Tielogic S.r.I. - Horus End User License Agreement Version 1.01 - 2019 IMPORTANT - PLEASE READ CAREFULLY

This Software License Agreement ("Agreement" or "LA") is a legal agreement for software products provided by Tielogic S.r.I. ("Tielogic" or "Owner") and You ("Licensee"), which include computer software and may include online or electronic documentation, associated media, printed materials, and Internet-based services. You agree to be bound by the terms of this la by installing, copying, or otherwise using the software. If you do not agree, do not install, copy, or use the software; you may return it to your place of purchase for a full refund, if you have not yet obtained a valid license key.

DEFINITIONS

License Type

A License Type specifies a particular product or a group of products that the user has the right to install and use.

License Key

A License Key is a code, a computer file or a device that enables use of the products associated with a related License Type.

Edition

Some products come in several Editions with different ranges of features, rights and restrictions. Each Edition may be associated with a different License Type and may require a different License Key.

Version

A Version is a particular release of the Software, which has associated a unique numerical code composed of two parts - major and minor version numbers. Each Version may include a different set of features and restrictions and requires a separate License Key to work.

Development Use

Interactive use of the Software encompassing design, implementation, configuration and/or testing of programs for automated or semi-interactive use thereafter.

Runtime Use

Fully automated or semi-interactive use of the Software encompassing use of a non-mutable program created for a single application or for a group of closely related applications. Modifications that can be applied to a limited set of program parameters, that are explicitly made available in a graphical user interface created by the End User, are not considered to make the program mutable and thus do not preclude Runtime Use.

• Non-commercial Use

Interactive use of the Software, which does not lead to generating income. In particular, allowed is the use for education and for evaluation of the Software.

1. GRANT OF LICENSE

Tielogic hereby grants to Licensee a nonexclusive license on the terms and conditions hereinafter set forth. This Agreement permits Licensee to install and use one copy of the Software on a single computer.

1.1. Full license

If you purchase a Full license, you are granted for the right to use "Horus" software on a single non-virtual computer and within no more than one person at any one time.

1.2. Evaluation License

If you purchase an Evaluation license, you are granted for the right to use "Horus" software on a single non-virtual computer and within no more than one person at any one time, no later than the expiration of the license.

2. LIMITATIONS

Licensee shall not sell, grant, convey, make available, or in any other manner disclose or transfer to any third party the Software. The Software shall remain on Licensee's premises and under Licensee's control at all times. Without Tielogic's prior written consent, Licensee shall not:

- make copies of the Software;
- rent, lease, lend or sublicense the Software;
- reverse engineer, decompile or disassemble the Software.
- remove any copyright notice from the Software.

You may not bypass in any way restrictions which are present in the Software.

You may not use a single license for the Software to control multiple independent systems at the same time.

You may, however, either make one copy of the Software solely for backup or archival purposes, or transfer the Software to a single hard disk, provided you keep the original solely for backup or archival purposes.

The Owner of the software reserves all rights not expressly granted to you in this LA.

3. INTELLECTUAL PROPERTY RIGHTS

The Software is protected by copyright and other intellectual property laws and treaties. The owner of the Software or its suppliers own also the title, copyright, and other intellectual property rights in the Software. The Software is licensed, not sold.

Tielogic retains all right, title and interest in and to the Software, including the copyright thereon. Licensee acknowledges that the Software is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties, and that this Agreement and the delivery by Tielogic of the Software and Products do not give Licensee any rights in the Software and Products other than the rights of a licensee according to the terms of this Agreement.

Upon a breach of any of the terms of this Agreement by Licensee, without prejudice to any other rights it may have, Tielogic may terminate this Agreement, whereupon Licensee shall immediately cease all use of the Software, and return to Tielogic the original and all copies (whether such copies are of the whole or of a part and in any form, including partial copies and Software modifications) of the Software, including all printed material received from Tielogic or made available in connection with the license granted herein. Upon such termination, Licensee shall magnetically erase the Software from any magnetic media upon which it is contained.

Certain parts of this software may be protected by patents. It is the users' responsibility to obtain the appropriate licenses before using those parts.

4. SUPPORT AND UPGRADES

If you purchase a license, you are granted for ONE YEAR from the date of the receipt of the Software for:

- the right to receive free bug-fixes within 31 days, which are related to the documented functionality and for which no workaround can be used,
- the right to upgrade the Software to new Versions of the same major-release number,
- the right to use the up-to-date documentation and the general machine vision know-how provided with the Software,
- the right to use and modify the example programs included in the Software, but without the right to copy and use the included graphics.

You assume the cost of any necessary servicing, repair, or correction.

5. DISCLAIMER OF WARRANTIES AND LIMITATION ON LIABILITY

The below warranty is valid for ONE YEAR from the receipt of the Software. After that period, it can be extended, or the Software can be used "as is" without a warranty of any kind. The warranty applies only to commercial licenses.

Tielogic warrants that properly licensed software will perform substantially as described in any Tielogic materials that accompany the software. This limited warranty does not cover problems that you cause, that arise when you fail to follow instructions, or that are caused by events beyond Tielogic's reasonable control. Any supplements, updates, or replacement software that you may receive from Tielogic during that year are also covered, but only for the remainder of that one-year period or for 30 days, whichever is longer. Transferring the software will not extend the limited warranty. Tielogic gives no other express warranties, guarantees, or conditions.

By using the Software, you acknowledge that any system created with the use of the Software must be thoroughly tested in the target environment and in all possible circumstances for possible malfunction before it can be used. The software Owner takes no liability for any damage or any other loss that result from not taking this precaution. For any damage or any other loss due to failure of the Software, caused by an error in the Software, and which could not have been detected with reasonably extensive testing, the liability of the software Owner is limited to the sum of license fees that were paid within the period of one year before and in direct relation to the development of the system in which the damage of any other loss took place.

The Software is not designed for use in connection with any application requiring fail-safe performance as the operation of nuclear power facilities, air traffic control or navigation systems, weapon control systems, life support systems, or any other system whose failure could lead to death, personal injury, or severe physical or environmental damage. You agree that the software Owner will have no responsibility of any nature, and you are solely responsible for any expense, loss, injury or damage incurred as a result of such use of the Software.

Tielogic MAKES NO WARRANTY OF ANY KIND WHATEVER WITH RESPECT TO THE SOFTWARE, EXPRESS OR IMPLIED, AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE HEREBY DISCLAIMED BY Tielogic AND EXCLUDED FROM THIS AGREEMENT. If your local law does not allow the exclusion of implied warranties, then any implied warranties, guarantees, or conditions last only during the term of the limited warranty and are limited as much as your local law allows. If your local law requires a longer limited warranty term, despite this agreement, then that longer term will apply, but you can recover only the remedies this agreement allows.

If Tielogic breaches its limited warranty, it will, at its election, either: (i) repair or replace the software at no charge, or (ii) accept return of the software for a refund of the amount paid, if any. These are your only remedies for breach of warranty. This limited warranty gives you specific legal rights, and you may also have other rights which vary from state to state or country to country.

Except for any repair, replacement, or refund Tielogic may provide, you may not recover under this limited warranty, under any other part of this agreement, or under any theory, any damages or other remedy, including lost profits or direct, consequential, special, indirect, or incidental damages. The damage exclusions and remedy limitations in this agreement apply even if repair, replacement or a refund does not fully compensate you for any losses, if Tielogic knew or should have known about the possibility of the damages, or if the remedy fails of its essential purpose. Some states and countries do not allow the exclusion or limitation of incidental, consequential, or other damages, so those limitations or exclusions may not apply to you. If your local law allows you to recover damages from Tielogic even though this agreement does not, you cannot recover more than you paid for the software.

6. WARRANTY PROCEDURES

For service or a refund, you must provide a copy of your proof of purchase and comply with Tielogic requests communicated by Tielogic to you after your claim. Tielogic may require you to uninstall the software and return it to Tielogic.

For warranty service or information about how to obtain a refund for software acquired contact Tielogic via telephone; via mail or e-mail.

7. SUB-LICENSES

As required by the terms of the licence given by specific suppliers we draw your attention to their sub-licences as follows and in using the Software, you must comply with those terms as well. You can consult the complete License requirements on the official web sites of the companies listed here. MVTec Software GmbH - Software License Agreement for HALCON Opto Engineering SrL - Software TCLib ControlzEx by Jan Karger, Bastian Schmidt, James Willock Common service locator by Microsoft CS-Script by Oleg Shilo DocX by Xceed Emgu CV by Emgu Corporation gong-wpf-dragdrop by Jan Karger (Steven Kirk, Mitchell Jon) WPF Notify Icon by Philipp Sumi Inject Module Initializer by InjectModuleInitializer MahApps.Metro by Jan Karger, Dennis Daume, Brendan Forster, Paul Jenkins, Jake Ginnivan, Alex Mitchell Microsoft Windows Shell by Gareth Evans MVVM Light by Laurent Bugnion (GalaSoft) netDxf by Daniel Carvajal Newtonsoft.Json by James Newton-King NModbus4 by Maxwe11 QuickConverter by Johannes Moersch SSH.NET by Renci System Management by Microsoft System Reactive by .NET Foundation and Contributors WPF Localization Extension by Bernhard Millauer, Uwe Mayer WPF Tab Tip by Maxim Fedotov WriteableBitmapEx by Schulte Software Development XAML markup extensions by Uwe Mayer, Konrad Mattheis, Bernhard Millauer ZedGraph by ZedGraph Project SQLite by Hwaci OPENCV TMS Libraries

The list may be not complete and/or updated. For the complete list, please, send your request to Tielogic.

8. APPLICABLE LAW

This Agreement shall be considered to have been entered into and construed in accordance with the laws of Italy. For all controversies between the parties or claims based on this Agreement the District Court Vicenza shall have jurisdiction. Failure by either party to enforce any term of this Agreement shall not be deemed to be a waiver of future enforcement of that term or any other term. Licensee agrees that this Agreement shall be enforceable in a court of equity and acknowledges that a breach by Licensee of the terms of this Agreement may not be adequately remedied by an award of damages and that Tielogic shall therefore be entitled to injunctive or other equitable relief in the event of such breach. Licensee further agrees that the election by Tielogic to seek equitable relief shall not preclude it from also seeking relief at law. This Agreement is the complete and exclusive statement of the agreement between the parties and supersedes all prior agreements and communications with respect to the subject matter. This Agreement shall be binding upon and inure to the benefit of the parties. If any provision of this Agreement is held invalid, the offending clause will be modified so as to be enforceable and, as modified, shall be fully enforced, and the remainder of this Agreement will continue in full force and effect.

8. MISCELLANEOUS

If any provision of this LICENSE is inconsistent with, or cannot be fully enforced under, the law, such provision will be construed as limited to the extent necessary to be consistent with and fully enforceable under the law. This LICENSE is the final, complete and exclusive agreement between the parties relating to the subject matter hereof and supersedes all prior or contemporaneous understandings and agreements relating to such subject matter, whether oral or written. This LICENSE may only be modified in writing signed by an authorized officer of Tielogic.

9. TERM AND SURVIVAL

This EULA is effective until terminated. Tielogic may terminate this EULA immediately if you fail to comply with its terms. In addition, upon termination you will have no recourse against Tielogic, its affiliates or Third Party Licensors for your inability to use the Software or the accompanying documentation. In case of such termination, you must cease all use, and destroy or return to Tielogic any copies, of the Software, and delete any and all accounts you may have established which are accessible through the Software. Any of your obligations under this EULA which by their nature are intended to survive the termination of this EULA or your use of the Product or Software shall continue to apply to you after the termination of this EULA or you cease to use the Product or Software.

10. FEEDBACK

Should you have any questions concerning this EULA, you may contact Tielogic by writing to Tielogic S.r.l., Trento str., 9/C, 36020 Solagna (VI), Italy © 2019 Tielogic. All Rights Reserved.