

**Software License Agreement using Software product
OPC.UAFx.Advanced**

License

- 1.** Under this Software License Agreement (the „Agreement“), the Vendor Traeger GmbH – Traeger Industry Components grants to the user (the „Licensee“, named at the end the document) a non-exclusive and non-transferable license (the „License“) to use the Software named above (the „Software“)
- 2.** „Software“ includes the executable computer programs, DLLs / Libraries Objectfiles, Includefiles, Interfacefiles, Softwaremodules and any related printed, electronic and online documentation and any other files that may accompany the product.
- 3.** Title, copyright, intellectual property rights and distribution rights of the Software remain exclusively with the Vendor. Intellectual property rights include the look, feel, interface structure, class structure provided through the Software.
- 4. Redistributable Files:** Redistributable files are only: .exe-Files .dll-Files.
- 5. Nonredistributable Files / Keys:** Archives (.zip, self extracting exe, setup files),.obj , interface files like .h .lib .tlb documentation licensekeys / licensekey files supplied with the Product are prohibited to be redistributed to a third party (end user). Interfaces,(.h,.tbl) libraries (.lib), object files have to be compiled / integrated / linked into the Licensees final software product.
- 6. Type of License: Branch/Site license means:** „The Agreement grants a branch/site license to Licensee. The Software may be used by the Licensee to develop unlimited count of products, do unlimited count of installations of those products on unlimited count of end devices. The count of developers per branch/site using the Software is not limited. A company developing with the Software at several branches must purchase a license for each branch.“
Single license means: „The Agreement grants a single license to Licensee. The Software may be used by the Licensee to generate a single product and to do one single installation of this Licensees software product on one single end device (like PC, Embedded systems)“
- 7.** The Software is serialized and thus permits a legal proof of Licensee possibly created an unauthorized copy.
- 8. Warranty liability:** The Software has been carefully created and tested. We do however point out that it is not possible according to the prior art, to create software that works perfectly in all applications and combinations. Therefore, no liability or guarantee for any errors or damages incurred as a result of or on the occasion of the use of the software will be covered. Warranty liability will be carried out as part of our terms and conditions (see reverse side of invoice / license agreement).
- 9.** The Software may not be modified, reverse engineered or de-compiled in any manner through current or future available technologies.
- 10. Support:** The Software includes 12 months technical support (telephone / email) and a 12 months bug fixing service. For innovations and further support. There is a separate competitive subscription required. To be ordered latest 9 months after purchase.
- 11.** Changes or additionally points to this Agreement must be in writing. Verbal agreements are not valid.
- 12.** Failure to comply with any of the terms under the License section will be considered a material breach of this Agreement.