

License Terms for Software of Schaeffler Engineering GmbH (hereinafter referred to as SEN)

Version: 02/2023

By opening the packaging/sealing of the delivered software, installing of the software or otherwise using it, the following license terms for software are accepted!

1 Scope of Application / Subject Matter

- 1.1 These License Terms apply to all business connections of SEN with its Customers. In particular, they also apply to the licensing of Software within the scope of supply contracts, contracts for work and services, work contracts, service contracts and lease contracts. However, they only apply if the Licensee is an entrepreneur, a legal entity under public law or a special fund under public law.
- 1.2 The License Terms shall also apply to future contracts with the Licensee without having to refer to them again in each individual case.
- 1.3 The License Terms apply exclusively, even if SEN accepts orders implicitly with knowledge of the Licensee's terms and conditions, renders services or directly or indirectly refers to letters or the like that contain its or third parties' terms and conditions. Conflicting, deviating or supplementary terms and conditions of the Licensee are only recognized by SEN if SEN expressly agrees to their validity in writing.
- 1.4 According to the state of the art, it is not possible to create Software of the scope provided in such a way that it works free of errors in all combinations and applications. The subject matter of the contract is therefore only a program that is fundamentally usable in the sense of the description and instructions for use, including all documentation, instructions and accompanying documents, hereinafter collectively referred to as "Software". The above description is deemed to be an agreement on the condition and on the use, as far as agreed upon at the respective delivery of the Software or as publicly announced by SEN on its homepage at the time of the conclusion of the respective contract.
- 1.5 The Licensee acquires ownership of the physical data carrier (processor, disk, paper, etc.) by purchasing them, but not the rights to the Software itself. SEN remains the exclusive owner of the rights. In particular, it reserves all publication, reproduction, processing and exploitation rights to the Software.

2 License Terms

- 2.1 SEN grants the Licensee a non-exclusive, non-transferable and non-sublicensable right to use the Software and related Documentation set forth in the related License Certificate within the scope of the following provisions solely for its own purposes.
- 2.2 In the case of Software for electronic control units (ECU), the Licensee shall ensure that the licensed Software or parts thereof are used exclusively on ECUs approved for this purpose by SEN.
- 2.3 A single license entitles for installing the Software on 1 (one) single computer.
- 2.4 In case of a multiple license, installation is limited to the number of computers specified in the related License Certificate.
- 2.5 A network license is valid only in conjunction with a single/multiple license; it entitles the user to install the Software on a network, ensuring that concurrent use is limited to the number of licenses purchased.
- 2.6 A general license entitles the user to install the Software as often as desired, also in a network; the use is limited to the employees of the general licensee.

3 Duplication

Copies of the data carriers and documentation may only be made for the purpose of backup or archiving. Existing copyright notices and registration numbers in the Software may not be removed. The Licensee is obliged to note SEN's copyright on the reserve copy.

4 Restrictions

- 4.1 Any exploitation or transfer of the Software, of the documentation or of the possibility to use the Software to third parties is not permitted without the prior written consent of SEN.
- 4.2 The Software may not be compiled, decompiled, disassembled, reverse engineered or modified in any way beyond the configuration and programming options provided by SEN. It may only be used in its delivered entirety. Furthermore, the Licensee shall ensure that third parties cannot gain access to such knowledge and information about software program structures, program sequences and program methodologies that it has obtained in the course of the cooperation with SEN.
- 4.3 No warranty is provided that the functions of the Software meet the requirements of the Licensee and cooperate with the hardware and software configuration of the computer system and its environment made by the Licensee.
- 4.4 The Software was developed with utmost care, but the user of the Software acts on its own responsibility. No liability can be accepted for damage resulting from the use of the program or data generated with the program, in particular in the event of improper use or by using it not in accordance with these License Terms. This also applies to damage to the Software itself.

5 Duration

- 5.1 Unless otherwise agreed, the license is valid for an unlimited period of time.
- 5.2 However, it expires in the event of a breach of the License Terms.
- 5.3 In such cases, SEN may also terminate the License extraordinarily by declaration in text form.
- 5.4 In these (Sections 5.2 and 5.3) cases, the use of the Software must immediately end. All versions of the Software, including copies and modifications, must be demonstrably deleted or otherwise destroyed or – upon request of SEN – handed over to SEN.

6 Releases, Updates, Upgrades, Maintenance and Service

- 6.1 SEN is not obliged to update the Software by delivering releases, updates, upgrades, maintenance or service, unless a corresponding agreement has been concluded that provides for more details or unless this is expressly stipulated in an agreement on the conditions as set forth in Section 1.4. SEN assumes no liability for public statements made by the manufacturer and other third parties.
- 6.2 SEN is entitled to update the Software on its sole discretion and to release new or corrected versions. In this case, the replacement or an update of the Software shall be made at the Licensee's request only by paying the fee determined by SEN for the respective case.

7 Import/Export

7.1 With regard to the business with products, technology, software, services or other goods products of SEN (Schaeffler goods), the Licensee shall comply with the applicable export control and sanction regulations and laws of the European Union (EU), the United States of America (US/USA) and other jurisdictions (Export Control Regulations).

The Licensee shall inform SEN in advance and provide all information (including end-use) required for SEN's compliance with Export Control Regulations, in particular if Schaeffler goods are ordered for use in connection with

- (a) a country or territory, person or entity subject to restrictions or prohibitions under EU, U.S. or other applicable Export Control Regulations or sanctions regulations; or
- (b) the design, development, production or use of military or nuclear items, chemical or biological weapons, missiles, space or aircraft applications and delivery systems therefor.

7.2 SEN informs the Licensee (i) that the U.S. Department of Treasury's Office of Foreign Assets Control (OFAC) treats SEN as a U.S. person for purposes of the sanctions regulations relating to Iran (ITSR) and Cuba (CACR) and (ii) that, therefore, Schaeffler goods may not be used, directly or indirectly, in any country or territory without the prior consent of the appropriate U.S. authorities and in accordance with applicable anti-boycott regulations, supplied, exported, re-exported, sold or otherwise transferred in any country or territory subject to restrictions or sanctions imposed by the U.S. Government or by any person or entity on a sanctions list maintained by the U.S. Government.

7.3 The performance of the contractual obligations by SEN is subject to the proviso that the applicable Export Control Regulations do not conflict. In such a case, SEN is therefore in particular entitled to refuse or withhold the performance of the contract without any liability towards the Licensee.

8 Compensation for Breach of Contract

The Licensee shall be liable to SEN for any damage incurred by SEN as a result of a breach of these contractual provisions.

9 Final Provisions

The General Terms and Conditions (Sales) of the Schaeffler Group, which are available at <https://www.schaeffler-engineering.com/site.engineering/en/downloads/>, apply above all.

Software License Certificate

No:

Licensor: Schaeffler Engineering GmbH
Gewerbestr. 14
58791 Werdohl

Licensee:

SEN Project No:

License Subject:

License Scope:

- **Single license**
- **Multiple license for installations**
- **Network license**
- **General license**

(Please delete permanently any that do not apply)

Werdohl, 2023-06-23

(Signature SEN)

By opening the packaging/sealing of the delivered software, installing of the software or otherwise using it, the following license terms for software are accepted!

(This license certificate is only valid in original form!)