# **Evaluation License Agreement**

This Eval License agreement ("AGREEMENT") is a legal agreement between you/your company ("LICENSEE") and Elektrobit Automotive GmbH, an entity incorporated under the laws of Germany and having its register place of business at Am Wolfsmantel 46, 91058 Erlangen, Germany ("EB").

EB is the owner of or has acquired rights to the software defined in the ANNEX ("SOFTWARE" as defined in the "EVALUATION ANNEX" below).

To enable LICENSEE to use the SOFTWARE for the purpose defined in the ANNEX ("PURPOSE"), subject to the terms and conditions set forth below, EB is willing to grant a limited license to LICENSEE for the SOFTWARE.

By downloading, installing, copying, or otherwise using the SOFTWARE, LICENSEE (or you on behalf of LICENSEE) agrees to be bound by the terms of this AGREEMENT between EB and LICENSEE (the "PARTIES"). If you do not agree or if you are not authorized to agree on behalf of your company, do not download, install, copy, or use the SOFTWARE. The SOFTWARE is protected by copyright and other intellectual property laws and is licensed, not sold. If you do not agree or if you are not authorized to agree on behalf of your company, you will not have a license and you may not use the SOFTWARE.

#### 1. LICENSE GRANT

1.1 **Evaluation License.** Subject to the terms and provisions of this AGREEMENT, EB grants to LICENSEE a personal, non-exclusive, non-sublicensable and non-transferable right to use the SOFTWARE, for internal evaluation and demonstration purposes only ("LICENSE"). The LICENSE is restricted to (12) months after the first signature of the EVALUATION ANNEX, if not otherwise stated in the EVALUATION ANNEX ("EVALUATION PERIOD"). To the extent that the EVALUATION ANNEX refers to additional terms for the SOFTWARE or parts thereof, those additional terms are thereby incorporated and prevail over the terms of this AGREEMENT. The LICENSE is restricted and limited to the use on the testing system and/or target system stated in the EVALUATION ANNEX.

Unless explicitly stated otherwise in the EVALUATION ANNEX, the LICENSE is limited to the object code format only. EB will not provide any source code. Unless explicitly stated otherwise in the EVALUATION ANNEX, LICENSEE is expressly not entitled to (i) grant sub-licenses or (ii) distribute SOFTWARE. LICENSEE may use the SOFTWARE for demonstration purposes, provided that the demonstration copy of the SOFTWARE remains on LICENSEE's hardware that is at all times in LICENSEE's control and possession, is not installed on any other hardware and that the party receiving the demonstration does not obtain possession or control of any copy of the SOFTWARE. LICENSEE is not entitled to alter EB's logo, name or copyright notations or brands.

- 1.2 **Open Source Components.** The PARTIES acknowledge that the SOFTWARE may contain open source components. For the avoidance of doubt, all utilization of open source components is governed by the applicable open source licenses.
- No Reverse Engineering; Restrictions. Except as permitted in this Section 1 (Grant of Rights) or required by the applicable mandatory law, LICENSEE shall not (i) allow others to use or access the SOFTWARE; (ii) modify, reverse engineer, decompile, disassemble (except to the extent that this restriction is expressly prohibited or limited by applicable law) the SOFTWARE or create derivative works of any of them; (iii) rent, lease, loan or otherwise transfer rights to the SOFTWARE; (iv) disclose or make available the SOFTWARE to any third party; (v) remove or obscure any notices or markings that are specified by law and that are affixed on or incorporated in the SOFTWARE; (vi) combine or link or otherwise use SOFTWARE with open source components without EB's prior written approval.
- 1.4 **Reservation; Licensor Ownership.** Except for the express grants under **Section 1 (Grant of Rights)**, no other rights or licenses in the SOFTWARE are granted or conveyed to LICENSEE whether by implication, estoppel, or otherwise. All rights, title and interest in the SOFTWARE shall remain with EB or its licensors.
- Non-Assertion. LICENSEE hereby covenants and agrees not to bring suit or otherwise assert a claim based on intellectual property rights resulting from LICENSEE's access or use of the SOFTWARE or derivative works thereof against EB (and EB's Affiliates) and/or EB's licensees and their respective customers based on or arising out of EB's and/or EB's licensees' and their respective customers' enhancement, further development, reproduction, use, distribution, licensing or other disposing of the SOFTWARE.
- Upstream Indemnity. LICENSEE shall defend, indemnify and hold EB and its affiliates and the employees, officers and directors thereof ("EB INDEMNITEES") free and harmless from and against any and all claims, losses, liabilities, costs, damages and expenses (including reasonable attorneys' fees and expenses) suffered or sustained by, or asserted against, any EB INDEMNITEE arising out of or relating to the misuse of the SOFTWARE.

## 2. FEES

The use of the SOFTWARE within the limits of this AGREEMENT is free of charge.

#### 3. WARRANTY AND LIABILITY

- 3.1 Support. EB has no duty of reasonable care and is not obligated to (and will not) provide technical support for the SOFTWARE.
- 3.2 Warranty. THE SOFTWARE IS PROVIDED "AS IS", WITH NO WARRANTIES. THIS MEANS NO EXPRESS, IMPLIED OR STATUTORY WARRANTY, INCLUDING WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ANY WARRANTY AGAINST INTERFERENCE WITH LICENSEE'S ENJOYMENT OF THE SOFTWARE OR ANY WARRANTY OF TITLE OR NON-INFRINGEMENT. THERE IS NO WARRANTY THAT THIS SOFTWARE WILL FULFILL ANY OF LICENSEE'S PARTICULAR PURPOSES OR NEEDS. LICENSEE BEARS THE ENTIRE RISK FOR THE QUALITY AND PERFORMANCE OF THE PROGRAM. SHOULD THE PROGRAM PROVE TO BE DEFECTIVE, LICENSEE SHALL ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIRS OR CORRECTION.
- 3.3 Liability. IN NO EVENT SHALL EB, ITS AFFILIATES, ITS LICENSORS OR SUPPLIERS BE LIABLE FOR ANY DAMAGES, INCLUDING DIRECT, INDIRECT, SPECIAL, CONSEQUENTIAL OR INCIDENTAL DAMAGES, RELATED TO OR ARISING OUT OF THE USE OF THE SOFTWARE OR INABILITY TO USE THE SOFTWARE (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY LICENSEE OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), TO THE MAXIMUM EXTENT THE LAW PERMITS, NO MATTER WHAT LEGAL THEORY IT IS BASED ON AND WHATEVER THE CAUSE THEREOF, EVEN IF EB HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES OR DAMAGES.
- Exception. The limitation of liability shall not apply to the extent that damages were due to intent, or to damages to life, body or health, or under the German Product Liability Act. The limitation of liability shall not apply to infringements of material contractual duties such as, for instance, those duties and obligations the contract is deemed to impose upon EB according to its spirit and purpose and the very fulfilment of which is deemed to be necessary for due and careful completion of the contract and may with good reason be permanently relied on by LICENSEE. If the disclaimer of warranty and limitation of liability provided above under this Section 3 cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the SOFTWARE. The court should consider that this limitation of relief is a part of the bargain between the parties, in particular that the SOFTWARE is provided without a license fee. If, notwithstanding any other provisions of this AGREEMENT, EB is found to be liable to LICENSEE for any damage or loss that arises out of or is in any way connected to LICENSEE's use of the SOFTWARE, EB's entire liability for direct damages under this AGREEMENT shall be limited to fifty euros (EUR 50.00).

### 4. CONFIDENTIALITY

- 4.1 **Protection of Software.** All information, data, drawings, specifications, documentation, software listings, source and object code (other than open source) which EB may have imparted and may impart to LICENSEE relating to the SOFTWARE, including the SOFTWARE, is proprietary and confidential. LICENSEE hereby agrees that it shall use the same solely in accordance with the provisions of this AGREEMENT and that it shall not at any time during or after expiry or termination of this AGREEMENT, disclose the same, whether directly or indirectly, to any third party without EB's prior written consent. LICENSEE agrees to hold the SOFTWARE in confidence and trust. LICENSEE agrees to take reasonable steps to protect the SOFTWARE and any access from misappropriation or misuse.
- 4.2 **Confidential Information.** LICENSEE agrees not to disclose any source code of the SOFTWARE (if provided to LICENSEE) as well as any trade secrets or confidential information transferred to LICENSEE by EB. LICENSEE agrees to use reasonable care, but in no event less than the same degree of care that it uses to protect its own confidential information and proprietary information of similar importance, to prevent the unauthorized use, disclosure, publication or dissemination of confidential information.

## 5. TERMINATION

- 5.1 **Termination.** The LICENSE granted under **Section 1** is subject to LICENSEE's full acceptance of this AGREEMENT. This AGREEMENT may be terminated by EB in writing at any time without cause.
- 5.1 Termination. This AGREEMENT automatically terminates with expiration of the TERM, or if terminated by either PARTY.
- 5.2 **Effect of Termination.** Upon termination, LICENSEE shall cease any use of the SOFTWARE, and if so requested, promptly return to EB, or certify destruction of, all full or partial copies of the SOFTWARE provided by EB. **Sections 2 to 6** of this AGREEMENT shall survive any termination of this AGREEMENT.

## 6. MISCELLANEOUS

6.1 No Assignments. The AGREEMENT may not be assigned or transferred by LICENSEE without prior written consent from EB.

#### **Evaluation License Agreement**

- 6.2 **Export Control**. LICENSEE agrees to comply with export control laws and regulations, and to obtain licenses to export, re-export or import the SOFTWARE.
- 6.3 Non-Waiver. No failure to exercise nor delay in exercising by either PARTY to the AGREEMENT of any right, power, privilege or remedy under the AGREEMENT shall impair or operate as a waiver of such right, power, privilege or remedy.
- 6.4 **Law and Jurisdiction.** The AGREEMENT shall be governed by, construed and interpreted in accordance with German law, excluding its rules for choice of law and the United Nations Convention on Contracts for the International Sale of Goods. Any disputes relating to or arising in connection with this AGREEMENT shall be finally settled in arbitration conducted under the Arbitration Rules of the International Chamber of Commerce (ICC), by one arbitrator appointed in accordance with said Rules. The place of arbitration shall be Nuremberg, Germany and the language to be used in such proceedings shall be English or if the parties choose German. The award shall be final and binding upon the parties and enforceable in any court of competent jurisdiction. Nothing in this AGREEMENT shall be deemed to limit the right to seek interim injunctive relief or to enforce an arbitration award in any court of law.
- Severability. If any provision of the AGREEMENT shall be held to be illegal, void, invalid or unenforceable under the laws of any jurisdiction, the legality, validity and enforceability of the remainder of the AGREEMENT in that jurisdiction shall not be affected, and the legality, validity and enforceability of the whole of the AGREEMENT shall not be affected in any other jurisdiction. Any provision that is held to be illegal, void, invalid or unenforceable will be replaced by a provision that most closely carries out the intention of such provision but that is legal, valid enforceable.

THESE LICENSE TERMS ARE EFFECTIVE WITH YOUR IMPLICIT ACCEPTANCE OF THIS AGREEMENT (AS STATED IN THE PREAMBLE). IT IS NOT NECESSARY TO SIGN THE LICENSE TERMS. YOUR ACCEPTANCE IS EXPRESSED BY THE USE OF THE SOFTWARE. IF YOU DO NOT AGREE OR IF YOU ARE NOT AUTHORIZED TO AGREE ON BEHALF OF YOUR COMPANY, DO NOT DOWNLOAD, INSTALL, COPY, OR USE THE SOFTWARE.

### **Evaluation Annex**

# 1. EB TRESOS

### 1.1 Software and versions:

SOFTWARE / version	Restriction to a certain testing system/target system
EB tresos Studio for ACG8	Renesas RH850/F1KM
ACP 8.8.3  ACG-Base ACG-CAN Stack ACG-Com Services ACG-Diagnostic Stack ACG-IPStack ACG-IPStack ACG-LIN Stack ACG-Memory Stack ACG-Mode Management ACG-RTE ACG-Transformers-ComXf ACG-Transformers-Doc ACG-Transformers-SomelpXf ACG-Watchdog Stack ACG-XCP ACM-Base ACM-Demo ACM-MCAL ext ACM-Template	Renesas RH850/F1KM
EB tresos AutoCore OS (Single-Core)	Renesas RH850/F1KM
Renesas MCAL: AUTOSAR_RH850_F1KM_MCAL_Ver42.05.00_QM_MP_REE -RTM0RHF1KMCCAN4202JCC0E_42_05_00 -RTM0RHF1KMCCRT4202JCC0E_42_05_00 -RTM0RHF1KMCETH4202JCC0E_42_05_00 -RTM0RHF1KMCFLT4202JCC0E_42_05_00 -RTM0RHF1KMCFRY4202JCC0E_42_05_00 -RTM0RHF1KMCLND4202JCC0E_42_05_00 -RTM0RHF1KMCRMT4202JCC0E_42_05_00 -RTM0RHF1KMCRMT4202JCC0E_42_05_00 -RTM0RHF1KMCSPL4202JCC0E_42_05_00	Renesas RH850/F1KM

# 1.2 **Restrictions**:

The license is conditional and restricted as follows:

- The license is limited to the use on the following testing system and/or target system which is not connected to the working system of LICENSEE: Renesas RH850/F1KM
- 1.3 **Evaluation Period.** The evaluation period is for three months after the first activation.