

# **RLSystems General Publication License**

Version 1.1.0, October 2000

## ***Introduction***

This license is intended to accompany RLSystems and RLSystems-approved software. It is designed to allow the free copying of all RLSystems and RLSystems-approved software, free of charge and with minimal limitations to your freedom, the freedom of the authors, or the freedom of the software itself.

Not all software is publishable under this license, and the restrictions imposed by this license may warrant publication under other licenses, even for RLSystems software. For example: this license does not allow distribution of the software source code to the general public – it does allow “confidential distribution” of source code to a limited audience. Should the author wish to publish the source codes of the software, using the GNU Public License is recommended.

The precise terms and conditions for copying, distribution and modification of the software follow. It should remain clear, though, that all rights to the software are reserved to the author of the software, and the licensee has but the right to use the software as he sees fit, and to distribute it at no charge other than that of the media carrying the software.

## ***Terms and conditions for copying and distribution***

This license applies to any software or other work, which bears the word RLSystems in its name and is not published under any other license, and to any software or other work which contains a notice placed by the copyright holder saying that it may be distributed under the terms of this RLSystems General Publication License. The term “software”, below, will refer to any such software or other work and a “work based on the software” will mean either the software or any derivative work under copyright law: that is to say, a work containing the software or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term “modification”.)

All software is to be released by either the copyright holder or RLSystems as a single archive in ZIP format. The licensee may copy and distribute unmodified, verbatim copies of the package in which the software is released. Excluded from the term “modification” are:

1. changing the name of the archive file;
2. adding a ZIP comment to the archive file.

Expressly included in the term “modification” are:

1. adding files to the archive;
2. removing files from the archive;
3. renaming files in the archive.

The licensee does not own the software – ownership is reserved to the copyright holder. The licensee may not claim to be author of the software, may not claim to be owner of the software, and does not have any rights to the software, or any services (from the copyright holder) associated with the software, unless expressly stated in a written statement by the copyright holder. Services associated with the software include, but are not limited to, warranties, servicing or replacing the software, etc.

The licensee may charge a fee for the acts of copying the software, which may not exceed twice the price of the medium it is distributed in/on. The medium the software is distributed on must be a medium commonly used for the transfer of software and/or binary data (including but not limited to CD-ROM, magnetic tape, magnetic disk, etc.).

The licensee may at his/her option offer warranty protection or other services associated with the software in exchange for a fee, under the condition that it is made clear to the recipient of such services that the licensee is not the owner or author of the software.

The licensee may not impose any more restrictions on third parties with regards to the software covered by this license, than stated/specified in this license.

## ***Terms and conditions for using the software***

No limitations are imposed on the usage of the software. The licensee has the right to use the software in any way he/she sees fit, including, but not limited to, the designed use of the software.

No limitations are imposed on the usage of the output of the software, other than those imposed on “works based on the software”.

The licensee does not have any rights to any services associated with the output of the software, or any other work based on the software, unless expressly stated in a written statement from the copyright holder.

Should the licensee find errors of any kind in the software or in works based on the software, the licensee is obliged to report said errors to the copyright holder.

## ***Terms and conditions for modifying the software***

The licensee is not allowed to reverse engineer, decompile, or disassemble the software in any way, except and limited to the extent to which this is allowed in applicable law despite this restriction.

The source codes<sup>1</sup> of the software are only available to the licensee confidentially: if the licensee has possession of the source code, he/she has the responsibility of containing it in such a way that only the person the source code was released to by the copyright holder or a licensed agent<sup>2</sup> of the copyright holder has access to the source code in question.

A licensee with possession of the source codes has the right to alter the source codes and use the modified source code for personal use. He/she does *not* have the right to distribute works based on the altered form of the source code, including but not limited to software products resulting from the altered form of the source code, unless expressly allowed in a written statement from the copyright holder.

A licensee with possession of the source code does not have ownership of said source codes, or of any altered form or alteration of the source code. Ownership of the source code and of any altered form and/or alteration is retained by the copyright holder. The copyright holder is obliged to mention alterations and the author of the alterations in the source codes.

---

<sup>1</sup> The source code for a work means the preferred form of the work for making modifications to it.

<sup>2</sup> The licensed agent in this case must be licensed to distribute the source code. This license can only be given in a written statement by the copyright holder of the software.

## ***The scope of this license***

This license does not apply to works and identifiable sections of source code that are not derived from the program, and can reasonably be considered independent and separate works in themselves if they are distributed as separate works outside of the license, and not included in the software itself.

The scope of this license is limited to the software and works based on the software, and does not include works co-distributed with the software outside of the package in which the software is distributed – hence it does not include works merely residing on the same volume of a storage or distribution medium as the software.

The scope of this license is *not* limited to the software this license accompanies, and includes *all* RLSystems and RLSystems-approved software and all RLSystems works and RLSystems-approved works not published under any other license. These works are recognisable by the name of RLSystems, by the RLSystems logo and/or by the statement that these works are distributed under this license.

The licensee may not copy, modify, sublicense or distribute the software except as expressly provided under this license. Failure to comply to the terms and conditions in this license automatically terminated the rights of the licensee under this license.

Parties who have received parts of this software or its source code outside the terms and conditions specified in this license are obliged to report this to the copyright holder and acquire a copy of the software within the terms and conditions specified in this license.

The reader of this license is not required to accept this license. However, the user of the software this license covers is required to accept it, since nothing else grants permission to use or distribute the software or works based on the software. Hence, by doing anything covered by this license, you indicate your acceptance of this license and its complete contents.

All distributions of the software covered by this license, are covered by this license – even those distributed outside of the terms and conditions specified in this license. Possessors of illegal copies of the software covered by this license are required to obtain a legal copy of said software, distributed within the limitations of this license.

If for any reasons any conditions are imposed on you, whether by court order, agreement or otherwise, that contradict the terms and conditions of this license, they do not excuse the licensee from the terms and conditions of this license.

If the licensee cannot comply with the terms and conditions of this license, the licensee is not allowed to do anything with the software covered by this license, and should delete/destroy any copy of the software covered by this license in his/her possession.

If the any actions covered by this license are restricted in certain countries, either by patents, laws or by copyright interfaces (or through any other legal means) the copyright holder who places the software under this license may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not excluded. In such a case, this license incorporates those limitations as if written in the body of this license.

RLSystems may publish revised and/or new versions of the RLSystems General Publication License from time to time. Such new versions will be similar to the present version, but may differ in detail to address new problems or concerns. Software published under older versions of this license is implicitly published under every newer version of this license, as such newer versions may arise. As such, newer versions of this license override older ones.

## ***Disclaimer of warranty and liability***

There is no warranty for the software, to the extent of applicable law, except when otherwise stated in a written statement by the copyright holder and/or other parties. The software is provided “as is” without warranty of any kind, either expressed or implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose.

The entire risk as to the quality and performance of the software he licensee. Should the software prove defective, the licensee is obliged to report the defect to the copyright holder and assumes all costs of all necessary servicing, repair and/or correction.

In no event unless required by applicable law or agreed to in writing will the copyright holder, or any other party who may redistribute the software covered by this license as permitted above, be liable to anyone for any damages, including any general, special, incidental or consequential damages arising out of the use or inability to use the program. This includes, but is not limited to, the loss of data, data being rendered inaccurate, losses sustained by you or third parties or a failure of the program to operate with any other programs, even if such holder or other parties has been advised of the possibility of such damages.

## ***Publication of software under the terms of this license***

Authors of software are allowed to publish their software under this license, if said software complies with the standards set by RLSystems, and has been reviewed and approved by RLSystems or an authorized agent of RLSystems. Such reviewing of the software is done by reviewing both the function and set-up of the source code and executable form of the software.

Software published under this license must bare the word “RLSystems” (or an approved derivative thereof) in its name, bare the RLSystems logo, and/or state that it is published under this license, and may not be published under any other license simultaneously.

The complete source code of every version the software published under this license – which includes anything required to build the software in its executable form – must be available to RLSystems at all times.

The copyright holder of the software must provide an address by which he can be contacted by electronic mail and/or paper mail with the software and every distribution thereof.