

**By purchasing this ASAM standard package you agree to the following terms and conditions.
You may not download the ASAM standard package unless you agree to the terms and conditions.**

By downloading the package, you accept the licensing terms.

ASAM e.V. LICENSES THE ENCLOSED ASAM STANDARD PACKAGE ONLY ON THE BASIS OF THE FOLLOWING LICENSING TERMS.

Preamble

The ASAM standard package, including all of its components, in particular the standard documentation, header files and other software components, images and models, is the copyrighted property of ASAM e.V.

Supplying or downloading the ASAM standard package respectively constitutes a contract, as part of which the licensee is granted the non-transferable, non-exclusive right to use the standard package forming the subject matter of the contract without limitation in time or space; however, such use is limited to the scope described below. ASAM e.V., being the holder of all copyrights and property rights, retains any rights of use not expressly set out below.

Art. 1

Definitions

The **licensor** is ASAM e.V., Association for Standardization of Automation and Measuring Systems, Altlaufstr. 40, 85635 Höhenkirchen, Germany.

Licensees are members/buyers, private clients/academics and researchers and other licensees.

Members/buyers are members of the licensor association and buyers of the ASAM standard package, including their bodies, legal representatives, employees and other vicarious agents.

Private clients/academics and researchers are students, universities and other private clients using the ASAM standard package for non-commercial academic and research purposes only.

Other licensees are licensees not covered by any of the above-mentioned definitions, in particular licensees who have obtained a sub-license from members.

Art. 2

Scope of use

The *licensor* grants the *licensee* the general (non-exclusive) right to use the ASAM standard package without limitation in time or space under the conditions set out in the provisions below.

(1) Members/buyers are authorized to use the ASAM standard package internally and/or commercially. *Members/buyers* are also authorized to transfer or sub-license the ASAM standard package to third parties, free of charge, as part of an exchange of services, when initiating a project or when providing training or support. Persons receiving an ASAM standard package or such a sub-license from *members/buyers* are *other licensees*.

(2) Private clients/academics and researchers may only use the ASAM standard package for private, academic or research purposes respectively. Any commercial use is prohibited. *Private clients/academics and researchers* may not transfer or sub-license the ASAM standard package to third parties.

(3) Other licensees are only authorized to use the ASAM standard package for internal purposes. Any commercial use is prohibited. *Other licensees* may not transfer or sub-license the ASAM standard package to third parties.

Art. 3

Modifications

(1) The ASAM standard package and/or its components, in particular specifications and models, but excluding headers, templates and examples, may not be modified without the *licensor's* express written agreement.

(2) The *licensor* may modify and/or supplement the ASAM standard package or parts of it.

Art. 4

Labeling

The copyright notes (© by ASAM e.V.) attached to the ASAM standard package and the disclaimer referring to these licensing terms may not be modified or made illegible. The package may not be used or exploited without this information.

Art. 5

Liability and warranty

(1) Even with extensive, careful examination it cannot be warranted that the ASAM standard package (specifications, models, headers etc.) is entirely free of faults. The ASAM standard package is provided on an “as is” basis.

The ASAM standard package is essentially consistent with its description. However, the description does not constitute a warranty.

(2) The *licensor's* warranty is excluded in principle to the extent permitted by mandatory law.

The above-mentioned disclaimers and limitations also apply to the *licensor's* bodies, legal representatives, employees and other vicarious agents to the same extent.

Art. 6

Final provisions

(1) These licensing terms are subject to the laws of the Federal Republic of Germany, excluding the UN CISG. The place of jurisdiction for any disputes arising from this contractual relationship is Munich I Regional Court (*Landgericht München I*), unless stipulated otherwise by mandatory law.

(2) There are no subsidiary oral agreements in relation to these licensing terms. Any amendments and supplements to this contract must be made in writing to be effective. This also applies to the written form requirement.

(3) In the event that any provisions of this contract are or become invalid or unenforceable, this does not affect the validity of the remaining provisions. The *licensor* and *licensee* will in this case endeavor to replace the invalid or unenforceable provision by a valid and enforceable provision that comes as economically close as possible to the invalid or unenforceable provision. This also applies in the event of any gaps in the contract.