

**Licence conditions
for the use of the software Norgren IO-Link Configuration Tool**

1. Definitions

Software: Norgren IO-Link Configuration Tool
Licensor: Norgren GmbH
Licensee: Natural or legal person who has received the software from the Licensor for the purpose of use

2. Copyright

Copyright ©2021 Norgren GmbH

3. License grant:

With the Licensee's agreement of these license conditions, the Licensor grants the Licensee a non-exclusive, non sub-licensable, non-transferable licence for an unlimited period of time for the use of the software, subject to any restrictions in these licence conditions.

This Software may only be used for a connection with an original Norgren IO-Link enabled product or an IO-Link enabled product for which the usage was approved by Norgren. This could be the case if Norgren advertises or engineers the usage of these specific products as a system solution. The usage for any other product cannot be warranted and malfunctions may occur. Therefore, such a misuse voids this license agreement and Licensee is no longer allowed to use this software.

4. Property

The Licensor is the owner or licensed user of all rights to the software or at least entitled to grant licences according to these licence conditions. With the exception of the licence according to these licence conditions, the Licensee is not granted any rights to the software, especially no property rights or the right to register intellectual property rights.

5. Conditions of use

The software may only be used and applied by the Licensee for the purpose set out in section 3. Any use by third parties without permission from the Licensor is prohibited.

The software may not be duplicated, transferred or made available to third parties in any other way. Other than for backup purposes, the Licensee may not copy the software. Any sub-licensing to third parties is prohibited.

Moreover, decompiling, Reverse engineering, disassembling, translation, integration, adjustment and transformation of the software to a modifiable form or the creation of a derived version of the software as a whole or in parts are prohibited.

6. Obligations of the Licensee, right to contact

The Licensee is responsible for the provision of a functional hardware and software environment. Malfunctioning or defective or not properly maintained IO-Link enabled products may not be used in connection with this software.

The Licensee has the responsibility to assure regular data backup of his system and maintain a state of the art IT protection with his IT system.

Licensee will check prior to any usage if an updated version of the Software is available. This ensures that if issues are found, updates may be released possibly preventing malfunctions for other users including the Licensee.

Licensee will report any issues and malfunctioning of the software that Licensee experiences as soon as possible.

Licensee needs to register at Licensor prior to any download, the registration data will include contact informations (point of contact) which may include personal data like names, emailaddresses, phone numbers, place of work and title etc. Licensor is permitted to store and use the registration data for providing useful information on the tool, its usage, fixes of the tool, and information on the relevant products for which the tool can be used.

7. Limited Warranty

The Licensor points out that due to the current state of the art and despite greatest care, program errors cannot be excluded with absolute certainty.

Within the limits of the testing in a reasonable state of the art environment, but only for Norgren Products and approved products, the Licensor shall seek to ensure that the software is free of known and detectable (through standard tools) viruses, trojans, spyware or any other malware at the time of delivery. Otherwise the software is provided as is. The Licensor assumes no warranty for any specific purpose, the achievement of specific results or the capability to collaborate with other products.

If the software proves to be faulty, the Licensor shall first get the opportunity to remove the defects - depending on the type of defect and other conditions even several times - by means of supplementary performance or replacement or providing an update of the software. If the supplementary performance fails, the Licensee may claim reimbursement of the paid licence fees.

All further claims are expressly excluded.

8. Limitation of liability

Regardless of the legal nature of the corresponding claim, the liability of the Licensor for any damage or expenses resulting from the use of the software is restricted as follows:

The Licensor is legally liable for any damage caused to the Licensee due to gross negligence or intentional misconduct of the Licensor or due to culpable damage to life, body or health or insofar as liability is mandatory according to the Product Liability Act.

For any other damages, the liability of the Licensor is limited to the violation of essential contractual obligations. Essential obligations are obligations that must be complied with in order to ensure proper execution of the contract and on whose compliance the Licensee may trust.

In case of negligent violation of essential contractual obligations by the Licensor, the liability is limited to predictable damages typical for the contract with the understanding that all products delivered are integrated into machines and that for any component there needs to be a FMEA that details mitigating actions in case a component fails.

The liability of the Licensor for data loss is limited to the typical expenses necessary for data recovery that are normal and customary, provided that backups were made at regular intervals. The Licensee undertakes to back-up his data regularly.

9. Applicable law

This agreement and all legal relationships connected to it shall be governed by the law of the Federal Republic of Germany.

The place of jurisdiction for disputes arising from this agreement shall be Essen, Germany.