

# rCUDA TERMS OF USE

**IMPORTANT - READ BEFORE COPYING, INSTALLING OR USING.** Do not copy, install, or use the rCUDA software provided under this license agreement, until you have carefully read the following terms and conditions.

## 1. LICENSE

1.1 Subject to your compliance with the terms included in this document, you are granted a limited, non-exclusive, non-sublicensable, non-assignable, free of charge license to install the copy of the rCUDA software you received with this license (hereafter “rCUDA” or “Software”) on a personal computer or other device; and personally use the Software. The rCUDA Team reserves all rights not explicitly granted to you under these terms.

1.2 Restrictions. You may not and you agree not to:

(a) sub-license, sell, assign, rent, lease, export, import, distribute or transfer or otherwise grant rights to any third party in the Software;

(b) undertake, cause, permit or authorize the modification, creation of derivative works or improvements, translation, reverse engineering, decompiling, disassembling, decryption, emulation, hacking, discovery or attempted discovery of the source code or protocols of the Software or any part or features thereof (except to the extent permitted by law);

(c) publish or post performance results without explicit authorization from The rCUDA Team;

(d) remove, obscure or alter any copyright notices or other proprietary notices included in the Software;

(e) obtain benefits from or charge additional costs for using the Software or causing the Software (or any part of it) to be used within or to provide commercial products or services to third parties. For such a use, please contact The rCUDA Team.

1.3 Third Party Technology. If you are using Software pre-loaded on, embedded in, combined, distributed or used with or downloaded onto third party products, hardware, software applications, programs or devices (“Third Party Technology”), you agree and acknowledge that: (a) you may be required to enter into a separate license agreement with the relevant third party owner or licensor for the use of such Third Party Technology; (b) some rCUDA functionalities may not be accessible through the Third Party Technology and (c) The rCUDA Team cannot guarantee that the Software shall always be available on or in connection with such Third Party Technology.

## 2. PROPRIETARY RIGHTS

2.1 The Software, and rCUDA Website contain proprietary and confidential information that is protected by intellectual property laws and treaties.

2.2 The content and compilation of contents included in the rCUDA Website, such as texts, graphics, logos, icons, images and software, are intellectual property of The rCUDA Team. Additionally, Universitat Politècnica de València retains industrial property and exploitation rights of the rCUDA software, and are protected by copyright laws. Such copyright protected content cannot be reproduced without explicit permission from The rCUDA Team. You will not take any action to jeopardize, limit or interfere with intellectual property rights in the Software and/or rCUDA Website.

2.3 In case you, or any of your employees or students, publish any article or other material resulting from the use of the rCUDA software, that publication must cite the following references:

C. Reaño, F. Silla, G. Shainer and S. Schultz, “Local and Remote GPUs Perform Similar with EDR 100G InfiniBand”, in proceedings of the International Middleware Conference, Vancouver, BC, Canada, December 2015.

C. Reaño and F. Silla, “A Performance Comparison of CUDA Remote GPU Virtualization Frameworks”, in proceedings of the International Conference on Cluster Computing, Chicago, IL, USA, September 2015.

### **3. EXCLUSION OF WARRANTIES, LIMITATION OF LIABILITY AND INDEMNITY**

3.1 No Warranties: TO THE MAXIMUM EXTENT PERMITTED BY LAW: THE SOFTWARE AND rCUDA WEBSITE ARE PROVIDED “AS IS” AND USED AT YOUR SOLE RISK WITH NO WARRANTIES WHATSOEVER; THE rCUDA TEAM DOES NOT MAKE ANY WARRANTIES, CLAIMS OR REPRESENTATIONS AND EXPRESSLY DISCLAIMS ALL SUCH WARRANTIES OF ANY KIND, WHETHER EXPLICIT, IMPLIED OR STATUTORY, WITH RESPECT TO THE SOFTWARE, AND/OR rCUDA WEBSITE INCLUDING, WITHOUT LIMITATION, WARRANTIES OR CONDITIONS OF QUALITY, PERFORMANCE, NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR USE FOR A PARTICULAR PURPOSE. rCUDA FURTHER DOES NOT REPRESENT OR WARRANT THAT THE SOFTWARE, AND/OR rCUDA WEBSITE WILL ALWAYS BE AVAILABLE, ACCESSIBLE, UNINTERRUPTED, TIMELY, SECURE, ACCURATE, COMPLETE AND ERROR-FREE OR WILL OPERATE WITHOUT PACKET LOSS, NOR DOES rCUDA WARRANT ANY CONNECTION TO OR TRANSMISSION FROM THE INTERNET.

3.2 No Liability: YOU ACKNOWLEDGE AND AGREE THAT rCUDA WILL HAVE NO LIABILITY WHATSOEVER, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE) OR ANY OTHER THEORY OF LIABILITY, AND WHETHER OR NOT THE POSSIBILITY OF SUCH DAMAGES OR LOSSES HAS BEEN NOTIFIED TO rCUDA, IN CONNECTION WITH OR ARISING FROM YOUR USE OF rCUDA WEBSITE OR SOFTWARE. YOUR ONLY RIGHT OR REMEDY WITH RESPECT TO ANY PROBLEMS OR DISSATISFACTION WITH SUCH SOFTWARE AND/OR rCUDA WEBSITE IS TO IMMEDIATELY DEINSTALL SUCH SOFTWARE AND CEASE USE OF SUCH SOFTWARE AND/OR rCUDA WEBSITE. Furthermore, rCUDA shall not be liable to you, whether in contract, tort (including negligence) or any other theory of liability, and whether or not the possibility of such damages or losses has been notified to rCUDA, for:

(a) any indirect, special, incidental or consequential damages; or

(b) any loss of income, business, actual or anticipated profits, opportunity, goodwill or reputation (whether direct or indirect); or

(c) any damage to or corruption of data (whether direct or indirect);

(d) any claim, damage or loss (whether direct or indirect) arising from or relating to:

- any product or service provided by a third party under their own terms of service, including without limitation;
- any Third Party Technology;
- any third party website.

3.3 If any third party brings a claim against rCUDA in connection with, or arising out of (i) your breach of these Terms; (ii) your breach of any applicable law of regulation; (iii) your infringement or violation of the rights of any third parties (including intellectual property rights), you will indemnify and hold rCUDA harmless from and against all damages, liability, loss, costs and expenses (including reasonable legal fees and costs) related to such claim.

#### **4. TERM OF THE LICENSE AND REGULATION LAWS**

4.1. The License shall be valid for period of time equal to the term of the rights to the Software held by Universitat Politècnica de València.

4.2. For matters not expressly provided herein, this agreement shall be subject to the provisions of the Spanish regulations.

4.3. In the event of any conflict, the parties agree to refer to the Courts of the city of Valencia (Spain), waiving their own jurisdiction.