## ACOUSTICS COMMERCIAL SOFTWARE LICENSE AGREEMENT

The software and related documentation that you are about to access (the "Software", as further defined below) is offered by QNX Software Systems Limited ("QSS"), having offices at 1001 Farrar Road, Kanata, Ontario, Canada K2K 0B3 (ph: +1-613-591-0931, fax: +1-613-591-3579), for your use in accordance with the terms and conditions below.

By answering "I ACCEPT" during the download, installation or activation of the Software, you represent that you have read, understood and agree to be bound by the terms and conditions of this Acoustics Commercial Software License Agreement (this "License"). If you are agreeing to be bound by this License on behalf of your employer or other entity, you represent and warrant that you have full legal authority to bind your employer or such entity to this License. If you do not have the requisite authority and/or if you do not accept these terms and conditions then you are not granted a license and are not authorized to access, download, install or use the Software.

## TERMS AND CONDITIONS

### BACKGROUND

QSS has developed certain acoustic software products ("Acoustics Product(s)") as more fully described in the QNX Acoustics Products section of the License Guide (License Guide is defined below). The License Guide provides important version-specific information about the nature and scope of license rights granted (or not granted) to you hereunder. For that reason the License Guide should be carefully reviewed. Please contact licensing@qnx.com if you have any questions. This License allows you to commercially develop Target Systems using the Acoustics Product components you have licensed from QSS, as described in your Development License Certificate(s). Development License Certificates are important documents to define and authenticate your rights under this License. Please contact licensing@qnx.com if you have lost or misplaced yours. QSS licenses the Acoustics Product in Object Code form on a Project-specific basis for use in association with various operating systems, digital signal processors or other low cost processors that may not contain an operating system. This License does not provide any support services or engineering services, which are provided for in different agreements; contact an authorized QNX sales representative for more information (see http://www.qnx.com/company/contact/). This License supplements and does not supersede such agreements.

Certain components of the Acoustics Product may be available from QSS under open source licenses. All of the open source components (if any) and the licenses to which they are subject are identified in the License Guide and the corresponding Third Party License Terms List available at http://licensing.qnx.com/third-party-terms/ ("Third Party Terms List", which is hereby incorporated into this License), a copy of which has also been included in the Software installation media. You will also find a separate file in the file system after installation of the Software that

provides a binary-file-specific mapping of applicable open source license terms.

## 1. DEFINITIONS.

"Affiliate" means a person or entity that directly, or indirectly through one or more intermediaries, controls, or is controlled by, or is under common control with, a party hereto (with "control" meaning ownership of more than fifty percent (50%) of the voting stock of the entity or, in the case of a non-corporate entity, an equivalent interest.)

"Commercially Released Software" means Software components in binary form that QSS has formally released in accordance with QSS's Quality Management System requirements. It will be deemed to also include Software patches to such Software that are made available to you by QSS for use under this License to address errors pursuant to Section 14.4 (Remedy for Breach of Limited Warranty of Performance). It does not include "experimental", "engineering", "beta" or "unsupported" components or Experimental Software.

"Contractors", for the purpose of your contractors, means independent contractors performing Project-related services on your behalf that are substantially similar to those performed by your employees and who do not offer and whose Affiliates do not offer products that are competitive with the Software.

"Damages" means any damages, losses, liabilities finally awarded by a court of competent jurisdiction or amount agreed to be paid in a written agreement.

"Development License Certificate(s)" means a certificate or record issued by QSS that is provided to you in hard copy or electronic form by QSS or by one of its authorized distributors, that: (a) contains a unique serial number; (b) identifies the part number(s) of the Acoustics Product component(s) licensed to you for development purposes under this License; (c) identifies the term of this License, in the case of subscription licenses; and (d) contains one or more License Keys to unlock the licensed Software during installation. Development License Certificates may also include additional terms and conditions, which are hereby incorporated into this License, that are specific to its Acoustics Product components. Development License Certificates will be considered as part of the "Documentation" for the purpose of this License.

"Enhanced Support" means services provided under a QNX Priority Support Plan, QNX Custom Services Plan or other similar QSS premium support arrangement.

"Error(s)" means when the Software, used in accordance with the associated Documentation on one or more of the applicable Testing Platform(s), fails to materially behave the way the Documentation says it should. Software will be presumed to be free of Errors unless the error or problem can also be reproduced on the Testing Platform by QSS and the

error or problem does not result from modifications to, or incorrect or improper use of, the Software.

"Essential Patent" means any patent or patent application which: (A) is necessarily infringed in order to use, make, sell, export, import or otherwise distribute a product, apparatus, software or other item that complies with an industry standard or recommendation, including de facto standards and recommendations, whether or not such standards or recommendations have been formally established or promulgated by any governmental or industrial standard setting forum or similar body ("Standard"), which patent or patent application would not have been infringed but for the compliance with such Standard, where, for the purpose of this Section, a patent or patent application is necessarily infringed because it is not commercially reasonable to implement a standard without infringing a claim of such patent or patent application because of the lack of a commercially reasonable non-infringing implementation; or (B) has been declared as essential to any standardsetting body or similar organization. "Standards" includes without limitation, standards/recommendations of ITU, IEEE, ETSI, ISO, MPEG, CSS, DVD, JPEG, DivX, Dolby, AVC/H.264, ATM Forum, Frame Relay Forum, SMPTE, ATSE, GSM, IETF, etc.

"Experimental Software" means any Software, other than Commercially Released Software, including but not limited to: (a) experimental, alpha, beta, demo, trial, unsupported, or other components made available to you by QSS for use under this License: (i) on an early access basis as described in Section 14.2 (Experimental Software), (ii) at Foundry27 or any other developer portal hosted by QSS, or (iii), as part of the Acoustics Products in components that are identified as experimental, alpha, beta, demo, trial or unsupported components in the License Guide, or (iv) otherwise so identified and made available by QSS for use under this License; (b) deliverables made available to you by QSS for use under this License pursuant to an Enhanced Support agreement; (c) Software patches not included under the definition of Commercially Released; (d) Updates, if any; and (e) combinations of Commercially Released Software with other software components (including but not limited to QNX software components from other versions or releases, or components intended for use on other platforms).

"Foundry27" means the QNX developer portal hosted by QSS at http://community.qnx.com.

"License Guide" means the applicable version of the QNX License Guide currently published at http://licensing.qnx.com/license-guide/, which is hereby incorporated into this License, a copy of which can be found in the file system installation of the Software.

"License Key" means a unique set of numbers, characters and/or symbols issued by QSS in a Development License Certificate to unlock licensed components of the Software during installation.

"myQNX.com" means the QNX user portal hosted by QSS at http://www.myqnx.com. "Object Code" means computer-programming code substantially in binary form, and includes header files of the type necessary for use or interoperation with other computer programs. It is directly executable by a computer after processing or linking, but without compilation or assembly.

"Permitted Use" means any use by an entity within any field of use for computing devices other than: (a) use by an entity (or the Affiliate of an entity) identified as a competitor of BlackBerry Limited ("BlackBerry") in BlackBerry's Form 40-F SEC filing as of the effective date of the entity's (or its Affiliate's) first QNX software development or distribution license; and (b) use in mobile access devices for public wireless data networks, including but not limited to smartphones, PDAs, tablets, mobile gaming platforms, notebooks and laptops, except as otherwise expressly approved by QSS in writing. For greater certainty, Permitted Use includes use by any entity, other than those identified in subsection (a) above, in any of the following: (c) Infotainment, telematics, hands-free and digital instrument cluster devices, or any combination of such devices, for use in motor vehicles (e.g., cars, trucks, buses, motorcycles, tractors, boats, ships, trains, aircraft); (d) Non-portable gaming platforms; (e) Mobile fixed function computing devices, such as building automation control devices, medical devices and smart energy control devices, which may include tablet-like components (e.g., having touch screens and wireless connectivity) that are functionally tethered and integral to controlling the functionality of or interoperating with the specialized device or system, but that may also offer general application support which may include a web browser; (f) Mobile communication devices that employ Software Defined Radio technology for military use, or use by government, emergency service or public safety organizations; and (g) Any other authorized computing devices expressly identified by QSS at http://licensing.qnx.com.

"Project" means a team of developers at one or more sites working cooperatively to develop a single product, or a set of product variants, within the scope of Permitted Use that: (i) are branded under a unique product name, (ii) use the same operating system and board support package or digital signal processor or other low cost processor that does not contain an operating system, and (iii) deliver substantially the same functionality. Hardware and/or software platforms developed for internal standardization will initially be considered a single Project; however, each customer (internal or otherwise) that adopts the platform for further development will be considered a separate Project.

"QSS and/or its Representatives" means any one or more of QSS, its Affiliates (including but not limited to BlackBerry), or their respective directors, officers, employees, agents, suppliers, licensors or contractors.

"Runtime Components" means any Software components that are intended to be integrated into, and to be distributed as an integral part of, Target Systems as described in applicable Documentation. Runtime Components are also described in the description section of the applicable License Guide.

"Software" means any Commercially Released version of the Acoustics Product in Object Code form identified in your Development License Certificate and its associated interfaces and developer documentation (including but not limited to reference specifications e.g., read-me files, installation notes, and release notes that are provided in or for the Software) (separately referred to as "Documentation"), included in any component of the Acoustics Product made available to you by QSS or an authorized QNX distributor, with a corresponding Development License Certificate. It also includes any of the following, in Object Code form, that replace, in whole or in part, the specified Software components: (a) deliverables provided to you pursuant to an Enhanced Support agreement that provides a license under a QNX development agreement, including but not limited to Updates; (b) any Solutions provided to you pursuant to a QNX Priority Support Plan subscription or pursuant to Section 14.4 (Remedy for Breach of Limited Warranty of Performance); (c) Experimental Software; and (d) any QSS-specific Improvements, if any, as defined in Section 10 (Feedback).

"Solution" means an explanation, workaround or patch that addresses an Error.

"Target System" means any hardware or software product for embedded devices into which Runtime Components have been wholly or partially integrated that: (i) significantly enhances the function and value of the Runtime Components, and (ii) has substantially different principal purposes than those of the Runtime Components and of other products of QSS.

"Testing Platform" is defined under the "Description" heading for the applicable Acoustics Product component in the License Guide or as otherwise expressly defined on Foundry27 as a Testing Platform for the Software.

"Update" means new versions of Software components that are delivered by QSS pursuant to an Enhanced Support agreement or that are otherwise provided by QSS, at its sole discretion, for use under this License.

"you" means the individual who or entity that accepted and agreed to be bound by the terms and conditions of this License.

2. DEVELOPMENT LICENSE GRANT AND CONSIDERATION. Subject to your payment when due of all applicable license fees (including but not limited to renewal fees for any subscription-based licenses) specified on QSS's (or its distributor's) invoice for the Acoustics Product component development license(s) you have purchased ("Invoice", which is hereby incorporated into this License), and subject to the terms and conditions of this License, QSS hereby grants to you, for each Project for which a Project license fee has been paid, a limited, non-exclusive, personal, non-sublicensable and non-transferable and indivisible license for the specific activities and purposes authorized in Sections 3 (Authorized Activities) and 4 (Authorized Purposes) below, provided they fall within the scope of Permitted Use:

- 2.1 under copyrights owned or sub-licensable by QSS, to reproduce, execute, and perform the Software; and
- 2.2 under patent claims owned or sub-licensable by QSS without QSS or any QSS Affiliate having to make any additional payment to any third party, and that are embodied in the Software as delivered by QSS, to make and use the Software.

Certain features of the Software may require additional patent or copyright rights not included in this License. For Commercially Released Software such cases are noted in the License Guide. QSS only licenses you the patent and copyright rights that it owns or that it can sublicense under the terms and conditions of this License without QSS or any QSS Affiliate having to make any additional payment to any third party. It is your responsibility to identify and secure any other license rights necessary to make, use, import or sell any product or system that contains or uses any Software that QSS has identified as requiring additional patent or copyright rights.

Notwithstanding the foregoing, if any Software license granted to you has been previously terminated, then no license to use the Software is granted to you under this License. In such case you should contact licensing@qnx.com.

- 3. AUTHORIZED ACTIVITIES. The Software is licensed only for the specific development activities below when used within the scope of Permitted Use for the purposes listed in Section 4 (Authorized Purposes):
- 3.1 installing the Software on, and following normal backup and archiving practices for, workstations to the extent and for so long as those workstations are used by you for the purpose of developing Target Systems for the Project ("Authorized Workstations");
- 3.2 using the Software on Authorized Workstations and in accordance with associated Documentation, for the purpose of developing, testing and maintaining Target Systems; and
- 3.3 installing and using the Runtime Components on up to twenty-five (25) Target Systems per Project in order to develop, evaluate, test, maintain and/or demonstrate and promote Target Systems (see Section 4 (Authorized Purposes)). Additional Runtime Component licenses for Target Systems may be obtained from QSS or its authorized distributors pursuant to the terms and conditions of a QNX runtime distribution agreement.
- 4. AUTHORIZED PURPOSES. The Software is licensed only within the scope of Permitted Use for the specific purposes below:
- 4.1 using the Software to develop, evaluate, test, maintain, and/or demonstrate and promote Target Systems. This includes determining the suitability of Runtime Components for use in Target Systems; conducting exploratory development or proof-of-concept prototyping of Target Systems; and demonstrating and promoting your Target Systems to others,

provided that you do not leave copies with third parties. It does not include your use of the Software in a Target System as an end user (Runtime Component licenses for Target Systems may be obtained from QSS or its authorized distributors pursuant to the terms and conditions of a QNX runtime distribution agreement).

THIS LICENSE DOES NOT AUTHORIZE YOU TO DISTRIBUTE ANY PART OF THE SOFTWARE, OR ANY RUNTIME COMPONENTS THEREOF (EXCEPT IF AND ONLY TO THE EXTENT THAT QSS OR ITS CONTRIBUTORS HAVE EXPRESSLY LICENSED THAT PORTION OF THE SOFTWARE TO YOU UNDER AN OPEN SOURCE LICENSE).

## 5. DEPLOYMENT OF SOFTWARE AND AUDITS OF SOFTWARE USE.

5.1 DEPLOYMENT OF SOFTWARE. Your Software license is specific to a single Project and may not be transferred or reassigned to other projects. You may deploy the Software for use in accordance with the terms and conditions of this License to (a) your employees; (b) your Affiliates for use by their employees; and (c) your Contractors, and/or your Affiliates' Contractors for use by their employees, but only to the extent and for so long as your Affiliates', your Contractors' and/or your Affiliates' Contractors' employees provide software development services on your behalf to develop your Target System for your licensed Project in compliance with the terms and conditions of this License. All acts or omissions of your Affiliates and/or any Contractors in relation to this License will be deemed to be your acts or omissions. You will always remain responsible to QSS for the full performance by your Affiliates and by any Contractors of the terms and conditions of this License. Your Software license ends when the Project for which it was purchased ends (or at the end of any subscription period in the case of subscriptionbased licenses).

## 5.2 AUDITS OF SOFTWARE USE.

- 5.2.1 QSS may require you from time to time, upon at least thirty (30) days written notice, to provide a written report, that includes: (a) all projects for which you are using the Software; (b) the Contractors who have been authorized to use the Software; (c) certification that the components you have licensed have been installed and used only for the authorized Projects and on the authorized number of Target Systems; and (d) confirmation that Software copies have been destroyed in accordance with Section 16.3 (Implications of Termination) upon the expiration or termination of any of your license rights. You (or an authorized signatory if you are a legal entity) agree to sign the reports to confirm their completeness and accuracy. QSS may also require you (or an authorized signatory if you are a legal entity) to complete and return a compliance certificate on an annual basis.
- 5.2.2 You will maintain for a period of six (6) years after the end of the year to which they relate, accurate records regarding all activities relating to this License. QSS reserves the right to audit (or have an independent third party audit) your books and records, upon at least twenty (20) days prior written notice and at its expense, to determine your compliance with the terms and conditions of this License,

including but not limited to the information called for in Section 5.2.1. The audit will be conducted under the confidentiality provisions of Section 13 (Confidential Information).

- 5.2.3 Audits will not occur and reports will not be requested more than once each calendar year unless discrepancies are discovered or unless QSS presents reasonable evidence that you are not complying with the terms and conditions of this License. If an audit or report reveals use of the Software by you outside the terms and conditions of this License, you agree to correct any payment errors immediately by an adjustment payment, which will include interest on the overdue amount at a rate equal to fifteen percent (15%) per annum compounded monthly or the highest rate permitted by law, whichever is lower, of the outstanding payment from the date due until the date paid. You will also reimburse QSS for all reasonable costs and expenses related to such audit or report, in addition to any other liabilities you may incur as a result of such non-compliance.
- 6. PROHIBITED ACTIVITIES. You may not and will not authorize others to:
- 6.1 Decompile, disassemble, decrypt, extract, unbundle, translate, or otherwise attempt or assist others to reverse engineer any part of the Software, except to the extent permitted by an open source license applying to a specific part of the Software, or except to the extent that QSS is expressly precluded by law from prohibiting these activities. Except for published source code files that are expressly identified by QSS as open source software, the Software IS NOT OPEN SOURCE. To the extent permitted by applicable open source license(s), any License Guide/Third Party Terms List or other references identifying applicable open source license terms for the Software apply only to the original open source code used by or for QSS or its licensors and not to any pre-existing code modified using or combined with such open source code, or any new interests in derivative works created from such open source code;
- 6.2 Alter, remove, or cover any trademark, logo, proprietary or licensing notices, labels, or marks in or on any part of the Software. You agree to exercise reasonable efforts to ensure that all whole or partial copies of the Software bear the same notices, labels, and marks contained in or on the original Software;
- 6.3 Allow shared use of Development License Certificates, License Keys or Project Licenses, except as expressly allowed in Section 5.1 (Deployment of Software).
- 6.4 Disclose or distribute to any others Development License Certificates or License Keys (except as may be expressly allowed in this License), use unauthorized License Keys or circumvent the key activation or key management mechanisms contained in the Software or at Foundry27. You agree to treat Development License Certificates and all associated License Keys as QSS Confidential Information pursuant to Section 13 (Confidential Information);

- 6.5 Directly or indirectly import, export or transmit the Software to or from any country in contravention of the laws of that country, or the laws of Canada or the United States. Without restricting the foregoing, you may not directly or indirectly import, download, export, transmit or transfer the Software to: (a) any country prohibited by United States and/or Canadian laws and regulations; (b) any person or entity prohibited from receiving United States and/or Canadian exports (including but not limited to those involved with missile technology or nuclear, chemical or biological weapons and those on US government restricted persons/entities lists -- see
- http://www.bis.doc.gov/complianceandenforcement/liststocheck.htm); or (c) any country which requires an import or use license, permit or authorization for encryption technology ("Import License") except after obtaining all required Import Licenses. You represent and warrant to QSS that you are not in or a resident of one of the restricted countries, and that you are not one of the restricted individuals or entities referred to above. You understand that the import or export of the Software may be regulated by some governments due to the Software's encryption capabilities. You acknowledge that any export classification in respect of the Software made by QSS shall not be construed as a representation or warranty regarding the proper export classification for the Software or whether an export license or other documentation is required for your exportation of the Software. You accept sole responsibility to ensure that your use of the Software complies with all applicable laws;
- 6.6 Use the Software in any application in which death, personal injury, or severe physical or property damage is a foreseeable consequence of Software use or failure (collectively, "High-Risk Applications") including but not limited to the monitoring, operation or control of nuclear facilities, mass transit systems, aircraft navigation, flight control or communications systems, air traffic control systems, weapon systems, and life-support machines. QSS EXPRESSLY DISCLAIMS ANY EXPRESS OR IMPLIED WARRANTY OR CONDITION OF FITNESS FOR HIGH-RISK APPLICATIONS; or
- 6.7 Use the Software to pursue any formal qualification, certification, or designation for the Software unless it is for a specific end user device or unless QSS has provided its express written consent.
- 7. PRESERVATION OF RIGHTS. You agree not to directly or indirectly grant, or purport to grant, to any third party any rights or immunities under QSS's or its licensors' intellectual property rights in the Software that will subject such intellectual property to an open source license or scheme in which there is or could be interpreted to be a requirement that as a condition of use, modification and/or distribution, the Software be: (a) disclosed or distributed in source code form; (b) licensed for the purpose of making derivative works; or (c) redistributable at no charge.
- 8. THIRD PARTY RESTRICTIONS. Components of the Software may contain elements of third-party software that are licensed to QSS (and are

therefore provided to you) for limited purposes and under terms and conditions that differ from those of this License.

Those third party license terms, if any, and any notices required to be provided by those third party licensors, are set out for: (a)

Commercially Released Software in the License Guide and the corresponding Third Party Terms List, and (b) Experimental Software at the applicable download site, in or with the agreement it was provided under. You are solely responsible for ensuring that limited-use software is not used outside of the limits stated. Updated License Guides and Third Party Terms List may be issued for each new version of the Software. You are solely responsible for reviewing and complying with new versions if you adopt Updates. You are also responsible for reviewing corresponding Documentation and download site notices for Experimental Software for any supplementary terms and conditions or other third party licensing considerations that apply. You acknowledge and agree that QSS can disclose to its third party licensors that you have received a copy of their technology.

- 9. OWNERSHIP AND RESERVATION OF RIGHTS. The Software is protected by intellectual property laws including but not limited to copyright laws, both locally and internationally. The Software is not sold but is licensed to you on the terms and conditions set forth in this License. QSS and its licensors retain all rights, title and interests in and to the Software (including but not limited to any elements of the Software embodied in derivative works you create) and reserve all rights in the Software not expressly licensed by this License including but not limited to copyrights and patent rights and rights in Confidential Information. No trademarks or service marks of QSS or its licensors are licensed by this License, and you understand and agree that QSS trademarks or service mark may not be applied to your goods or services without the express written permission of QSS.
- FEEDBACK. QSS welcomes suggestions, comments or other feedback about its products (e.g., regarding their utility, reliability, or performance) and your user experience with the Software, as well as any bug-fixes, features, functionality or enhancements you would like to see in future versions, problems you may identify, improvements or other changes to QSS's technology, products, or services that you may suggest (collectively, "Feedback") pursuant to this License. All Feedback provided by you to QSS hereunder shall be provided "as is" without any warranties or conditions of any kind, whether express or implied. Except for any Feedback where you indicate that another intellectual property license from you is required to use it, either at the time of providing Feedback or within such period thereafter that QSS is not materially prejudiced by the failure to make earlier disclosure, you (a) assign (and do hereby agree to assign) to QSS all rights, title and interests (if any) in and to any and all Feedback, including but not limited to any associated intellectual property, and (b) obtain (or confirm you have obtained) written waivers of all moral rights (if any) in such Feedback in favour of QSS, its licensees, licensors, successor and assigns. The use of the Feedback will not impose any confidentiality or other

obligations on QSS relating to the Feedback. However, QSS agrees not to disclose the source of such Feedback to third parties without the consent of you. Feedback directly received from a Contractor or Affiliate of you or disclosed to a contractor or Affiliate of QSS shall be treated the same as Feedback received from you.

- 11. U.S. GOVERNMENT RIGHTS. Notwithstanding any agreement with a third party or any provision of law, regulation or policy, if you are an agency of the government of the United States of America, then your rights in respect of the Software shall not exceed the rights provided under this License, unless expressly agreed upon by QSS in a written agreement between you and QSS and signed by a signing officer of QSS.
- 12. SUPPORT. QSS has no obligation under this License to provide maintenance, support, training or consulting services. Support from QSS may be available to you at an extra cost under the terms and conditions of a separate QSS Enhanced Support agreement. You will, alone, be responsible for all Target System development, manufacturing, reproduction, assembly, marketing, distribution, licensing, installation, training, maintenance, updating and support.

## 13. CONFIDENTIAL INFORMATION.

### 13.1 In this License:

"Confidential Information" means any information in any form or medium: (a) that is proprietary or confidential to the disclosing party ("Discloser"), its Affiliates, or to their respective customers, suppliers or other business partners, including without limitation information that is embedded in or related to Discloser's products or services, or to the development, testing or commercial exploitation thereof; (b) that is either specifically identified as confidential prior to or at the time of its disclosure, or would generally be considered confidential in the embedded software industry; and (c) that is directly or indirectly disclosed to the receiving party ("Recipient") by or on behalf of Discloser, or to which Recipient is otherwise provided access by Discloser or on Discloser's behalf. QSS Confidential Information includes without limitation: (i) Software source code; (ii) Experimental Software, in any form, that has been made available to you at a password restricted site, including but not limited to the myQNX.com download center and password protected parts of Foundry 27; (iii) myQNX.com and Foundry27 user account information, access ID's and passwords; (iv) Development License Certificates and License Keys; and (v) any benchmarking information for Experimental Software generated by or for you.

"Trade Secret" means Confidential Information that is proprietary technology information (including but not limited to source code, algorithms, formulae, methods and processes), the disclosure of which to unauthorized third parties could cause Discloser to suffer a significant loss of competitive and/or commercial advantage in its markets.

- 13.2 DISCLOSURE, USE AND REPRODUCTION. Except as specifically provided herein, Recipient shall hold all Confidential Information in confidence in accordance with the terms of this License. Recipient shall use and reproduce Confidential Information only to the extent reasonably required to fulfill the purpose of this License. Recipient may provide access to Confidential Information to, and authorize the use and reproduction of Confidential Information by, Recipient's employees, Recipient's Affiliates for use by their employees, and Recipient's Contractors or Recipient's Affiliates' Contractors for use by their employees, but in each case only as reasonably required to fulfill the purpose of this License, and provided that:
- (a) all such persons have a need to know the Confidential Information and have entered into confidentiality agreements with terms and conditions that afford no less protection to the Confidential Information than the terms and conditions of this License; and
- (b) all acts or omissions of such persons will be deemed to be Recipient's acts or omissions. Recipient will always remain responsible to Discloser for the full performance of the terms and conditions of this Section 13 (Confidential Information) by all persons to whom Recipient directly or indirectly discloses Discloser's Confidential Information.
- 13.3 OTHER DISCLOSURES. In addition to the disclosure rights in Section 13.2 (Disclosure, Use and Reproduction), Recipient may disclose Confidential Information if and only to the extent:
- (a) it is required to do so by law, provided Recipient gives Discloser sufficient notice to enable it to seek an order limiting or precluding such disclosure; or
- (b) an authorized signatory of Discloser provides Discloser's explicit prior written authorization.
- 13.4 STANDARD OF CARE. Recipient shall use a reasonable degree of care to prevent the unauthorized use, reproduction or disclosure of Confidential Information, which care shall not be less than the degree of care that Recipient uses to protect its own Confidential Information of a similar nature.
- 13.5 EXCLUSIONS. Information that Recipient can establish:
- (a) is presently known or becomes known to Recipient or its authorized disclosees from an independent source without obligations of confidence,
- (b) is in or enters the public domain after the date of initial disclosure to Recipient through no fault or act of Recipient or its Affiliates, or their Contractors,
- (c) was independently developed by or on behalf of Recipient or its authorized disclosees, or
- (d) is Feedback provided pursuant to Section 10 (Feedback)

shall not be considered Confidential Information under this License.

- 13.6 CONFIDENTIALITY PERIOD. Recipient's duties with respect to Confidential Information under this License will expire five (5) years after the end of this License (except for Trade Secrets, which shall remain subject to the terms of this License for so long as they constitute Trade Secrets).
- 13.7 RETURN OF CONFIDENTIAL INFORMATION. Upon termination of this License, and upon Discloser's written request, Recipient shall promptly return all Confidential Information received from Discloser (including without limitation all copies thereof and any summaries of orally disclosed information in Recipient's or its authorized disclosees' possession or control) or will certify through an authorized signatory of Recipient that all such Confidential Information has been destroyed. Failure of the Discloser to make such request shall not entitle Recipient to make any further use of Confidential Information, or otherwise extend Recipient's rights after termination of this License, and Recipient specifically agrees to cease any further use of Discloser's Confidential Information. Any electronic copies made as part of Recipient's standard backup and archival practices shall be excluded from the obligations of this Section; however, this License shall continue to apply to such Confidential Information, including but not limited to any restored copies thereof. The provisions of this Section shall survive termination of this License for any reason. Recipient may retain one copy of Discloser's Confidential Information in the confidential, restricted access files of its legal department for use only to prove compliance with the terms of this License.
- 13.8 REMEDIES. Recipient acknowledges and agrees that:
- (a) the Confidential Information has been developed at significant cost and has important commercial value to Discloser, its Affiliates or to their respective customers, suppliers or other business partners;
- (b) knowledge of all or any part of the Confidential Information may constitute insider information under securities laws or yield a competitive advantage over others not having such knowledge; and
- (c) disclosure or inappropriate use of Confidential Information could cause Discloser irreparable harm and that therefore Discloser will have the right to seek, in addition to any of its other rights and remedies, injunctive relief for any violation of this License without posting bond, or by posting bond at the lowest amount required by law.
- 13.9 RESIDUALS. The confidentiality obligations of this License shall not apply to Residual Information. In this License "Residual Information" means general technical non-public knowledge, experience, know-how or information in a non-tangible form that is retained in the unaided memories of Recipient's or Recipient's disclosee's employees to whom Confidential Information is disclosed under this License, where such employees are not consciously aware that this information forms part of

the Confidential Information. An employee's memory will be considered to be unaided if they have not intentionally memorized Confidential Information for the purpose of retaining and subsequently using or disclosing it. The Parties each acknowledge and agree that this Residual Information exception is intended only to alleviate the possibility of inadvertent breach of the obligations of this License.

### 14. LIMITED WARRANTIES AND INDEMNIFICATION.

- 14.1 BACKGROUND. While QSS is committed to providing a versatile and reliable product, it does not warrant that the Software will function in accordance with its documentation in every combination of hardware platform, software environment and software configuration. You acknowledge that errors are likely to be encountered when the Software is used in your particular application. You therefore accept responsibility for satisfying yourself that the Software is suitable for your intended use. This includes conducting rigorous testing of the Software, in combination with value-added software application(s), on your target hardware platform. It also includes thorough hazard and risk analysis and risk mitigation at the system level to determine whether faults could impact the functional safety of your Target System. The system design, system validation and the decision to release Target Systems are all matters solely within your control. These are decisions that can fundamentally impact the functional safety of the system being deployed, over its entire life cycle. QSS offers Enhanced Support, under separate agreements, to help developers identify and solve particular Software implementation and integration issues.
- 14.2 EXPERIMENTAL SOFTWARE. QSS makes both Commercially Released Software and Experimental Software available to you primarily at the myQNX.com download center and/or at the Foundry27 web site (although other delivery mechanisms may be used from time to time). The myQNX.com download center is QSS's on-line source for Commercially Released Software updates. Foundry27 is where QSS posts Experimental Software.

For example, projects on Foundry27 may post experimental, alpha and beta milestone builds for components that may be included in upcoming commercial releases, whereas Software updates that include the commercially released versions of a Foundry27 project's components are made available from the myQNX.com download center. Experimental Software from QSS as well as trial tool and runtime components are usually made available on Foundry27. However, if third-party distribution restrictions prohibit such postings, then QSS may have to offer certain Experimental Software as myQNX downloads. You acknowledge that you must always review any available source code, corresponding Documentation (including but not limited to new License Guides and Third Party Terms Lists and release notes) and download site notices to confirm the release status and any supplementary terms and conditions or other third party licensing considerations relating to of Foundry27 and myQNX.com downloads (see Section 8 (Third Party Restrictions)).

QSS may offer you access to experimental milestone builds in order to give QNX developers the earliest possible access to the latest Acoustics

Product technology and bug-fixes. Other Experimental Software is offered as a means of accelerating your development by leveraging source or binary code. Many developers will migrate during their development cycle from QSS's Experimental Software releases to corresponding Commercial Released Software as it becomes available. Others may decide to ship Experimental Software, after thoroughly testing the stability of such code and/or assessing the maturity of any milestone builds.

EXPERIMENTAL SOFTWARE MAY HAVE KNOWN DEFICIENCIES, MAY NOT HAVE BEEN FULLY OPTIMIZED AND TESTED, MAY NOT BE SUPPORTED BY QSS AND MAY BE UNRELIABLE. EXPERIMENTAL SOFTWARE IS MADE AVAILABLE TO YOU STRICTLY ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND. IN NO EVENT WILL QSS AND/OR ITS LICENSORS BE LIABLE UNDER ANY CAUSE OF ACTION WHATSOEVER FOR DAMAGES RESULTING FROM THE USE OF OR INABILITY TO USE ANY EXPERIMENTAL SOFTWARE.

- 14.3 LIMITED WARRANTY OF PERFORMANCE. QSS warrants to you for a period of ninety (90) days from the date of the initial Invoice issued to you pursuant to this License for the Software that the Commercially Released Software as delivered by QSS to you under this License will be free of Errors.
- 14.4 REMEDY FOR BREACH OF LIMITED WARRANTY OF PERFORMANCE. Your sole remedy and QSS's sole obligation for any breach of the warranty of Section 14.3 (Limited Warranty of Performance) will be, at QSS's option, either: (a) to provide you with a free Solution that addresses an Error; or (b) to terminate this License pursuant to Section 16 (Term, Subscription Renewal & Termination) and, upon confirmation that you have complied with your obligations under this License, to provide you with a refund of the license fees (if any) that you paid to QSS pursuant to the corresponding Invoice issued under this License.
- 14.5 MEDIA WARRANTY AND REMEDY. QSS warrants to you for a period of ninety (90) days from the date of the initial Invoice issued to you pursuant to this License that any tangible media that QSS used to deliver the Software (if any) will be free from defects in material and workmanship under normal use. QSS is not responsible for media defects that result from accident or abuse. Your sole remedy for any breach of this media warranty will be to receive replacement media.
- 14.6 INDEMNITY AND EXCLUSIONS. Subject to the limitations of Section 15 (Limitation of Liability), if a claim is brought against you for Damages caused by the infringement of any third party copyrights or patents, or the misappropriation of trade secrets, arising out of your use or development of Commercially Released Software under the terms and conditions of this License (any one or more, "Infringement Claims"), then QSS agrees to defend you against such Infringement Claims, and to indemnify and hold you harmless from resulting Damages and reasonable costs and expenses incurred (including reasonable lawyer's fees and disbursements), provided that you: (a) promptly notify QSS in writing of such Infringement Claims, (b) provide QSS with sole control of the defense and/or settlement thereof, (c) furnish to QSS on request all relevant information in your possession or control for such defense, (d)

cooperate with and provide such assistance, at QSS's expense, in the defense of such Infringement Claims as reasonably requested by QSS, and (e) do not admit any such Infringement Claims and/or make any payments with respect to any such Infringement Claims without QSS's prior written consent.

Expressly excluded from this indemnity are any assertions of:

- (i) copyright infringement or trade secret misappropriation based upon the use, reproduction, performance or distribution of any components of: (1) Experimental Software, (2) Software identified in the License Guide, or otherwise by QSS in the course of making the Software available to you, as Type III, or (3) Software that has been modified, supplemented or combined with other software, hardware or systems, where the Software on its own would not infringe; and
- (ii) patent infringement based upon the making, using, importing or selling of any components of: (1) Experimental Software, (2) Software identified in the License Guide, or otherwise by QSS in the course of making the Software available to you, as Type II or Type III, (3) Software identified in the License Guide, or otherwise by QSS in the course of making the Software available to you, as requiring additional patent rights not included in this License, (4) Software that has been modified, supplemented, or combined with other software, hardware or systems, where the Software on its own would not infringe, or (5) Software that infringe any Essential Patent.
- 14.7 REMEDIES FOR INDEMNIFIED CLAIMS. If QSS reasonably believes that one or more of the indemnified acts in Section 14.6 (Indemnity and Exclusions) has occurred or may occur, QSS will, at its sole expense (subject to the limitations of Section 15 (Limitation of Liability)), and option:
- (a) procure for you the right to continue using the infringing Software;
- (b) replace the infringing Software with non-infringing software of comparable function;
- (c) modify the infringing Software to be non-infringing; or
- (d) if none of the foregoing alternatives is available to QSS on commercially reasonable terms, terminate your right to the Software, but only to the extent necessary to avoid or mitigate Damages. You will have the right to terminate all of your rights if you determine, in your commercially reasonable judgment, that such partial termination renders your remaining rights ineffective. Subject to the limitations of Section 15 (Limitation of Liability), upon such full or partial termination, QSS will refund to you, pro-rata to the extent of such termination, the license fees paid by you pursuant to this License that are associated with the terminated rights.

SECTIONS 14.6 (INDEMNITY AND EXCLUSIONS) AND 14.7 (REMEDIES FOR INDEMNIFIED CLAIMS) STATE YOUR EXCLUSIVE REMEDIES FOR INFRINGEMENT AND/OR MISAPPROPRIATION BY THE SOFTWARE.

### 14.8 NO OTHER WARRANTIES.

EXCEPT AS EXPRESSLY PROVIDED IN THIS SECTION 14 (LIMITED WARRANTIES AND INDEMNIFICATION), AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE SOFTWARE LICENSED AND ANY HARDWARE OR SERVICES PROVIDED UNDER THIS ACOUSTICS COMMERCIAL SOFTWARE LICENSE AGREEMENT ARE PROVIDED "AS IS" AND WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTIES AND CONDITIONS OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. SUBJECT TO THE LIMITED WARRANTY IN SECTION 14.3 (LIMITED WARRANTY OF PERFORMANCE), QSS DOES NOT WARRANT AND NOTHING IN THIS LICENSE IMPLIES ANY WARRANTY THAT THE OPERATION OF THE SOFTWARE, ANY HARDWARE OR ACCESS TO SERVICES WILL BE UNINTERRUPTED OR ERROR FREE, OR THAT ANY ERRORS FOUND WILL BE CORRECTED.

14.9 SURVIVAL. This Section 14 (Limited Warranties and Indemnification) will survive the termination of this License for any reason and will apply notwithstanding the failure of essential purpose of any limited remedy.

### 15. LIMITATION OF LIABILITY.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL QSS AND/OR ITS REPRESENTATIVES BE LIABLE TO YOU OR TO ANY THIRD PARTY FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES WHATSOEVER INCLUDING BUT NOT LIMITED TO LOST REVENUE, LOST OR DAMAGED DATA, OR OTHER COMMERCIAL OR ECONOMIC LOSS, ARISING OUT OF OR RELATING TO ANY USE OR INABILITY TO USE THE SOFTWARE OR HARDWARE (IF ANY) OR SERVICES, EVEN IF QSS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE OR CLAIM.

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL THE AGGREGATE LIABILITY OF QSS AND/OR ITS REPRESENTATIVES TO YOU OR TO ANY THIRD PARTY FOR ANY DAMAGES ARISING OUT OF OR RELATING TO THIS LICENSE, WHETHER IN CONTRACT, TORT, OR OTHERWISE, EXCEED THE TOTAL FEES YOU HAVE PAID TO QSS UNDER THIS LICENSE FOR USE OF THE SOFTWARE IN THE 12 MONTHS PRECEDING THE CLAIM. THIS SECTION 15 (LIMITATION OF LIABILITY) WILL SURVIVE TERMINATION OF THIS LICENSE FOR ANY REASON AND WILL APPLY NOTWITHSTANDING THE FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY.

YOU ACKNOWLEDGE AND AGREE THAT THE DISCLAIMERS, EXCLUSIONS AND LIMITATIONS SET FORTH IN THIS LICENSE CONSTITUTE AN ESSENTIAL ELEMENT OF THIS LICENSE IN THE ABSENCE OF WHICH: (A) THE FEES AND OTHER TERMS IN THIS LICENSE WOULD BE SUBSTANTIALLY DIFFERENT; AND (B) QSS'S ABILITY TO OFFER AND YOUR ABILITY TO PURCHASE YOUR SOFTWARE OR ANY PORTION THEREOF UNDER THIS LICENSE WOULD BE IMPAIRED.

# 16. TERM, SUBSCRIPTION RENEWAL & TERMINATION.

16.1 TERM, SUBSCRIPTION RENEWAL. The term of this License for paid-up Software licenses will continue until terminated (see also Section 5.1 (Deployment of Software)). The term of this License for Software

subscription licenses will end when the subscription term ends. You can renew Software subscriptions by issuing purchase orders to QSS for the renewal at least thirty (30) days prior to the expiry date.

- 16.2 TERMINATION. This License will terminate immediately for subscription-based licenses upon the expiration of your License Key or your failure to pay any optional renewal fees when due. Either party may terminate this License upon fifteen (15) days advanced written notice to the other party of a breach by such other party of a material term of this License if the breach has not been cured within the notice period, with the exception of payment or breach of confidentiality provisions by you, in which case termination will be immediate. Termination is without prejudice to any right or remedy that may have accrued or be accruing to either party prior to termination.
- 16.3 IMPLICATIONS OF TERMINATION. Upon termination of this License, you will immediately destroy the original and all whole or partial copies of the Software, License Keys and Development License Certificates used under this License that are in your possession or control and cause your authorized Affiliates and any authorized Contractors to do the same. Termination will not relieve you from your obligation to pay QSS any and all fees or other amounts due under this License at any time or for any period. Any pre-payment of Software license fees is non-refundable. The provisions of this License that are expressed or by their sense and context are intended to survive the termination of this License will survive, including but not limited to Sections 1 (Definitions), 5.2 (Audits of Software Use), 7 (Preservation of Rights), 8 (Third Party Restrictions), 9 (Ownership and Reservation of Rights), 10 (Feedback), 12 (Support), 13 (Confidential Information), 14 (Limited Warranties and Indemnification), 15 (Limitation of Liability), 16 (Term, Subscription Renewal & Termination), 17 (Patent Non-Assert), 18 (Governing Law), 19 (Assignment), 21 (Entire Agreement/Modifications), 22 (Notice) and 23 (Interpretation). Termination is without prejudice to any right or remedy that may have accrued, or be accruing to either Party prior to termination.
- 17. PATENT NON-ASSERT. You agree that you will not, and will not assist, permit or enable any other party to, use Software Source Code or any other QSS Confidential Information, or any part thereof for the purpose of:
- (a) preparing, filing, amending, modifying or prosecuting any patent applications,
- (b) evidencing any alleged, suspected or claimed infringement of intellectual property rights, and/or
- (c) mapping or reviewing any product, service, technology, architecture or specification against patents, patent applications, claim charts or similar material.

Further, you also agree that you will not, and will not assist, permit or enable any other party to: (i) assert or threaten to assert during the

term of this License any patent, or (ii) assert or threaten to assert at any time any patent that was developed, in whole or in part, based upon or using the Software Source Code or any other QSS Confidential Information, or any part thereof, against QSS or its Affiliates, or their resellers, distributors and channel partners, manufacturers, repair facilities or end users to the extent that any patents are directly or indirectly infringed by the making (and/or having made), using (and/or having used), fielding (and/or having fielded), designing (and/or having designed), packaging (and/or having packaged), testing (and/or having tested), assembling (and/or having assembled), and/or otherwise disposing of (and/or having disposed) any QSS or QSS Affiliate product or QSS or QSS Affiliate service for the full-life of such patents. All obligations contained in this Section 17 (Patent Non-Assert) shall encumber and run with applicable patents, if any, and shall be binding on any successorsin-interest or assigns thereof. Any attempted assignment or grant in contravention to this Section 17 (Patent Non-Assert) shall be null and void.

- 18. GOVERNING LAW. This License will be governed by and construed in accordance with the laws in force in the Province of Ontario, Canada, without regard to the conflicts of laws provisions thereof.

  Notwithstanding this, you agree that QSS will still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction. The parties hereby irrevocably waive: (i) the provisions of the United Nations Convention on Contracts for the International Sale of Goods, and (ii) any right to a trial by jury regarding the resolution of any dispute between the parties hereto arising out of or in connection with this License.
- 19. ASSIGNMENT. You may not assign or transfer this License or any rights or delegate any obligations under this License or any License Keys or Development License Certificates without the express prior written consent from QSS, which consent can be withheld for any reason. An assignment will be deemed to include any merger of you with another party, whether or not you are the surviving entity, the acquisition of more than 50% of any class of your voting stock by another party, or the sale or more than 50% of your assets. Any attempted assignment or delegation in violation of the foregoing will be void and of no effect. This License will inure to the benefit of and be binding upon the parties and their respective successors and permitted assigns.
- 20. EXECUTION AND ACCEPTANCE. Nothing but this License (or any other written agreement between you and QSS) authorizes you to undertake any of the activities described in this License, and doing so in contravention of these terms and conditions is breach of contract and/or copyright or patent infringement. When you enter your License Key to unlock the Software this License will be displayed for your review and acceptance. Choosing "I ACCEPT" during that process constitutes your execution and acceptance of this License.

- 21. ENTIRE AGREEMENT/MODIFICATIONS. This License, including but not limited to the License Guide and Third Party Terms List, the Invoice accompanying the Software and the corresponding Development License Certificate(s) constitutes the entire agreement between the parties pertaining to this subject matter and supersedes any prior or contemporaneous discussion, correspondence, representation, statement, negotiation, undertaking, understanding or agreement dealing with the same subject matter. The provisions of this Acoustics Commercial Software License Agreement will prevail in the event of a conflict between any of its terms and conditions and the provisions of the License Guide or Third Party Terms List, or any inconsistent or additional terms or conditions of any related purchase orders or invoices. No amendment, modification or waiver of any part of this License will be binding unless in a written document that expressly refers to this License and that is signed by authorized signatories of both parties. The divisions and headings in this License have been included for convenience only and will not affect its construction or interpretation.
- 22. NOTICE. All notices required or permitted to be given under this License shall be in writing and shall be delivered:
- (a) to QSS by mail or courier to the attention of the "Legal Department" at the address at the beginning of this License, with a copy by email to licensing@qnx.com, and
- (b) to you by sending a copy to the address (including but not limited to your email address) that you provided for delivery of your Development License Certificate(s) and/or the address you provided for your myQNX.com registration.
- 23. INTERPRETATION. The divisions and headings in this License have been included for convenience only and will not affect its construction or interpretation. Any provision of this License that is prohibited or unenforceable in any jurisdiction will, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction.
- 24. CUSTOMER EXPERIENCE. QSS may contact you to ask about your impressions of the Software, myQNX.com, Foundry27 and/or any services you may have purchased. You are not obligated to provide any answers, but QSS hopes you will give QSS the opportunity to address any shortcomings you perceive by providing your feedback.
- 25. LANGUAGE. This License has been drafted in the English language at the express request of the parties. Les parties conviennent que la présente convention et tous les documents s'y rattachant soient rédigés en anglais.

Copyright 2013, QNX Software Systems Limited. All rights reserved. QNX, Neutrino, Momentics, Aviage, Photon, Photon MicroGUI and Foundry27 are trademarks of BlackBerry Limited, which are registered and/or used in certain jurisdictions and used under license by QNX Software Systems Limited.

Document version: CSLA.Acoustics.v012.July12-13.doc