENESAS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL RENESAS OR ITS LICENSOR SEGGERS TOTAL AGGREGATE LIABILITY FOR DAMAGES ARISING OUT OF THIS AGREEMENT EXCEED THE AMOUNT OF US\$ 10.00 (in words: Ten US DOLLARS).

### TERMS AND TERMINATION

- 5.1 RENESAS may terminate this Agreement at any time if LICENSEE breaches or violates any terms or conditions of this Agreement.
- 5.2 The License granted to LICENSEE under this Agreement shall immediately end upon the termination of this Agreement.
- 5.3 Upon termination of this Agreement, LICENSEE shall cease all use of the LICENSED SOFTWARE and shall promptly destroy all LICENSED SOFTWARE in its possession or control, provided however, LICENSEE may keep one copy of the LICENSED SOFTWARE for archival and support purposes only.

# 6. GENERAL

This Agreement constitutes the entire understanding between the parties regarding the subject matter of this Agreement. This Agreement will be governed by and construed according to the laws of the State of California, USA. Each party hereby irrevocably submits itself to and consents to the jurisdiction of the state and federal courts in the State of California, USA. LICENSEE may not assign or transfer any rights under this Agreement. Nothing in this Agreement creates any relationship between the parties.