



Reseller Agreement

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| PRINCIPAL AUTHOR | M Bowman |
| SECONDARY AUTHORS | M Fredriksen |
| VERSION | V4.0 |
| UPDATE | |

RT Software Limited, Unit 6, Hurlingham Business Park, Sullivan Road, London SW6 3DU

**RT SOFTWARE LIMITED
RESELLER AGREEMENT**

DATE : [Insert Date]

Parties

RT SOFTWARE LIMITED, a company registered in England under company number 05021140, whose registered office is at 3 Acorn Business Centre, Northarbour Road, Cosham, PORTSMOUTH, PO6 3TH, United Kingdom and whose primary trading address is Unit 6, Hurlingham Business Park, Sullivan Road, LONDON, SW6 3DU, United Kingdom, phone number +44 (0)20 7384 2711 (**RTSW**)

and

[INSERT FULL CORPORATE TITLE], a company registered in, or formed under the laws of [insert country], under number [insert number], whose registered office or principal place of business is at [insert address of registered office (if in UK) or principal place of business (overseas)], telephone number [insert telephone number] (**the Reseller**)

RT Software statement of Reseller Capability

As well as being able to carry out Pre-Sales Activities, Resellers are expected to actively promote RT Software products in their region and generate sales prospects. Resellers are expected to demonstrate RT Software products. Resellers should have at least one member of staff who is capable of providing First Line Support to End Users and to engage with RT Software so it can deliver Second Line Support. To achieve this RT Software would expect a Reseller to invest in the necessary training (provided free of charge).

1. Appointment & the Reseller's Rights

1.01 RTSW appoints the Reseller, and the Reseller accepts the appointment, as a non-exclusive reseller of the Software in the Territory. RTSW may itself market, distribute and licence the Software and may provide support and maintenance services, consultancy and other services to users of the Software in the Territory, and may appoint one or more parties to market, distribute and licence and provide such services, or act as RTSW's agent for the marketing, distribution and licensing of the Software and the provision of such services in the Territory.

1.02 The Reseller warrants to RTSW that the Reseller has, and throughout the term of this Agreement will have, the ability and experience to carry out its obligations under this Agreement, and that by virtue of entering into this Agreement and performing it, the Reseller is not, and will not be, in breach of any express or implied obligation to any third party.

1.03 The Reseller may not appoint any reseller, agent, dealer or distributor for the Software and may not sub-contract to any person the provision of First Line Support and Professional Services to End Users or any of the Resellers obligations under this Agreement.

2. Duration

2.01 This agreement will continue for a minimum of 2 years from the date of signing and terminate at the end of the Minimum Period unless it is terminated earlier under Clause 10

2.02 RTSW may discontinue developing, producing, licensing or distributing all or any of the Software and/or any services in relation to the Software, and may modify, update and issue new releases and new versions of the Software and Error Corrections, at its discretion at any time.

3. Supply and Payment

3.01 The Software is a protected runtime package which is accessible by the software being downloaded and a licence being issued by RTSW. This may either be

- a. Software Licence. This locks the software to the machine that the software licence is licenced to. Or...
- b. A Hardware Dongle. This allows the software to be downloaded and run on any machine as long as the Dongle is inserted into that machine

3.02 Each order will be an offer to buy a number of licences of the Software. A contract for the sale of the right to grant those licences of the Software to End Users will come into existence only when RTSW notifies the Reseller in writing that RTSW accepts the Reseller's order. RTSW accepts the right not to accept any order, as it sees fit, without giving any reason.

3.03 Orders placed by the Reseller purporting to include any terms or conditions except those contained in this Agreement, RTSW Terms and Conditions of Business or to vary the terms of this Agreement, will not be valid unless those other terms and conditions are expressly accepted by RTSW in writing.

3.04 The price payable by the Reseller to RTSW for each licence of the Software will be that in the Price List when RTSW accepts the Reseller's order, less any discount calculated in accordance with the Schedule.

3.05 The Charges are exclusive of UK VAT, unless it is payable.

3.06 The Reseller will be liable for all costs of shipping, insurance and local customs duties and liabilities.

3.07 If RTSW incurs any costs or expense on the Reseller's behalf in respect of handling, packaging, carriage, insurance or other matters relating to the supply or delivery of the Software or any Dongle, those costs and expenses will be payable by the Reseller on demand in accordance with the Payment Terms.

3.08 The Reseller will pay RTSW the Charges in accordance within 30 calendar days of any invoice being presented to the Reseller.

3.09 Any delivery dates are approximate only and RTSW will not be liable if any delivery date is not met.

3.10 RTSW may make partial deliveries of copies of the software and may invoice the Reseller even though the whole order has not been delivered. RTSW will not be liable for any shortfalls in delivery unless the Reseller notifies them to RTSW within 7 days after delivery.

3.11 If the Reseller fails to make any full payment of any amount to RTSW when due, without prejudice to any other right or remedy available to RTSW then RTSW may withhold, suspend, or delay delivery of all or any of: the Dongle under all or any orders, the supply of Updates and Error Corrections to the Reseller; or the supply of any services

3.12 The Reseller may not withhold any payment to RTSW by reason of any claim against RTSW, nor claim any right of set off.

3.13 Risk in the licence Dongles (where sent) will pass to the Reseller when they leave RTSW's premises. Title to the Dongles will pass to the Reseller when the Reseller has paid, in full, for that Dongle. If the Reseller obtains possession of the Dongle before it has been paid for in full for that copy, the Reseller will

3.13.1 Keep the Dongle separate from any other goods and products and clearly Identified as the property of RTSW

3.13.2 Take proper care of the Dongle, storing it in accordance with any requirements made known to the Reseller by RTSW

3.13.3 Not sell, or part with possession of the Dongle except for supplying it to an End User in accordance with this Agreement.

3.13.4 Not create any mortgage, lien or any other charge over the Dongle

3.14 Initial issue of licences will be on a 60 day Right To Use Licence. The licence will be converted to a permanent licence or updated until the final Right To Use date on full payment of any invoice presented to the reseller in respect of the order.

3.15 The Reseller's failure to pay the full amount in respect of any Licence when due will allow RTSW the right (without prejudice to any other rights or remedies it may have) to repossess that copy of the Licence (and to enter the Reseller's premises to recover any hardware dongle,, with or without notice)

3.16 Except as provided for in Clause 8, all Dongles and copies of the Software supplied to, or downloaded by, the Reseller are for supply to End Users

4. The Reseller's Obligations

During the term of this Agreement, the Reseller will at all times observe and perform the terms and conditions of this Agreement and, in particular, the Reseller will:

4.01 Ensure that its employees are adequately trained and have sufficient expertise to demonstrate and market the Software to potential End Users throughout the Territory.

4.02 Whether alone or jointly, and whether directly or indirectly, not be concerned or interested in the development, marketing, distribution, licensing, promotion or sale of any software or service that is similar to, or competitive with, the Software, or which performs the same, or similar, functions as the Software, without RTSW's prior written consent.

4.03 Provide First Line Support to End Users in the Territory who have a current Licence and Support Contract in place.

4.04 Inform RTSW promptly of all Errors reported by any End User and of each complaint relating to the Software, and of all complaints and all "after sales" enquiries about the Software received by the Reseller and of each complaint relating to the Software.

4.05 Employ suitably skilled and qualified administrative, technical and support personnel to enable the Reseller to perform its obligations under this Agreement.

4.06 Not make any promises or representations, or give warranties, guarantees or indemnities in respect of the Software except those contained in the End User Licence, or as otherwise expressly authorised by RTSW in writing.

- 4.07 Pay its own promotion, advertising, sales and marketing costs
- 4.18 Use the Trademarks only in the form or style notified to the Reseller in writing by RTSW from time to time, only in connection with the marketing and distribution of copies of the Software, and not in connection with any other products or services or as part of the corporate or any trade name of the Reseller or anyone else.
- 4.08 Not register or use an internet domain name which includes all or any part of the Trademarks, or the name of the Software
- 4.09 Not alter, obscure, remove, interfere with or add to any of the trademarks, trade names, markings or notices affixed to, or contained in, the Software.
- 4.10 Procure that each End User agrees to, and is bound by, the End User Licence and will not, in any way, modify or amend the End User Licence
- 4.11 Comply with all local laws and regulations relating to the method of packaging, labelling, sale and licensing of the Software in the Territory, and the registration of this Agreement and the registration of any rights granted to the Reseller under it.
- 4.12 Ensure that, at the Resellers request, when RTSW gives a specific extra discount to the Reseller for a specific End User or class of End Users, that End User or those End Users receive the full amount of that discount.
- 4.13 Not solicit orders for the Software from End Users outside the Territory without first obtaining RTSWs written consent.
- 4.14 Clearly indicate to all prospective End Users and to all End Users that the Reseller is acting on their own account, not as an agent of RTSW and has no authority to agree to any change to the End User Licence. If a prospective End User requests a change to the End User Licence, the Reseller will promptly forward that request to RTSW. RTSW may, in its sole discretion, agree with the prospective End User or notify the Reseller that RTSW is not prepared to negotiate or agree to any change.

4.15 Supply to RTSW on request, a copy of any prospective End User's purchase order and/or a copy of the Reseller's invoice to an End User or prospective End User.

4.16 Submit an order for a licence of the Software to RTSW promptly following receipt of an order from each prospective End User, and in no event later than 7 days following receipt of that order or the date of the Reseller's invoice to the End User.

4.17 When submitting any order for a licence of the Software, inform RTSW of the full contact details of the End User. Details as follows

- a. Name and address of the End User
- b. Name, Contact Number and EMail of the End Users Representative.

4.18 Not duplicate or reproduce any of the Software in any form without first obtaining written consent from a Director of RTSW. If RTSW agrees to that duplication or reproduction the Reseller will duplicate and reproduce the Software only in accordance with the written instructions and guidelines supplied by RTSW to the Reseller from time to time. The Reseller is to seek written consent from RTSW on every occasion that the Reseller wishes to reproduce or duplicate the Software.

4.19 Except as specifically permitted under this agreement, not modify, amend, adapt or make any translation of any of the Software or any of the User Documentation or the Technical Documentation without first seeking written consent of RTSW. If RTSW decides to give that consent, it will be subject to such terms as RTSW may impose at the time.

4.20 Where the Reseller has requested RTSW Staff visits the Resellers, End Users Premises, or elsewhere, within the Territory for any purpose other than Sales or Commercial purposes agree to pay the incurred costs as agreed prior to any visit.

5. RTSW's Obligations

RTSW will

5.01 Make available to the Reseller any materials and any information, know-how and documentation, in English, and training as in each case RTSW considers requisite from time to time to assist the Reseller to market, distribute, sell and support copies of the Software and to provide Professional Services and First-Line Support in accordance with this Agreement in the Territory.

5.02 Provide Support Services by way of a UK Based Helpdesk (0900-1700 UK Time) Monday to Friday (Except UK Public Holidays)

5.03 If the Reseller requires a visit by RTSW, for any purpose other than sales or commercial meetings, to the Resellers offices, and End Users premises or elsewhere in the Territory, make reasonable efforts to meet that request

5.04 Where separately agreed in writing between RTSW and the Reseller, provide Consultancy Services to the Reseller.

5.05 Give the Reseller a named contact (Account Manager) to assist them

6. Intellectual Property Rights

6.01 RTSW grants to the Reseller a non-exclusive licence to

6.01.1 Translate the Marketing Materials and Use Documentation into the local language(s) of the Territory

6.01.2 To distribute copies of the translated Marketing Materials in the Territory

6.01.3 To Supply copies of the translated User Documentation to End Users in the Territory

6.01.4 Incorporate extracts from the User Documentation in Training Materials

6.02 The Reseller will not use or publish any such translation until that translation has been approved in writing by RTSW. Despite any approval given by RTSW, the Reseller will withdraw any translation from use and circulation immediately on receipt of a request from RTSW to do so.

6.03 The Reseller assigns RTSW with full title guaranteeing all Intellectual Property Rights in translation of the Marketing Materials and in the User Documentation made by the Reseller. If the Reseller commissions a third party to make that translation, the Reseller will either acquire the Intellectual Property Rights so that it is able to assign them to RTSW or will procure that the translator and their employer assign all Intellectual Property Rights in the translation to RTSW with full title guarantee. The Reseller will also ensure that the translator waives all Moral Rights in relation to the translation of the Marketing Materials and User Documentation.

6.04 RTSW grants to the Reseller the non-exclusive right to copy and use the Technical Documentation solely for use by the Resellers staff involved in providing First-Line Support and Professional Services to End Users, but not for distribution to any End User or any other third party.

6.05 The Reseller acknowledges that all Intellectual Property Rights in Software, in the Marketing Materials, in the Trademarks, in the User Documentation and in the Technical Documentation, as between the Reseller and RTSW, are and will remain the property of RTSW.

6.06 RTSW grants the Reseller the non-exclusive right to use, and the Reseller will use, the Trademarks on all literature, advertising, promotional material and other publications, including the Reseller's Website, used by the Reseller and which refer to the Software, provided the Reseller:

6.06.1 Includes acknowledgement of the proprietary rights of RTSW

6.06.2 Complies with any guidelines that RTSW issues on the use of Trademarks from time to time

6.06.3 Complies with Clause 6.07

6.07 The Reseller will not register any Intellectual Property Rights relating to the Software or the Trademarks and the Reseller will provide RTSW with any reasonable assistance that RTSW requires in registering any Intellectual Property Rights in the Territory.

6.08 The Reseller will:

6.08.1 Not supply the Software to anyone or allow anyone to access the Software by means of an online service unless that person has entered into a binding End User Licence

6.08.2 Not supply or allow access to Error Correction or any Update, nor provide any First-Line Support or Professional Services to anyone unless that person has a Current Licence Agreement

6.08.3 On the Expiry of any End User Licence without Renewal, use all reasonable endeavours to ensure that the End User returns the Software to the Reseller and deletes all copies of it from the End Users Systems

6.08.4 On RTSWs written request, terminate any End User Licence where that has been a material breach or persistent breaches of that End User Licence by the End User.

6.08.5 Not use or copy the Software, User Documentation, Technical Documentation, Trademarks or the Marketing Materials except as permitted in this Clause 7.

6.08.6 Report promptly to RTSW any third party claim relating to the Intellectual Property Rights in the Software or any associated documentation, or in the Trademarks that comes to the Resellers attention, and co-operate with RTSW in any enforcement or other protective action taken by RTSW to protect or defend its Intellectual Property Rights or any such claim

6.08.7 Report any breach or suspected breach of any End User Licence by any End User to RTSW as soon as possible after the Reseller becomes aware of it, and co-operate with RTSW in any enforcement or other protective action taken by RTSW to protect or defend its Intellectual Property Rights.

7. Confidentiality

7.01 The Reseller will keep confidential, and not use for any purpose except exercising their rights and performing its obligations under this Agreement, the Technical Documentation and information relating to the Software, any information about RTSWs business, its financial affairs, its methodologies, strategies, plans, technology or its customers of licensees. The Reseller will notify RTSW immediately if the Reseller becomes aware of any unauthorised use of any of that information or of the Software by anyone.

7.02 The Reseller will not, without first obtaining RTSWs written consent, disclose any of the materials, documents or information protected by Clause 7.01 to anyone except:

7.02.1 The Resellers employees and then only to those who need to know or to have access to them in order to comply with the Resellers obligations under this agreement

7.02.2 The Reseller auditors, any authorised Customs & Excise Official and any other person having a right, duty or obligation to know the Resellers business, but then only in pursuance of that right, duty or obligation.

7.03 The Reseller will ensure that any person to whom Clause 7.02.2 refers is made aware, before disclosure to them of any materials, documents or information protected by Clause 7.01 that it is confidential and that there is a duty of confidence to RTSW. The Reseller will then indemnify RTSW against all loss and damage which RTSW may sustain or incur as a result of the Reseller or its employees and anyone else who has access to any of the materials, documents or information protected by Clause 7.01 through the Reseller failing to comply with the provisions of this Clause 7.

7.04 The reseller will immediately notify RTSW if the Reseller becomes aware of any breach of confidence by anyone to whom the Reseller discloses any of the materials, documents or information protected by Clause 7.01, and the Reseller will give RTSW all assistance reasonably required by RTSW in connection with any action or proceedings which RTSW may institute against that person for breach of confidence.

7.05 The Reseller will effect and maintain adequate security measures to safeguard the materials, documents and information protected by Clause 7.01 from access or use by any unauthorised person and will retain them and all copies of them under the Resellers control. The Reseller is to keep a full and accurate record of the Resellers copying of them, and will produce that record to RTSW from time to time on demand.

7.06 The provisions of Clause 7.01 do not apply to any information which is in, or comes into the public domain, unless as a result of a breach of this Clause 7.

8. Demonstration Copies

8.01 RTSW will provide the Reseller, free of charge, with 2 (Two) RTU Demonstration Copy of all Broadcast Products, which shall be Watermarked and which shall be timed to terminate on the date that this Agreement terminates. One copy shall be a Software Licence and other, unless otherwise agreed, will be a Hardware Dongle

8.02 The Reseller will not resell or supply that copy to any third party.

8.03 If the Reseller wishes to acquire additional Demonstration Copies, it may request these from RTSW and RTSW, if it considers it reasonably necessary for the Reseller to have those extra Demonstration Copies, supply them to the Reseller

8.04. Additional copies for Demonstration purposes will also be Watermarked and set to timeout on the date of termination of this Agreement, or if requested for a particular purpose timeout at the end of that use.

8.05 The Reseller may use the Demonstration Copies only to demonstrate the Software to any bona fide prospective End User.

9. Termination

9.01 Either party may terminate this Agreement immediately on giving notice in writing to the other if:

9.01.1 The other commits any breach of this Agreement and, in the case of a breach which is capable of being remedied, it has failed to remedy it within 30 days after receiving notice requiring it to remedy the breach

9.01.2 The other has a Receiver or Administrative Receiver appointed over it or over any part of its undertaking or assets, or it passes a resolution for winding-up, except for the purpose of a bona fide scheme of solvent amalgamation or reconstruction, or if a Court of competent jurisdiction makes an order to that effect, or if it becomes subject to an Administration Order, or if it enters into any voluntary arrangement with its Creditors, or if any similar process to any of the above is begun in any jurisdiction, or if it ceases, or threatens to cease, to carry on business.

9.02 RTSW may terminate this Agreement with immediate effect by giving notice to the Reseller at any time after becoming aware that there has been a change of Control of the Reseller, or that there has been a change of organisation, methods of control or management of the Reseller which RTSW reasonably considers will affect, or has affected, the ability of the Reseller to perform its obligations under this Agreement.

9.03 RTSW will terminate this Agreement with immediate effect, and without notice after becoming aware that there has been a change of Control of the Reseller, or that there has been a change of organisation, methods of control or management of the Reseller and that the new Controlling entity is a direct competitor to RTSW

9.04 RTSW may suspend its performance of this Agreement if any of the circumstances mentioned in Clause 9.01 or 9.02 arises in relation to the Reseller. That suspension will not prejudice RTSW's rights to later terminate this Agreement, either for the same or a different reason.

10. Effects Of Termination

10.01 On the termination of this agreement:

10.01.1 Any order placed by the Reseller and accepted by RTSW which has not been fulfilled at the date of termination will be completed on the same terms and conditions as if this Agreement were still in force. This will be subject to payment being received by RTSW for all outstanding monies due to RTSW and in respect of all unfilled orders, before delivery is made.

10.01.2 The Reseller may fulfil all orders for the Software received by them before the date of termination and may honour their legal obligations to provide First-Line Support and Professional Services to the End Users

10.01.3 Subject to Clauses 10.01.1 and 10.01.2, the Resellers right to market, distribute and licence the Software will immediately and automatically terminate.

10.01.4 No End User licence entered into by an End User before the termination of this agreement will be affected.

10.01.5 Subject to Clauses 10.01.1 and 10.01.2, the Reseller will immediately return to RTSW all copies of the Software in the Resellers possession or control, erase all copies of the Software from any computer system in its possession or control, and will certify to RTSW in writing that it has been done.

10.01.6 The Reseller will immediately remove from its website all content that refers to RTSW or the Software

10.01.7 The Reseller will cease to make any reference to RTSW or the Software and will cease using the Trademarks in its promotional materials and will cease holding itself out as a reseller of RTSW or of the Software.

10.01.8 The Reseller will, if required in writing by RTSW, return to RTSW all Demonstration Copies, User Documentation, Technical Documentation, Copies of the Software not yet supplied to End Users, all Dongles and all Marketing Materials and all other literature and other materials supplied to the Reseller by, or for, RTSW.

10.02 Any termination of this Agreement, however it happens, will not affect any accrued rights or liabilities by either party, nor will it affect the coming into force or the continuance of force of any provision of this Agreement which is expressly, or by implication, intended to come into or to continue in force on or after termination.

10.03 Clauses 3.04, 3.05, 3.06, 3.07, 3.08, 3.09, 3.10, 3.11, 3.12, 3.13,3.15, 6, 7, 10, 11, 13, 14, 15, 16, 17 will survive the termination of this Agreement and continue indefinitely. Clauses 4.07 and 4.08 will survive the termination of this Agreement but will only continue for the duration set out in those Clauses.

11. Partnership and Third Parties

11.01 Nothing in this Agreement creates, evidences or implies any partnership or joint venture between the parties, or the relationship between them of principal and agent.

11.02 No third party is entitled to the benefit of this Agreement under the Contracts (Rights of Third Parties) Act 1999 or otherwise.

12. Assignment

12.01 The Reseller may not assign, or transfer, or sub-contract this Agreement or any of its rights or obligations under it, whether in whole or in part, without first obtaining RTSWs written consent.

13. No Compensation on Termination

13.01 The termination of this Agreement by either party in accordance with its terms will not give the Reseller any right to compensation or damages for loss of profits or prospective profits, loss of business or potential business or loss of its appointment. In no circumstances will the Reseller acquire any goodwill in relation to RTSWs business, its appointment by RTSW or in respect of the Software or its distribution or licensing in the Territory, or otherwise under, or in respect of this Agreement.

14. Indemnity

14.01 The Reseller will indemnify and keep RTSW fully and effectively indemnified on demand from and against any and all losses, claims, damages, costs, charges, expenses, liabilities, demands, proceedings and actions which RTSW may suffer or incur, or which may be brought or established against it by any person, and which in any case arises out of, or in relation to, or by reason of:

14.01.1 Any breach by the Reseller or by its employees or the Resellers obligations under this Agreement.

14.01.2 Any unauthorised act or omission of the Reseller or its employees

14.01.3 The manner in which the Reseller markets the Software of any services related to it.

14.01.4 The supply by the Reseller of any products, software or services for use in conjunction with, or in relation to, the Software.

14.01.5 If translated by, or for the Reseller, the manner in which the Marketing Materials or the User Manual, or both, are translated.

14.01.6 Any claim made against RTSW by an End User as a result of RTSW exercising its rights under Clause 3.11.

15. Warranties and Liability

15.01 The Reseller acknowledges that the Software is complex and that the Software may have certain defects when delivered. The Reseller agrees that RTSW's sole liability, and the Resellers sole remedy if there is any bug, fault or error in any copy of the Software is to accept the return of that copy if rejected by the End User in accordance with the End User Licence and to refund the Reseller the price paid by the Reseller to RTSW for the licence of that copy.

15.02 Without prejudice to Clause 15.01, but subject to Clauses 15.03 and 15.05, RTSW's total liability to the Reseller, whether in contract, tort, including negligence, otherwise will:

15.02.1 In relation to any claim by an End User in respect of any defect, error, bug or deficiency in the Software, not exceed the price paid by the Reseller to RTSW for the licence for that End User.

15.02.2 In aggregate, in respect of all claims arising in a Year of this Agreement, in connection with the Software and RTSWs performance or non-performance of this Agreement, and whether in contract, or tort (including negligence) or arising in any other way, not exceed the total Charges paid by the Reseller to RTSW in that Year of this Agreement

15.03 Despite anything else contained in this Agreement (except Clause 15.06), RTSW will not be liable to the Reseller for any loss of profits, loss of savings, loss of use, loss of business, loss of opportunity, loss or spoiling of data, loss of contracts, in any case whether direct or indirect, or for any indirect or consequential loss, whether arising from negligence, or breach of contract, or in any other way, even if RTSW had been advised of, or knew of, the likelihood of that loss or type of loss arising.

15.04 Because of the uncertainty of future events and circumstances, RTSW does not guarantee that its forecasts, projections, advice, recommendations or the contents of any report, presentation or other document will be achievable, and the Reseller acknowledges that RTSW gives the same to address specific circumstances at the time. All information which RTSW supplies is supplied in good faith, but the accuracy and completeness of any information obtained from, or based on, information obtained from the Reseller, End User or any third party is not warranted by RTSW. It is not within the scope of RTSWs obligations to enquire as to, or verify the accuracy or completeness of that information.

15.04 The Reseller acknowledges that the limitations of and exclusions on RTSWs liability in this Agreement are reasonable in the light of RTSWs insurance arrangements and that RTSW is willing to accept a higher limitation on its liability providing it is able to obtain full insurance cover for its liabilities and the Reseller pays the costs of obtaining and maintaining any increased cover.

15.06 Nothing in this Agreement limits or excludes RTSWs liability for death or personal injury caused by its negligence or for fraud.

15.07 The Software has been developed for use with the Equipment. RTSW will not be liable for any failure of the Software to operate with any hardware, software or operating system except the Equipment or for any degradation in performance or reduction in functionality caused by the use of the Software with any other equipment, software or operating system.

15.08 RTSW will not be liable under any warranty or any other provision of this Agreement to the extent that any failure of the Software to comply with any warranty, or to the extent that any error, defect, bug or deficiency in the Software, or RTSW's failure to correct or delay in correcting it results from the Reseller having not complied with its obligations under this Agreement, or from any other act or omission on the Reseller's part, or on the part of any third party. In particular, RTSW will not be liable if any modification has been made to any of the Software by anyone except RTSW.

15.09 RTSW will not be liable under the warranty or under any other provision of this Agreement to the extent that any loss or damage is caused by the Reseller's failure to implement or distribute, the Reseller's delay in implementing or distributing any Error Correction or Update that would have remedied or mitigated the effects of any Error, defect, bug or deficiency in the Software.

15.10 Because of the nature of the Software, RTSW does not warrant that the Software will be error free or that it will run without interruption, or that every error, defect, bug or deficiency can be, or will be corrected.

15.11 The express undertakings and warranties given by RTSW in this Agreement are in lieu of all warranties, conditions, terms, undertakings and obligations on the part of RTSW implied by statute, common law, custom, trade usage, course of dealing or in any other way. All of these are, to the extent permitted by law, excluded.

15.12 The Reseller warrants that it has not been induced to enter into this Agreement by any representation or by any warranty (either oral, or in writing) except those specifically set out in this Agreement as warranties. The Reseller waives all claims for breach of any warranty and all claims for any misrepresentation (negligent or of any other kind, unless made by RTSW fraudulently) which is not specifically set out in this Agreement as a warranty.

16. Notices

16.01 All notices to be given under this Agreement must be in writing and be sent to the address of the intended recipient set out in this Agreement or any other address which the intended recipient may designate by notice given in accordance with the provisions of this Clause 16. Any notice may be delivered personally, or by first class prepaid letter, or by email, and will be deemed to have been served as follows:

16.01.1 If delivered by hand, when delivered.

16.01.2 If sent by first class post, 48 hours after posting

16.01.3 If sent by email, upon receipt of a Delivery Receipt, or where after a period of 24 hours, no failed delivery message has been received.

17. General

17.01 This agreement supersedes all earlier agreements, arrangements and understandings between the parties in respect of the subject matter, and constitutes the complete agreement between them relating to that subject matter, No addition to, or modification of, any provision of this Agreement will be binding on either party unless recorded in writing and signed by a duly authorised representative of each of them.

17.02 Except as stated to the contrary in this Agreement, no right, power or remedy conferred on, reserved to, either party is exclusive of any other right, power or remedy available to it, and each of those rights, powers, and remedies is cumulative.

17.03 No failure or delay by either party in enforcing its rights under this Agreement, or at law or in equity will prejudice or restrict those rights. No waiver of any right will operate as a waiver of any other or later right or breach.

17.04 If any part of this Agreement is held to be illegal, invalid or unenforceable, the legality, validity and enforceability of the remainder of this Agreement will not be affected

17.05 Further assurance

17.05.1 Each party will do, execute and perform such further acts, things, deeds and documents as may from time to time be required to give full legal and practical effect to this Agreement.

17.05.2 Each party will use all reasonable endeavours as its own cost to ensure that any necessary third parties do, execute and perform such further acts, things, documents and deeds as may from time to time be required to give full legal and practical effect to this Agreement.

17.06 Despite anything else contained in this Agreement, RTSW will not be liable for any delay in performing or failure to perform its obligations caused by circumstances beyond its control (including, without limitation, any act of omission on the Reseller's or any End User's part or on the part of any third party, and any bug, defect, error, fault or deficiency in any software or data not provided by RTSW or developed by or on behalf of the Reseller or any End User, or in any equipment), and RTSW will be granted a reasonable extension of time for the performance of its obligations.

17.07 The Reseller may not assign, or transfer, or subcontract this agreement or any of its rights (including sub-licensing the right to distribute the Software) or any of the Reseller's obligations under this Agreement, whether in whole or in part, without first obtaining written consent from a duly authorised representative of RTSW.

18. Force Majeure

18.01 Neither party shall be liable to the other to perform any obligation under this Agreement which is due to an event beyond the control of such party including, but not limited to, acts of God, war, insurrection, riot, civil unrest, acts of civil or military authority

18.02 Any party affected by such event shall forthwith inform the party of the same in writing and shall use all reasonable endeavours to comply with the terms of this Agreement. Where such event(s) renders performance impossible for a continuous period of not less than 6 months, the other party shall be entitled to terminate this Agreement by serving one month's notice.

19. Law and Jurisdiction

19.01 This Agreement and its validity are governed by, and this Agreement is to be construed in accordance with the laws of England & Wales. The Reseller acknowledges this and agrees to submit to the jurisdiction of the Courts of England & Wales or any other Court of RTSWs choosing. Where the Reseller is outside of the jurisdiction of the Courts of England & Wales, the Reseller's address for service in England & Wales is set out in the Schedule.

Signed By

Name: [Insert Name]

Position: [Insert position]

Duly authorised for, and on behalf of,
the Reseller

[Insert signature]

Signed By

Name: Mike Fredriksen

Position: Commercial Director

Duly authorised for, and on behalf of,
RT Software Ltd

[Insert signature]

THE SCHEDULE

The Software

All RT Software Ltd broadcast products as promoted on www.rtsw.co.uk and being freely available, and in each case any later release or version supplied by RTSW to the Reseller.

The Commencement Date

[Insert Date]

The Minimum Period

2 year(s) beginning on the commencement date

The Territory

[List all countries and areas included in the agreement]

First Line Support

The provision of a telephone help desks during the hours of 0900 – 1700 (Mon to Fri, excluding Bank Holidays in England & Wales), manned by trained technical staff to resolve issues raised by End Users in connection with the Software.

The provision of e-mail support is provided under the same provisions as the telephone help desk, with emails accepted out of hours but dealt with during the hours as per those mentioned with the telephone help desk.

Telephone : +44 (0)20 7384 9277

EMail : support@rtsw.co.uk

Support Services (supplied by RTSW)

a) The provision of a telephone help desk during Service Hours to receive reports of Errors in the Software from the Reseller.

- b) The use of reasonable endeavours to analyse reports of Errors in the Software and to provide Error Corrections to the Reseller, either in a modification to or a new release or version of the Software , at RTSW's discretion
- c) The provision of Updates to the Reseller.

The Charges

- a) The price payable per licence of the Software set out in the Price List when RTSW accepts the Reseller's order less the discount set out below.
- b) In return for the Support Services, an annual support charge as set out in the Price List less the discount set out below, payable when RTSW accepts the Reseller's order and on each anniversary of that date.
- c) In return for Consultancy Service, charges set out in the Price List less the discount set out below or, if no charges appear in the Price List, RTSW's standard charges applicable at the date of the invoice, payable monthly.

Invoices

RTSW will forward Invoices to the Reseller via EMail. The Reseller is to ensure that RTSW is made aware of the correct EMail to send Invoices to.

The Payment Terms

The Reseller will pay RTSW in Pounds Sterling, unless otherwise agreed, by direct transfer to RTSW's nominated bank account and that all payment must be received within 30 days after the date of RTSW's invoice except as stated to the contrary elsewhere in this agreement.

The Reseller is responsible for any and all charges in relation to currency exchange and transfers, where applicable.

The Discounts

These discounts are against the RT Software Main Price List in force at the time and are as follows:

- a) Twenty Five (25%) percent as shown:
- Each case of an indefinite (perpetual) licence of any of the Software sold to an End User by the Reseller
- b) Twenty (20%) percent as shown:
- Each case of a Right to Use Licence, and any renewal thereof, of any of the Software sold to an End User by the Reseller.
- c) Ten (10%) percent as shown:
- Each case of the Annual Support Charge, for each copy of any of the Software supported by the Dealer
 - Each case of the charges for Consultancy and/or Training as contained in the Price List.
 - Each case of the charges for Services Work as contained in the Price List.
- d) There is no discount associated with any of the following and the Reseller will be charged at the full price as per the Price List:
- Remote Software Installation of any Sports Professional Product.
 - Any additional Demo or replacement "Dongle".
 - Any charges for Travel Days to a Client's site.
 - Any charges for recharged expenses due to travel to a client's site.
 - Any miscellaneous administration charges
 - Any carriage costs.
- e) There will be no discount in respect of hardware unless agreed in writing in advance at the quotation stage.

The Trade Marks

RT Software corporate and product logos

Resellers address for service in England

[Insert address]