

**IDT SOFTWARE LICENSE TERMS**  
**Gas Sensor Software**  
(May 2018)

READ THESE SOFTWARE LICENSE TERMS (“**TERMS**”) CAREFULLY BEFORE USING THE SOFTWARE PROVIDED TO YOU HEREWITH. By downloading or using this Licensed Software (as defined below), YOU have agreed to these Terms. If you do not agree with such Terms, do not download, or cease use and delete the Licensed Software. “**You**” or “**Your**” means the person or company who has downloaded or otherwise lawfully acquired the Licensed Software.

## 1. Scope

1.1 The Licensed Software is property of Integrated Device Technology, Inc., and its worldwide wholly owned subsidiaries (collectively “**IDT**”), or its licensors. The Licensed Software is licensed, not sold.

1.2 “**Licensed Software**” means the software, including associated documentation, delivered by or downloaded from IDT or an IDT-authorized distribution partner, in binary object code form and in-part in source code form, accompanying or intended for use solely with an IDT created and branded gas sensor integrated circuit product or module (such integrated circuit or module product an “**IDT Device**”).

## 2. License; Restrictions

2.1 In consideration of the mutual covenants contained herein, and subject to the Terms, IDT grants to You and Your Affiliates, where “**Affiliates**” means a company related to You by one owning a majority of shares of the other, by common ownership of a majority of shares, or by other means of control, including but not limited to a parent or subsidiary, a perpetual, revocable, non-exclusive, non-transferrable (except to permitted assigns), non-sublicensable, royalty-free, worldwide licence to use the Licensed Software, solely for Your use together with the IDT Device exclusively and no other equivalent third-party gas sensor (“**Purpose**”), as further limited in the following:

i) for source code libraries as may be supplied by IDT to You as part of the Licensed Software, the license granted is limited for Your internal use only (in source form), and shall not be transferred nor access provided to any third party (in source form), and is further limited exclusively for Your evaluation, testing, and integration of the source code portions of the Licensed Software with a microcontroller or processor which You separately supply, such integration may include making derivatives, porting, and compiling the source code only as necessary to operate with Your selected microcontroller or processor;

ii) for executable object code portions as may be supplied by IDT to You as part of the Licensed Software, plus for compiled executable object code

versions of the source code and any derivatives made by you pursuant to the license granted in Section 2.1.i, IDT grants You the right to use and make copies internally consistent with the Purpose, and to use, make copies, and distribute (directly or indirectly) copies in executable object form only and limited solely to when such Licensed Software is incorporated into, or provided in conjunction with, a product developed and sold under Your brand (“**Production OEM License**”) that contains or is designs to work exclusively with the IDT Device and no other equivalent gas sensor or module. This Production OEM License does not extend to distribution or sale of the Licensed Software standalone. Pursuant to the Production OEM License, You may only distribute copies of the executable versions of the Licensed Software to third-parties pursuant to an end user license agreement (“**EULA**”), provided such EULA is reasonably sufficient to enforce the rights and limitation otherwise set forth in this Agreement including the limitations in Section 2.3.

2.2 Notwithstanding anything set forth in this Agreement to the contrary, to the extent the Licensed Software contains any “**Open Source Software**” (for example, but not limited to, software code that is licensed pursuant to an open licensing model requiring attribution, public disclosure of source code, free distribution of code, such as GPL), then the license granted above does not extend to any such software or materials which may be made available by IDT. All Open Source Software (if any) shall remain subject to the terms and conditions under which it is provided. You shall not combine or integrate Licensed Software with other code that is licensed pursuant to an open source, public-source, freeware or other third party license agreement that, in each case, would require any Licensed Software source code to be disclosed, published, or licensed at no charge, except if IDT has been informed of the specific code in advance and has provided advance signed written consent.

2.3 Except as expressly provided in these Terms, You and Your Affiliates shall not, and shall not authorize or permit any third-party to: (i) distribute, sell, assign, sublicense, lease, rent, loan, or in any other way transfer the Licensed Software or any portion thereof except as otherwise expressly permitted in this Agreement; (ii) other than integration of the portions of the Licensed Code provided as source code and intended for Your use to integrate with a microcontroller or processor pursuant to the grant in Section 2.1.i, modify the Licensed Software or any portion thereof or create derivative works based upon any of the Licensed Software or any portion thereof; (iii) alter or remove any proprietary notices or legends contained on or in any of the Licensed Software or any portion thereof; (iv) use any of the Licensed Software or any portion thereof in any way that is in violation of any applicable laws; (v) unbundle any component of the Licensed Software; (vi) use the associated documentation, except for supporting You or Your Affiliates or its customers’ authorized use of the Licensed Software; or

(vii) disassemble, reverse engineer or decompile any portions of the Licensed Software provided in executable object code form or separate any part thereof.

2.4 You acknowledge and agree that the Licensed Software provided under this Agreement belongs exclusively to IDT or its licensors, including, but not limited to, derivative works, in such Licensed Software. Unencumbered title to the Licensed Software will, at all times, remain with IDT or its licensors. Notwithstanding anything set forth in this Agreement to the contrary, except as expressly set forth in this Section 2, this Agreement does not grant or convey to You or any third party any right or license under any patent, copyright, trade secret, trademark or other intellectual property right of IDT or its licensors, whether by implication, estoppel or otherwise. ALL RIGHTS NOT EXPRESSLY GRANTED HEREIN ARE RESERVED TO IDT OR ITS LICENSORS.

### **3. No Warranty**

3.1 THE LICENSED SOFTWARE IS PROVIDED "AS IS," AND TO THE GREATEST EXTENT ALLOWED BY LAW IDT DISCLAIMS ANY WARRANTY OR CONDITIONS OF PERFORMANCE OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, AND THAT THE LICENSED SOFTWARE IS BUG AND/OR ERROR FREE, OR THAT IT'S USE WILL BE UNINTERRUPTED.

3.2 Any information, documentation, descriptions or specifications related to the Licensed Software may contain general descriptions related to the technical possibilities of individual products and/or the Licensed Software, and are subject to change by IDT without advance notice.

### **4. Limitation of Liability**

4.1 TO THE GREATEST EXTENT ALLOWED BY APPLICABLE LAW, IN NO EVENT WILL IDT OR ITS LICENSORS BE LIABLE FOR ANY LOSSES OR DAMAGES INCURRED BY YOU, WHETHER DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL, INCLUDING LOST OR ANTICIPATED PROFITS, SAVINGS, INTERRUPTION TO BUSINESS, LOSS OF BUSINESS OPPORTUNITIES, LOSS OF BUSINESS INFORMATION, THE COST OF RECOVERING SUCH LOST INFORMATION, THE COST OF SUBSTITUTE INTELLECTUAL PROPERTY OR ANY OTHER PECUNIARY LOSS ARISING FROM THE USE OF, OR THE INABILITY TO USE, THE LICENSED SOFTWARE REGARDLESS OF WHETHER YOU HAVE ADVISED IDT OR IDT HAS ADVISED YOU OF THE POSSIBILITY OF SUCH DAMAGES. IDT'S AGGREGATE LIABILITY IN RESPECT OF ANY AND ALL CLAIMS WILL BE LIMITED TO ONE HUNDRED (\$100.00) U.S. DOLLARS. THE FOREGOING LIMITATIONS APPLY REGARDLESS OF

THE CAUSE OR CIRCUMSTANCES GIVING RISE TO SUCH LOSS, DAMAGE OR LIABILITY, EVEN IF SUCH LOSS, DAMAGE OR LIABILITY IS BASED ON NEGLIGENCE OR OTHER TORTS OR BREACH OF CONTRACT (INCLUDING FUNDAMENTAL BREACH OR BREACH OF A FUNDAMENTAL TERM).

### **5. Miscellaneous**

5.1 Before exporting or re-exporting any Licensed Software, You shall fully comply with all U.S. and other applicable export control laws and regulations.

5.2 No waiver of any provision of this Agreement shall constitute a waiver of any other provision of this Agreement or a continuing waiver. If any provision of this License shall be declared void or unenforceable by any court of competent jurisdiction, such declaration shall have no effect on the remaining terms hereof.

5.3 You shall not assign or transfer this Agreement nor any right or license hereunder without the prior written consent of IDT, which shall not be unreasonably withheld, and any assignment permitted shall be subject to the written agreement of the assignee to assume all the terms and obligations of this Agreement. IDT may freely assign this Agreement. Any other attempt to assign in contravention to this provision will be null and void

5.3 These Terms shall be governed by the laws of the State of California, U.S.A., without reference to its conflict of laws principles. Any dispute, controversy or claim arising out of or relating to this contract, including the formation, interpretation, breach or termination thereof, including whether the claims asserted are arbitrable, will be referred to and finally determined by arbitration in accordance with the JAMS International Arbitration Rules. The tribunal will consist of a sole arbitrator. The seat of the arbitration will be San Jose, California, U.S.A. The language to be used in the arbitral proceedings will be English. Judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof.

5.4 The parties agree that notwithstanding anything to the contrary in these Terms, if You breach or threaten breach of Your obligations under Section 2 of these Terms, IDT will suffer immediate, irreparable harm for which recovery of monetary damages will be inadequate. IDT may therefore enforce Section 2 of these Terms by seeking injunctive or other equitable remedies, in addition to available legal remedies, without the necessity of bond or proving actual damages, before any court of competent jurisdiction at any time.