SOFTWARE LICENSE AGREEMENT

(EULA - Single User Products)

IMPORTANT - READ CAREFULLY BEFORE OPENING THE SEALED

PACKAGE. You have acquired a device (computer board) that includes software licensed by Hectronic AB from one or more software licensors (Microsoft, Phoenix Technologies, Insyde Software, Datalight, System Soft, Chips & Technologies, Intel, AMD, VIA, GPL, LGPL or others). Such software products, as well as associated media, printed materials, and "online" or electronic documentation ("software") are protected by international intellectual property laws and treaties. The software is licensed, not sold. All rights reserved. By installing, copying or otherwise using the software components, You agree to be bound by the terms and conditions of the license terms and conditions of the original license conditions. For more information and full license conditions contact Hectronic.

If You do not agree to this End user licence Agreement ("EULA"), do not use the device or copy the software. Instead, promptly contact Hectronic AB for instructions on return of the unused device(s) for a refund. Any use of the software, included but not limited to use on the device, will constitute your agreement to this EULA (or ratification of any previous consent).

Grant of software license. This EULA grants you the following license:

- * You may use the software only on the device in a single version, you may reproduce one additional copy of the applicable OS Components solely for archival purposes or reinstallation of the software on the same computer as the software were previously installed
- * NOT Fault tolerant. The software is not fault tolerant. Hectronic AB has independently determined how to use the software in the device, and software licensor has relied upon Hectronic AB to conduct sufficient testing to determine that the software is suitable for use with device.
- * No Warranties for the software. The software is provided "as is" and with all faults. The entire risk as to satisfactory quality, performance, accuracy, and effort (including lack of negligence) is with you. Also, there is no warranty against interference with your enjoyment of the software or against infringement. If you have received ant warranties regarding the device or the software, those do not originate from, and are not binding on licensor.
- * No liability for Certain Damages. Except as prohibited by law, licensor shall have no liability for any indirect, special, consequential or incidental damages arising from or in connection with the use or performance of the software. This limitation shall apply even if any remedy fails of its essential purpose. In no event shall licensor be liable for any amount in excess of u.s. two hundred fifty US dollars.
- * Limitations on reverse engineering, decompilation, and disassembly. You may not reverse engineer, decompile, or disassemble the Software, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.
- * Software transfer allowed but without restrictions. You may permanently transfer rights under this EULA only as a part of a permanent sale or transfer of the Device, and only if the recipient agrees to this EULA. If the Software is an upgrade, any transfer must also include all prior versions of the Software.
- * Export restrictions. You acknowledge that Software is subject to U.S. and European Union export jurisdiction. You agree to comply with all applicable international and national laws that apply to the Software, including the U.S. Export Administration Regulations, as well as end-user, end-use and destination restrictions issued by U.S. and other governments. For additional information see http://www.microsoft.com/exporting or www.gnu.org/licenses

- * If you are installing the OS Components on behalf of an organization other than your own, prior to installing any of the OS Components, you must confirm that the end-user (whether an individual or a single entity) has received, read and accepted these terms and conditions.
- * Limitation of liability and remedies: notwithstanding any damages that you might incur for any reason whatsoever (including, without limitation, all damages referenced above and all direct or general damages), the entire liability of Hectronic and any of its suppliers under any provision of this supplemental eula and your exclusive remedy for all of the foregoing shall be limited to actual damages incurred by you based on reasonable reliance up to the greater of the amount actually paid by you for the software components or EUR 3.00. the foregoing limitations, exclusions and disclaimers shall apply to the maximum extent permitted by applicable law, even if any remedy fails its essential purpose.

Questions concerning this Agreement, or if you desire to contact the manufacturer of the computer system for any other reason, please refer to Hectronic AB, Box 3002, S-750 03 Uppsala, Sweden. +46 18 660700