

Riedel Communications Software End User Licence Agreement

Please read this end user license agreement (the "Agreement") carefully before downloading or using this software ("Application").

Notice to user

By receiving, downloading or using this **Application**, you hereby accept and agree to be bound by the terms and conditions of this Agreement. This Agreement is a binding legal agreement between Riedel Communications GmbH & Co. KG ("Riedel") and any purchaser, user or evaluator ("Licensee") who downloads or installs this software.

If you do not agree to be bound by this agreement, remove this software from your Riedel products and/or computer and if applicable promptly return to Riedel Communications by mail any copies of this software or related documentation.

1. Definitions and Terminology

The Licensor "Riedel" is the party granting the license: Riedel Communications GmbH & Co. KG and its subsidiaries.

The "Licensee" is the party using the license

The "**Application**" means the object code copy of the software or firmware known as "Director", "Pulse", "SmartPanel Intercom App" and "MN Control App" and includes all user manuals, reference materials and installation guides in electronic or printed form in any media type whatsoever.

The "Device" is the Riedel hardware or computer designed to run the Application

2. Grant of Software License

Subject to the **Licensee's** payment of the fees due to Riedel for Licensed Products and subject to the terms and conditions of this Agreement, **Riedel** grants the **Licensee** a limited, revocable, non-exclusive, non-transferable, worldwide license, to install, use or evaluate the **Application** on a single **Device** owned and controlled by the **Licensee** or his/her employing company, and to access and use the **Application** on such **Device** strictly in accordance with the terms and conditions of this License agreement.

3. Ownership

The **Licensee** acknowledges and agrees that the **Application** is being licensed, not sold, and that the Licensed **Application**, Intellectual Property rights, Documentation and copyright are owned or licensed by **Riedel**.

4. Restrictions on Use

The **Licensee** hereby agrees not to a) decompile, reverse engineer, disassemble, attempt to derive the source code of, or decrypt the **Application**; b) make any modification, adaptation, improvement, enhancement, translation or derivative work from the **Application**; c) violate any applicable laws, rules or regulations in connection with the use of the **Application**; d) remove, alter or obscure any proprietary notice (including trademark or copyright notices) of the **Company** or any of its subsidiaries or affiliates, partners or suppliers; e) use the **Application** for any revenue generating endeavour, commercial enterprise or other purpose for which it is not designed or intended; f) install, use or permit the **Application** to exist on more than one Device at a time; g) make the **Application** available over a network or other environment for the purpose of use by multiple users at the same time; h) use the **Application** for creating a product, service or software that is directly or indirectly, competitive or in any way a substitute for any services, product or software offered by **Riedel** unless authorized in writing to do so.

5. Intellectual Property Restrictions

Riedel's name, trademarks, logo and graphics files that represent this Application shall not be used in any way to promote products developed with this Software. This Software contains copyrighted material, trade secrets and other proprietary material. The **Licensee** shall not deliver, disclose, or convey to any third party, either directly or indirectly, the contents of this Software. The **Licensee** shall not, nor attempt to, alter or remove any proprietary rights or copyrights notice or identification which indicates **Riedel**'s ownership of this Software. The **Licensee** shall not create any derivative works or other works that are based upon or derived from this Software in whole or in part. **Riedel** retains the sole and exclusive ownership of all rights, title and interest in and to this Software and all intellectual property rights relating thereto.

6. Transfer

Unless otherwise authorized, this software and the license herein granted shall not be copied, shared or transferred, distributed, re-sold, offered for re-sale, transferred or sub-licensed in whole or in part.

7. Mergers and Acquisitions

The **Licensee** agrees that any acquisition or merger involving the **Licensee** will constitute a transfer or reassignment and will terminate the license unless both parties agree in writing to continue the license.

8. Limited Warranty and Disclaimer

The **Licensee** hereby agrees sole responsible for selecting and installing the **Application** and that the Software may not satisfy all requirements or be free from defects.

RIEDEL SPECIFICALLY DOES NOT WARRANT THAT THE SOFTWARE WILL OPERATE UNINTERRUPTED OR ERROR FREE. THE **APPLICATION** IS PROVIDED "AS IS" WITHOUT ANY REPRESENTATION, WARRANTY OR CONDITION BY RIEDEL OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY WARRANTY OR CONDITION OF MERCHANTABILITY, MECHANTABLE QUALITY, DURABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR TITLE OR NON-INFRINGEMENT AND THOSE ARISING BY STATUTE OR OTHERWISE IN LAW OR FROM A COURSE OF DEALING OR USAGE OF TRADE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY **RIEDEL** OR ITS RESPECTIVE EMPLOYEES, AGENTS, SUPPLIERS OR DISTRIBUTORS WILL CREATE A WARRANTY. **RIEDEL** DOES NOT WARRANT, GUARANTEE OR MAKE REPRESENTATIONS REGARDING THE USE, OR THE RESULTS OF USE OF THE SOFTWARE IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY, CURRENTNESS OR OTHERWISE. IF SUCH DISCLAIMER OF REPRESENTATIONS, WARRANTIES AND CONDITIONS IS NOT PERMITTED BY LAW, THE DURATION OF ANY SUCH IMPLIED WARRANTIES OR CONDITIONS IS LIMITED TO NINETY (90) DAYS FROM THE DATE OF DELIVERY.

The provisions of this licence supersede all prior agreements and representations.

9. Exclusion of Damages; Limitation of Liability

TO THE EXTENT ALLOWED BY LAW, NEITHER RIEDEL NOR ITS VENDORS AND LICENSORS SHALL BE LIABLE FOR SPECIAL, INCIDENTAL, PUNITIVE, INDIRECT OR CONSEQUENTIAL DAMAGES ARISING FROM THIS AGREEMENT OR THE RIEDEL **APPLICATION**, INCLUDING BUT NOT LIMITED TO LOST PROFITS, LOST SAVINGS, OR DAMAGES ARISING FROM LOSS OF DATA OR LOSS OF USE, EVEN IF **RIEDEL** OR ITS VENDORS OR LICENSORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES RIEDEL RESERVES THE RIGHT TO REPLACE OR REPAIR THE **APPLICATION** AT ITS DISCRETION; SUCH REPAIR OR REPLACEMENT IN NO WAY REFLECTS AN ADMISSION OF ANY LIABILITY IN WHOLE OR IN PART.

THE MAXIMUM LIABILITY OF **RIEDEL** AND ITS VENDORS AND LICENSORS ARISING OUT OF THIS AGREEMENT OR THE SALE OR LICENCE OF THE **RIEDEL APPLICATION** OR THE USE THEREOF, WHETHER BASED UPON WARRANTY, CONTRACT, TORT OR OTHERWISE, SHALL NOT EXCEED

THE ACTUAL PAYMENT MADE BY **LICENSEE** TO **RIEDEL** DURING THE LAST 12 MONTHS FOR THE **RIEDEL APPLICATION**, PRECEDING THE EVENT GIVING RISE TO THE CLAIM.

10. Installation, Support & Training and Updates

a. Installation

Installation costs, unless otherwise agreed, are not included as part of the license.

b. Support & Training

Support and training are not included in the cost of the License. These can be provided as an additional paid service.

c. Updates

The **licensee** is entitled to receive free updates for minor versions e.g. version x.1 as they become available. Major updates e.g. version x.0 are paid upgrades unless the **Licensee** has entered into a Riedel Service Level Agreement or has purchased an annual **Application** Update.

11. Infringement

The **Licensee** acknowledges and agrees that, in the event of a third party claim that the **Application** or the **Licensee's** possession or use of the **Application** infringes a third party's intellectual property rights, the **Licensee** (not **Riedel**) will be responsible for the investigation, defence, settlement and discharge of any such claim of intellectual property infringement. The **Licensee** agrees that under such circumstances they will notify **Riedel** of such claim in writing.

12. Termination

If the **Licensee** fails to comply with any of the terms of this License, this License will be deemed to terminate automatically without notice. Upon termination of this License the **Licensee** must cease to use the **Application** and uninstall the **Application**.

13. Jurisdiction

This agreement shall be subject to the laws of the Federal Republic of Germany. The parties agree on the exclusive jurisdiction of the local courts in Wuppertal, Germany.