

Seller's Declaration

I, signed representative on behalf of RA Software s.r.o. (domiciled at Nove Sady 988/2, 602 00 Brno, Czech Republic, ID: 04885414) give notice that the company RA Software s.r.o. undertakes to provide time-limited warranty on software products listed below, conditioned to payment of the value of products in full, under the following conditions.

TYPE OF PRODUCT	IDENTIFICATION LABEL
Software	ESD certificate / Physical CoA label

The declaration is part of invoice issued

I. Legal warranty. In relation to the above individual software product we declare that they have been acquired from company/companies who/which has/have sold the software product/products to RA Software s.r.o. with guarantee that the software product/products were procured from legal sources, the right of the original owner of the rights to disseminate them under effective legislation of European Union on copyright has been depleted and as a result of this situation they are freely transferable.

The software product was by RA Software s.r.o. transferred to you by a declaration of legal sources that this/these company/companies provided to RA Software s.r.o.

If a transfer of the software product and its use by your company/person in spite of a declaration under this section proves to be legally incorrect, the company RA Software s.r.o. by its choice, either (i) will replace the software product, or if it is inaccessible, (ii) will provide you the right to withdraw from the contract and the purchase price will be refunded. RA Software s.r.o. cannot be obligated to free the software product from the obligations and burdens that impede their use, or to obtain special approval from the owner of the rights.

II. Product warranty. RA Software s.r.o. guarantees, that within 6 months from the date of purchase of the software product (or, if the legislation in your case provides for a longer warranty period and during such longer) for the installation and operation of the software (eg. registration, activation) there are no technical barriers. RA Software s.r.o. is obliged to replace such a software product in the event of errors during installation and operation of the software for which RA Software s.r.o. may be liable occur. In the event of non-compliance or unsuccessful replacement of the faulty product, you are entitled to withdraw from the contract and the purchase price will be refunded.

III. If RA Software s.r.o. expressly not states otherwise, you have the right to install the software product at one time only on one computer and run and use the software product for your own purposes. You expressly have no right to copy the software, use reverse engineering techniques (disassembling), brake or bypass stored precautions, give software product to rent, lease or use for consideration.

Permission to use the software product and other related documents to enable and confirming its legitimate use are transferred, and a copy of the software will be forwarded, as were put into circulation by original owner of the rights (or put into circulation by other entity with the consent of the rightholder). On this basis, we do not guarantee and are not responsible for (i) the software product is suitable for your specific purposes, (ii) that during the operation of the software there will be no errors due to hidden programming errors of the software product, (iii) that the software product is compatible with any hardware product, or that the software product is compatible with any other software products, (iv) you have the right to benefit from support, updates, patches provided by the rightholder or any third party in relation to the software product – also even if we were of such requirements and expectations informed or if we already were aware of them.

In cases where under the law cannot be liability completely ruled out, RA Software s.r.o. take over the responsibility for any damages that you incur up to paid price for a software product.

In addition to the above RA Software s.r.o. excludes at the highest rate permitted by law any further liability in connection with software products, especially with regard to consequential damages and missed profit.

Claims in connection with the above shall be applied only after the submission of complete documentation, accessories and confirmation that are provided along with the software product. Therefore, we ask you to keep all accessories and receipts, especially (if you obtain such) installation kit, user guides, invoices, delivery notes, COA label, and other original contracts and declarations signed by the RA Software s.r.o. in a relationship with a transaction.

Applicable law. If you are a legal entity, who uses the software product for business purposes, the decisive law and the competent court are according to the seat of the Seller, RA Software s.r.o. – Czech law and courts.

In Brno, 30. 11. 2016

Jakub Šulák

Legal representative of RA Software s.r.o.

