Micriµm

Single End-Product Software License Agreement

This Software License Agreement is entered between **Micriµm**, 949 Crestview Circle, Weston FL 33327 and **COMPANY NAME** (from now on **Licensee**) with registered address at **COMPANY ADDRESS**. This agreement is effective beginning **DATE**.

Agreement

Micriµm and Licensee agree as follows:

Section 1: Licensed Product(s)					
µC/OS-II		<mark>µC/</mark> TCP-IP		<mark>µC/</mark> GUI Color	
CPU		<mark>µС/DH</mark> CРс		µC/GUI Grayscale	
		µC/DNSc		µC/GUI B&W	
µC/Clk		<mark>µС/FTР</mark> с		AA	
		<mark>µC/FTP</mark> s		MD	
µC/LCD		<mark>µC/HTTP</mark> s		WM	
-		<mark>µС/</mark> РОР3с		Multi-Layer	
µC/Modbus-S		<mark>µС/SMT</mark> Рс		VNC Server	
µC/Modbus-M		<mark>µC/SNT</mark> Рс		Simulator Source	
•		<mark>µС/</mark> ТFTРс		Driver	
µC/CAN		µC/TFTPs			
Driver		Driver			
				<mark>µC/USB-Bulk</mark>	
μ <mark>C/</mark> FS (FAT)				<mark>µC/USB-MSD</mark>	
µC/EFS				Windows Driver Source	
Driver				Driver	

Section 2: Definitions

2.1 An executable code license is required for each processor that contains the **Micriµm** product(s) specified in Section 1 and runs a *different* binary executable. For example, if a product contains two processors but *both* processors are running the *same* executable then you only need ONE (1) license. If both processors run different executables then you need TWO (2) licenses, one for each processor.

Section 3: Grant of License and Rights

- 3.1 Solely in return for a single paid-up license fee payment as specified below, **Micriµm** grants **Licensee** the rights set forth herein, and both **Micriµm** and **Licensee** accept the terms, conditions, and licenses stated in this agreement.
- 3.2 Licensee is granted the rights to distribute an unlimited quantity of the Licensed **Product(s)** in the current version and future revisions of the following product **PRODUCT NAME** for the life of the product.
- 3.3 **Licensee** has the right to distribute the **Licensed Product(s)** in executable code to its customers.
- 3.4 **Licensee** shall have the right to use, modify, and/or distribute the modified or unmodified executable code of the **Licensed Product(s)**.
- 3.5 **Licensee** shall not sell nor distribute the source code for **Licensed Product(s)**.
- 3.6 **Licensee** customers and any tier that have purchased products shall have the right to use and distribute the **Licensed Product(s)**, in executable form, solely as part of the end product specified in section 3.2.
- 3.7 **Licensee** customers that have purchased products shall have no right to sell or distribute the **Licensed Product(s)** executable code.

Section 4: Fees

4.1 In full consideration of all rights hereby granted to **Licensee** and its customers at any tier, **Licensee** will pay **Micriµm** or its distributor the agreed upon amount for each processor running different binaries running the **Licensed Product(s)**.

Section 5: General

- 5.1 Neither party provides or assumes any warranty with respect to the code provided hereunder. Neither party guarantees the accuracy, adequacy, or completeness of any code provided and is not responsible for any errors or omissions or the results obtained from use of the code, except that **Micriµm** warrants that it has the right to grant rights and licenses herein granted.
- 5.2 This agreement is the entire agreement between the parties regarding the **Licensed Product(s)**.

- 5.3 If the Licensee purchased a µC/FS (FAT) file system, it is the responsibility of the Licensee to contact Microsoft Corporation for royalty licensing about the use of the FAT file system.
- 5.4 **Licensee** will receive free e-mail and telephone support for a period of 90 days.

Section 6, Limitation of Liability

- 6.1 TO THE FULLEST EXTENT PERMITTED BY LAW, UNLESS EXPRESSLY PROVIDED OTHERWISE UNDER THIS AGREEMENT, NEITHER PARTY WILL BE LIABLE FOR ANY SPECIAL OR CONSEQUENTIAL DAMAGES OF THE OTHER (INCLUDING BUT NOT LIMITED TO LOSS OF PROFITS) ARISING OUT OF ANY PERFORMANCE OF THIS AGREEMENT OR IN FURTHERANCE OF THE PROVISIONS OR OBJECTIVES OF THIS AGREEMENT, REGARDLESS OF WHETHER SUCH DAMAGES ARE BASED ON TORT, WARRANTY, CONTRACT OR ANY OTHER LEGAL THEORY, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- 6.2 **Micriµm**'s total liability is limited to the amount paid by **Licensee** for the **Licensed Product(s)**.
- 6.3 To the best of our knowledge **Micriµm's** software components doesn't violate any patent or Intellectual property rights.

Authorized Signatures

In order to bind the parties to this agreement, their duly authorized representatives have signed their names below on the dates indicated.

Jean J. Labrosse, President **Micriµm**

Date

Licensee Representative

Date