

Full Name	Truly Open Integrated Circuits Software Licence, Version 1.0
Short identifier:	TROPIC-1.0

Copyright (c) 2025 Tropic Square s.r.o.

PREAMBLE

Our mission at Tropic Square is to advance innovation in integrated circuits through transparent and collaborative development. To achieve this goal while protecting our intellectual property rights, we have structured this licence with specific terms and conditions.

We at Tropic Square believe in power of open-source software development and encourage examination, testing, research, correction of errors, improvement, and both commercial and non-commercial use of our work in software applications. You therefore have the freedom to distribute the work as software, modify it, build-upon it or otherwise contribute to its further development.

While giving you these rights, we want to ensure that the modifications and improvements are available to us and the community. If you distribute copies of the software applications, create derivative works, or otherwise contribute to it in any form, we require they are all made available under the same terms and you too give access to the source code and related documentation.

However, we at Tropic Square reserve all patent and chip rights in the work, its modifications and improvements, and restrict their use that would result in integrated circuits and other hardware implementations. If, despite that, any patent and/or chip rights legally arise to You in relation to the work, its derivative works, or contributions to it, these are assigned to us to ensure we can continue to innovate and provide high-quality solutions. We also reserve the right to offer alternative licensing terms for different use cases through separate agreements. This approach allows us to foster innovation in software while maintaining control over hardware applications of our designs.

Since we cannot predict all the purposes for which our work may be used, we provide it on an "AS IS" basis without warranties of any kind and exclude our liability for any type of loss or costs.

TERMS AND CONDITIONS

1. DEFINITIONS

“Contribution” means any modifications, derivations, additions, comments, or feedback to or of the Work in any form, whether representing an original work of authorship or any intellectual property right or not, including but not limited to Derivative Works.

“Derivative Work” means any work, whether in Source or Object form, that is based on (or derived from) the Work and for which editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

“Hardware” means any physical device, component, work, or object, including semiconductor(s) and/or integrated circuits, whether in finished or intermediate form.

“Licence” means this Truly Open Integrated Circuits Software Licence, Version 1.0

“**Licensee**” or “**You**” means any natural or legal person exercising permissions granted by this Licence.

“**Licensor**” means a natural or legal person who creates Work or Contribution. A person may be a Licensee and a Licensor at the same time.

“**Patent and Chip Rights**” means the right to an invention, the right to file a patent, the right to claim priority from and to prosecute and obtain grant of patent, the right to file divisional applications based thereon and to prosecute and obtain grant of patent on each and any such divisional application, the right from and to a granted patent, the right to semiconductor topographies, chip rights, layout design rights, and rights to file an application and to an application of any of the foregoing, and any similar or corresponding rights.

“**Software**” means computer program, whether in Source or Object form, and its related documentation and specifications, including Software instructions meant to integrate with any Hardware, but excluding any Hardware itself.

“**Source**” means the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

“**Object**” means any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

“**Tropic Square**” means the company Tropic Square s.r.o. established and existing under the laws of the Czech Republic, with its registered address at Kunderatka 2359/17a, Libeň, 180 00 Prague 8, Business ID No. 09054014.

“**Work**” means the work of authorship, whether in Source or Object form, and any Contribution, made available under the Licence, as indicated by a notice that is included in or attached to the work (an example is provided in the Appendix below).

2. GRANT OF SOFTWARE LICENCE

2.1 Subject to the terms and conditions of this Licence, the Licensor grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, sub-licensable license to use, reproduce, modify, display, perform, create Contributions to, sublicense, and distribute the Work and such Contributions in Source, Object, or any other form for the purpose of their examination, testing, research, correction of errors, improvement, and commercial and non-commercial use and implementation in Software, but excluding any use, reproduction, modification, display, performance, creation of Contributions to, sublicensing, distribution, or implementation in or resulting in Hardware, whether commercial or non-commercial.

2.2 Any Contribution that You create or distribute, in whole or in part, is hereby licensed by You in its entirety under the same terms as are stated under clause 2.1.

2.3 Notwithstanding clause 2.1 and 2.2, solely to Tropic Square, the licence to Work and any Contributions under clauses 2.1 and 2.2 are granted without any limitations and on perpetual, worldwide, no-charge, royalty-free, sub-licensable, and irrevocable basis, for any purpose whatsoever including for use, reproduction, modification, display, performance, creation of Derivative Works and/or Contributions, sublicensing,

distribution, or implementation in or resulting in Hardware, whether commercial or non-commercial.

2.4 In relation to Tropic Square, You waive all moral rights pertaining to the Contributions upon their creation and You shall procure that all moral rights of any individuals involved in the creation of the Contributions are waived upon their creation. You shall, on reasonable request from Tropic Square, execute a written waiver of moral rights or shall procure written waivers of moral rights from any employees (or any sub-licensees, sub-contractors or freelancers), or any other individual involved in the creation of Contributions.

2.5 You agree to execute and deliver such documents and perform such acts as may be required for Tropic Square to have full rights and access to any Contribution that You create, and that is licensed to Tropic Square under clause 2.3.

3. RESERVATION OF PATENT AND CHIP RIGHTS AND GRANT OF AND CHIP PATENT RIGHTS BACK-LICENSE

3.1 The licence under Clause 2.1 does not apply to any Patent and Chip Rights, which are expressly reserved by Tropic Square. You must not apply for or claim any Patent and Chip Rights in relation to the Work or any Contribution or any principle which could be derived from the Work or any Contribution.

3.2 In case any Patent and Chip Rights arise in relation to the Work or any Contribution which are owned by You by law or otherwise in consideration of the Licence granted to you hereunder, You hereby assign to Tropic Square absolutely with full title guarantee all your right, title and interest in and to the Patent and Chip Rights, and in and to all and any inventions or designs disclosed in the Patent and Chip Rights any such, including the right to make, manufacture, assemble, use, offer to sell, sell, import, distribute, and otherwise transfer the resulting Hardware and Software.

3.3 You agree to execute and deliver such documents and perform such acts as may be required for Tropic Square to have full rights and title to any Patent and Chip Rights, and to assist Tropic Square as may be required for Tropic Square to enforce those rights, including but not limited to for the filing of any patent applications, or registered design right applications.

3.4 If You instigate patent litigation or arbitration or any other intellectual property litigation, arbitration or other claim against Tropic Square (including a cross-claim or counterclaim in a lawsuit) alleging that the resulting Hardware or Software constitutes direct or contributory infringement of any Patent and Chip Right or any other intellectual property right, or You seek any declaration that any Patent and Chip Right granted by You to Tropic Square under this Licence is invalid or unenforceable, or if You assert ownership over any Patent and Chip Right that arises in the Work or any Contribution, then any rights granted to You under this Licence terminate as of the date such process is initiated.

4. RESERVATION OF TRADEMARK RIGHTS

4.1 This Licence does not grant permission to use the trade names, trade marks, service marks, or product names of Tropic Square or any Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of any notice.

4.2 All goodwill derived from the use of any such trade marks will accrue to the legal owner (i.e. Tropic Square, or the Licensor, as relevant) who shall be entitled to call for an assignment of such goodwill, which shall be immediately executed.

5. REDISTRIBUTION CONDITIONS

5.1 You may reproduce and distribute the Work or Contributions in any medium, with or without modifications, and in Source or Object or any other form, provided that You meet the following conditions:

5.1.1 You must give any other recipients of the Work or Contributions a copy of this License;

5.1.2 If You modify the Work, You must cause any modified files to carry prominent notices stating that You changed the files and the date of any change;

5.1.3 You must retain, in the Source form of any Contributions that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work;

5.1.4 You must make the Source form of the entire work, including any larger work that incorporates the Work, available under this Licence, and if Source form is not available or applicable, You must make the work available in the form in which You received or created it;

5.1.5 You may not impose any further restrictions on the exercise of the rights granted under this Licence; and

5.1.6 You may not use the name of Tropic Square to endorse or promote products derived from Work without specific prior written permission.

6. DUAL LICENSING OPTION

6.1 Notwithstanding anything in this Licence, Tropic Square may, at its sole discretion, offer alternative licensing terms, which are subject to separate written agreement.

7. DISCLAIMER OF WARRANTY

7.1 Unless required by applicable law or agreed to in writing, Licensor provides the Work on an "AS IS" basis, without warranties or conditions of any kind, either express or implied, including, without limitation, any warranties or conditions of title, non-infringement, merchantability, or fitness for a particular purpose, which the Licensor hereby disclaims and You waive all rights from such warranties and all rights from defective performance. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this Licence.

8. LIMITATION OF LIABILITY

8.1 In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as intentional and grossly negligent acts) or agreed to in writing, is Tropic Square or any Licensor liable to You for any damages and costs, including any direct (unless not permitted by applicable law, in which case direct damages are limited to USD 1), indirect, special, incidental, economic, or consequential damages of any character arising as a result of this Licence or out of the use or inability to use the Work (including but not limited to damages for

lost profit, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), regardless of whether foreseeable or not, and You waive all rights to claim such damages and costs.

9. INDIVIDUAL WARRANTIES AND AGREEMENTS

9.1 While redistributing the Work or Contributions, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this Licence. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Licensor.

10. TERMINATION

10.1 This Licence and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Work which are properly granted shall survive any termination of this Licence.

11. MISCELLANEOUS

11.1 If any provision of this Licence is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This Licence represents the complete agreement concerning the subject matter hereof.

12. GOVERNING LAW AND DISPUTE RESOLUTION

12.1 This Licence shall be governed by the laws of England and Wales, excluding its conflict-of-law provisions.

12.2 All disputes arising out of or in connection with this Licence shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one arbitrator appointed in accordance with the said Rules. The parties agree, pursuant to Article 30(2)(b) of the Rules of Arbitration of the International Chamber of Commerce, that the Expedited Procedure Rules shall apply irrespective of the amount in dispute. The seat of arbitration shall be London. The language to be used in the arbitral proceedings shall be English.

Appendix - How to apply the TROPIC-1.0 licence to your work

To apply the TROPIC-1.0 to your work, attach the following boilerplate notice, with the fields enclosed by brackets “[]” replaced with your own identifying information. Do not include the brackets. The text should be enclosed in the appropriate comment syntax for the file format.

Copyright (c) [YEAR_STARTED]-[CURRENT_YEAR] [YOUR_NAME/ORGANIZATION] and
the [PROJECT_NAME]

Licensed under the Truly Open Integrated Circuits Software Licence, Version 1.0 ("License"). You
may not use this file except in compliance with the Licence.

You may obtain a copy of the Licence at <https://tropicsquare.com/license>

Unless required by applicable law or agreed to in writing, the files distributed under the Licence
are distributed on an "AS IS" basis, without warranties or conditions of any kind, either express
or implied, and with the exclusion of liability of the licensor. See the Licence for the specific
language governing permissions and limitations under the Licence.