

PRODUCT TERMS

The following clauses are product specific terms and conditions which apply to certain products in addition to the clauses of the Master Software Agreement. Other product specific terms and conditions may be included in or with the software itself.

Product Terms for Ballbar Trace

The following terms and conditions apply to the Ballbar Trace Product only:

The Authorised Usage for the Ballbar Trace Product is as follows:

1. Each Product licence may be used to capture and analyse data from a single Renishaw Ballbar/Laser system; and
2. Licensee may install the Product on multiple PCs simultaneously.

Product Terms for MODUS IM – Gauge and Control and Renishaw Central

1. Delivery. The Product is delivered when it is either: (a) made available for electronic download, or (b) physically delivered pre-installed on a PC.
2. Location. The Product is provided on premise.
3. Authorised Usage. The Product is licensed on a per Machine basis. In addition, Customer may install the Renishaw Central Product on one additional database server subject to the purchase of an additional licence.
4. Term. If the Product is licensed for evaluation purposes, the Term is ninety (90) days from the date of activation. In all other cases, the Product is licensed perpetually.

Product Terms for Machine Software Suite (MSS)

The following additional Product Terms apply to the MSS Product only. In the event of conflict between these Product Terms and the Master Software Agreement, these Product Terms shall apply:

1. Product: the MSS software including all modules and components, manuals, software protection devices incorporated within or issued with it, and any modifications and updates thereto that Renishaw provides to Licensee
2. Delivery. The Product is physically delivered pre-installed on a PC.
3. Location. The Product is provided on premise.
4. Authorised Usage. A non-exclusive licence to use the Product on the single installation on which the Product has been supplied by Renishaw. The licence does not cover use on or transfer to any other installation.
5. Termination. Clause 8.2 is not applicable and is considered as deleted.
6. Privacy. Clause 7.2 is modified as follows: The Licensee agrees and undertakes that it shall not provide Renishaw with access to any personal data for processing on the Licensee's behalf unless it has first entered into a separate written agreement with Renishaw in respect of such processing. Customer acknowledges that Licensor may: (a) process personal data as controller for account management

purposes (including invoicing and export compliance checks; and (b) access technical data (including version numbers, usage counts, processing times and error logs) during service visits for the purpose of maintenance, troubleshooting, and performance analysis , as further described in the privacy notice at www.renishaw.com/privacy. The Product does not send such technical data back to Renishaw automatically. The Licensee agrees that it shall remove any personal data before sending log files or other data to Renishaw (for example, when making support requests).

Product Terms – QuantAM

The following additional Product Terms apply to the QuantAM Product only. In the event of conflict between these Product Terms and the Master Software Agreement, these Product Terms shall apply:

- 1.Product. - the QuantAM computer software and the associated media (“Software”); and printed materials, online and electronic documents (“Documents”).
2. The Customer may download, install and use the Product for its internal business purposes only:
 - (a) on one personal computer if the Product is licensed on a single-user basis; or
 - (b) by the number of concurrent users permitted by Renishaw in writing if the Product is licensed on a multi-user, floating or network licence basis.
3. The warranty period is thirty (30) days from first delivery of the Product.
4. The Customer acknowledges and agrees that the warranty in clause 5.1 shall not apply if the Product is used in connection with additive manufacturing equipment not supplied by Renishaw.
5. The Customer may not:
 - (a) use the Product’s application program interface nor expose or disclose it to any third party; or
 - (b) use the Product via any communications network or by means of remote access
6. Privacy. Clause 7.2 is modified as follows: “The Licensee agrees and undertakes that it shall not provide Renishaw with access to any personal data for processing on the Licensee’s behalf unless it has first entered into a separate written agreement with Renishaw in respect of such processing. Customer acknowledges that Licensor may: (a) process personal data as controller for account management purposes (including invoicing and export compliance checks; and (b) access technical data (including version numbers, usage counts, processing times and error logs) during troubleshooting, and performance analysis , as further described in the privacy notice at www.renishaw.com/privacy. The Product does not send such technical data back to Renishaw automatically. The Licensee agrees that it shall remove any personal data before sending log files or other data to Renishaw (for example, when making support requests). “
7. Termination. Clause 8.2 is modified as follows “Upon termination or expiry of a Product’s Term, all rights in relation to such Product shall cease”.
- 8.The Customer must comply with the Third-Party Software additional terms and the breach of any Third-Party additional terms by the Customer shall be deemed a breach of this Agreement.
- 9.Portions of this software are owned by Spatial Corp © 1986 - 2024. All rights reserved. This software is licensed under the terms and conditions of the Renishaw licence agreement.

Product Terms for RVP/RFP Probe Software

The following additional terms and conditions apply to the RVP/RFP Probe Software (i.e. any non-hardware logic in the probe including but not limited to: firmware, embedded and programmable logic programs) Product only.

In the event of conflict between these Product Terms and the Master Software Agreement, these Product Terms shall prevail:

1. Delivery. The Product is physically delivered pre-installed in the probe and any possible updates will be sent electronically.
2. Location. The Product is provided for on premise.
3. Term. The Product is licensed on a perpetual basis.

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Product Terms for OTS

The following terms and conditions apply to the OTS Product only:

1. Delivery. The Product is physically delivered pre-installed
2. Location. The Product is provided for on premise
3. Term. The Product is licensed on a perpetual basis

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Product Terms for MP250

The following terms and conditions apply to the MP250 Product only:

4. Delivery. The Product is physically delivered pre-installed
5. Location. The Product is provided for on premise
6. Term. The Product is licensed on a perpetual basis

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Product Terms – RCS Joint Repeatability

The following terms and conditions apply to the RCS Joint Repeatability Product:

1. Delivery. The Product is delivered when it is made available for electronic download.
2. Location. The Product is provided on-premise as standard. The Customer may choose to host the portal via the Renishaw Central Hosted Product, in which case the Renishaw Central Product Terms at www.renishaw.com/legal/softwareterms shall also apply.
3. Authorised Usage. The Product is licensed on a per User basis.
4. Term. The Product is licensed perpetually.

