

Avaloq Licence AG ("Avaloq") provides on this Portal information, tools and software ("Portal-Contents") **for persons who agree to be bound by the "General Terms of Use" set out below. If you do not agree, the Portal-Contents are not intended for you, and you are prohibited to access and make use of them.**

### **General Terms of Use**

1. Avaloq reserves the right to change these Terms of Use at any time unilaterally, and without notification. Should notifications be made on a case by case basis, this does not change the general rule. Please check these Terms of Use periodically for changes. Your continued use of this Portal constitutes your binding acceptance of such changes.
2. The Portal and the Portal-Contents are provided "as is" and with all faults, without warranty of any kind, whether express or implied or statutory, including, but not limited to, the warranties of accuracy and freedom of defects, reliability or availability, merchantability or fitness for a particular purpose and title and noninfringement of third-party rights. The entire risk as to the use of this Portal is with you, and Avaloq will have no liability to you for any reason based on your use of this Portal.
3. Provision of Portal-Content "as is" further means, but without limitation, that Avaloq does not commit to provide any support or maintenance. Avaloq will pick up input of users of this Portal concerning errors, suggestions and the like, but without any commitment to act.
4. Avaloq does not commit to operate this Portal for an unlimited time or for some defined time ranges. Avaloq reserves the right to remove, change or amend the Portal and/or Portal-Contents at any time.
5. Any and all Portal-Contents are the property, including without limitation intellectual property, of Avaloq or its licensors, including without limitation copyrights.
6. (a) Avaloq may grant you certain particular rights on certain Portal-Contents, which are set out in additional/particular terms/agreements available at the relevant areas of this Portal (terms of use).  
(b) Such rights granted (terms of use) are comprehensive and exhaustive, that is you have no rights other than those explicitly granted.  
(c) It is an immutable basic rule regarding any and all Portal-Contents that (i) you may use them only for the purpose to develop software which is designed to work with Avaloq Group's software products, either on your own or for your employer or principal, and that (ii) any other or further use of the Portal-Contents is prohibited.  
(e) For the avoidance of doubt, Avaloq confirms that you may commercialize your software that you developed in conjunction with the Portal-Content in

whatever way you wish to (e.g. licensing, including support and maintenance), provided you have developed such software in compliance with these Terms and the terms of use. However, note that this implies no commitment of Avaloq to provide support or maintenance to you. Should you seek any such service, please contact Avaloq; Avaloq shall consider your request, but at its sole and unrestricted discretion.

7. You alone are responsible for contents which you upload to the Portal. You represent and warrant that you are legally entitled to upload and that you do not infringe on third party rights. Avaloq may remove uploaded contents without notice in the event that Avaloq has reason to suspect that any uploaded contents might infringe on third party rights, violate any laws or regulations, are frivolous or harmful, or that they might be illegal or inappropriate for other reasons, or might run counter to Avaloq's interests or policies (e.g. political correctness, fair business conduct). You agree to defend, indemnify and hold harmless Avaloq and its affiliates from and against any and all liabilities, claims, costs and expenses, including attorneys' fees, arising out of, based on or in connection with (a) your use of the Portal, (b) your breach of these Terms or of terms of use, and/or (c) any of your contents.
8. **If you or your employer or principal is bound by a contractual agreement with any entity of the Avaloq-Group**, such as a Software Exchange-Agreement, a Licence-Agreement, a Service Agreement, an Implementation-Partner-Agreement, then such agreement will govern your use of the Portal-Contents as well. However, these Terms and the particular terms of use available on this Portal shall (a) amend such agreement, and (b) prevail over such agreement's terms in the event of contradictions, and (c) prevail to the extent that this Portal's terms are more restrictive than those of such agreement.
9. **Avaloq claims, for itself and for any and all entities of the Avaloq-Group the irrevocable right, and you agree to irrevocably grant the right**, to unrestrictedly and fully use for any purpose and in any form whatever you upload to this Portal (including, without any limitation, information, software, concepts, ideas etcetera) without any duty to pay royalties or any other consideration, free of liens or conditions, without geographical or time-related or subject-matter or other constraints, where "use" comprises whatever can be granted to Avaloq to the maximum legal extent, provided however that Avaloq respects your patent rights and copyrights, if any.
10. **You note and agree that Avaloq is fully and irrevocably free** to develop, produce, acquire, license-in, license to third parties, market, promote and distribute through whatever channels and in whatever ways products, software and technology which (i) has or performs the same or similar functions or functionalities as any of your products, software and technologies, which you may develop, produce, acquire, license-in, license to

third parties, market, promote or distribute, or which (ii) competes for any other reason, directly or indirectly, with your developments, software and technologies

11. This Portal may be structured into separate levels. Some may contain public information, some may require that you register, and others may require that you accept a licence agreement or some other specific agreement. Levels may be subject to special, additional and/or particular terms and conditions and terms of use.
12. **Nothing in these terms of use, neither the "General Terms of Use" nor special, particular or additional terms for certain Levels**, permits you to use "Avaloq" or any trademark of any entity of the Avaloq-Group, except that you may mention in the **description** of your software that it is designed to operate with software of the Avaloq-Group.
13. **Avaloq's liability for damages is excluded to the maximum extent permitted by law.** Notwithstanding the generality of this exclusion, (a) in no event will Avaloq be liable for actual, direct, special, indirect, incidental, consequential or punitive damages, including without limitation loss of goodwill or business or software, computer or device failure or malfunction.
14. **Termination of your use of this Portal.** Avaloq may, in its sole discretion, terminate or limit your access to, or use of, the Portal or any Portal-Contents for any reason. Upon any such termination, your right to use the Portal and any Portal-Contents automatically terminates. If you have registered, Avaloq will inform you of any such termination by sending an email to the address you provided upon registration. You agree that Avaloq will not be liable to you or any third party for any termination or limitation of your access to, or use of, the Portal, any Portal-Contents or any of your content that you share on the Portal.
15. **These Terms and all legal relations between you and Avaloq shall be governed by Swiss law. The United Nations Convention on Contracts for the International Sale of Goods shall not apply. Exclusive place of jurisdiction shall be Zurich/Switzerland.**