# ROS Tools [AcquireVelAcc] License Agreement

Please read the following license agreement carefully.

=======

**IMPORTANT** 

=======

Product Name: ROS Tools [AcquireVelAcc]

NOTICE TO USER:

Please read the following License Agreement carefully. The License Agreement is a legally-binding contract. This software product of "AcquireVelAcc", including any document related thereto, (collectively, the "Software") is protected by copyright laws and international treaties. You must agree to all of the terms and conditions of the License Agreement before installing or using any part or all of this software. By installing or using any part or all of the Software, it is construed that you have agreed to be bound by all of the terms and conditions of the License Agreement.

If you do not agree to any of the terms and conditions of the License Agreement, please do not install or use any part or all of the Software. In this case, please destroy or discard the Software product immediately.

[License Agreement for AcquireVelAcc]

The Software, packed in the ROS Tools package, is the copyrighted work of DENSO WAVE INCORPORATED ("DENSO") and its licensor. Under this Agreement, the Software is licensed to you by DENSO subject to the terms and conditions below.

If you use the Software as a natural person, "you" herein means such natural person, and if you use the Software as an officer, employee, agent or other corporate member (including a partner of a partnership) of any legal entity, "you" herein means such legal entity. This Agreement shall take effect as from the day when you install or start to use any part or all of the Software.

#### 1. License

DENSO grants you a non-exclusive license to install the Software into your computer in your possession or under your control ("Computer"), and to use the Software for the sole purpose to develop the ROS application software ("Purpose").

# 2. Restrictions

- (i) You shall not install nor use the Software for any purpose other than the Purpose.
- (ii) You shall not rent, lease, sell, sublicense, assign, or otherwise transfer the Software or this

Agreement to any third party; provided, however, that you may assign all of the Software and this Agreement, not part thereof, to your assignee perpetually subject to prior agreement of such assignee to comply with all of the terms and conditions of this Agreement.

- (iii) You shall not reverse engineer, decompile, disassemble, merge, modify or translate the Software. You may copy the Software, provided, however, that the related documents thereto shall also be copied together.
- (iv) You shall not remove nor obscure DENSO's copyrights, trademarks or other proprietary notices or legends from any of the materials of the Software.

# 3. Violation of this Agreement

All your rights granted hereunder shall automatically terminate and you shall completely erase the Software from the Computer, destroy a medium recording the Software in this ROS Tools package and the backup, and destroy, if any, all media recording the Software by violating the obligation in Article 2 above if you fail to comply with any terms and conditions of this Agreement. The termination of this Agreement shall not prejudice any rights or remedies that DENSO may have against you.

# 4. Third Party Software

The Software may include software created by a third party, including open source software ("Third Party Software"). In such case, with respect to such Third Party Software, the license agreement provided therefor shall apply prior to the terms of this Agreement.

#### 5. Disclaimer of Warranty; Limitation of Liability

THE SOFTWARE IS PROVIDED "AS IS", WHETHER EXPRESSLY OR IMPLIEDLY, WITHOUT ANY KIND OF WARRANTY OF ANY PURPOSE. THE GRANT OF RIGHTS HEREUNDER BY DENSO SHALL NOT IMPLY ANY WARRANTY AGAINST INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS HELD BY A THIRD PARTY. DENSO MAKES NO REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

DENSO ASSUMES NO RESPONSIBILITY FOR THE APPLICATION OF ERRORS OR OMISSION IN THE SOFTWARE. IN NO EVENT SHALL DENSO BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR OTHER DAMAGES ARISING OUT OF OR RESULTING FROM ANY PART OF THE SOFTWARE, THE INSTALLATION OR COPY OF THE SOFTWARE, THE USE OF THE SOFTWARE, OR INABILITY TO USE THE SOFTWARE. FURTHERMORE, DENSO SHALL NOT BE LIABLE FOR ANY LOSS, DAMAGES OR COSTS ARISING OUT OF LOST PROFITS OR REVENUE, LOSS OF USE OF THE SOFTWARE, LOSS OF DATA OR EQUIPMENT, COST OF RECOVERING THE SOFTWARE, DATA OR EQUIPMENT, THE COSTS OF SUBSTITUTE OF THE SOFTWARE, MEDIA, DATA OR EQUIPMENT OR OTHER SIMILAR COSTS, AND SHALL BE FULLY INDEMNIFIED FROM ANY CLAIM ASSERTED BY YOU OR ANY THIRD PARTY.

#### 6. Governing Law & Jurisdiction

This Agreement shall be governed as to all matters including validity, construction and performance, by and under the laws of Japan, without reference to its conflicts of law principles. Any disputes, controversies or differences which may arise between the parties hereto, out of or in relation to or in connection with this Agreement, or for the breach thereof, shall be submitted exclusively to the local courts of Japan.

----

DENSO WAVE INCORPORATED

All rights reserved.

Address: 1, Yoshiike, Kusagi, Agui-cho, Chita-gun, Aichi,

470-2297 Japan

URL: https://www.denso-wave.com/