

Rumba+ Desktop 10.2 SP2

Readme

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Introduction

This Readme contains information that might not appear in the Help. Read it in its entirety before you install the product.

This Readme supplements and, in some cases, supersedes the documentation provided with the product. For more information on the complete Rumba+ Desktop product, refer to the online Help and the *System Administrator Guide* provided with the product.



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System Requirements

 Rumba+ Desktop operates on PCs with the following operating systems, applications, and environments: Windows 64-bit 10, and 11 Windows Server 2016, 2019, and 2022 Windows Terminal Server (WTS) Citrix XenApp (formerly Presentation Server) Microsoft Application Virtualization (APP-V)
Rumba+ Desktop 10.2.
Rumba+ Desktop 10.2 SP2 includes the following .msp patches. These patches must be installed on top of their corresponding 10.2 packages.
Rumba_HF_SP740877.mspScriptEngine_HF_SP740877.msp

The following .msi file must be installed instead of the 10.2 package:

RumbaDevelopersEditionVisualStudioAddIn.msi

What's New

Highlight search results	Highlighting search results allows users to quickly locate relevant information within the Session Configuration dialog, reducing the time spent searching for specific settings or options.
Status bar Short Name indication	Displaying the HLLAPI Short Name in the Status Bar provides users with immediate access to essential session identification, helping them quickly verify they are working in the correct session.
Status bar tooltips	Offer additional context and explanations for the various indicators and elements displayed on the status bar.
64-bit HLLAPI .dlls	Include 64-bit HLLAPI .dlls from Rumba+ Desktop into Web-to-Host
Enhanced 3270 Protocol Support with Required Field Type	Rumba Terminal Emulation now includes an extension to the 3270 data stream that introduces a new field type: Required . This new feature allows host application developers to designate required fields directly on the host side, ensuring that Rumba+ terminal emulation enforces these requirements.
Enhanced 3270 Protocol Support with Sensitive Field Type	Rumba+ Terminal Emulation now includes an extension to the 3270 data stream that introduces a new field type: Sensitive . This feature allows for host application developers to set a redaction of data on the display, ensuring that sensitive information is hidden from view by default, with the option for it to be accessed only with elevated privileges.

Resolved Issues

- 1547007 AS/400 screen not fully processed and Rumba+ becomes unresponsive.
- 1535019 Rumba+ AFTX Non Secure Connection is changed to Secure by Display Session.
- **1518011** Rumba+ randomly crashing since upgrade to version 10.2.
- 1515004 Rumba+ 64-bit EHLLAPI.dll exception with NuGet asynchronous.
- 1487023 Restore the ability to execute and map execution of .vb host macros from Rumba+ 9.5.
- **1446007** ERQF Web-to-Host 64-bit HLLAPI .dlls and 64-bit AS400 Display .ocx for use in Excel VBA macros.
- **936001** The session "xxxxxxx" has encountered a critical problem and needs to close.

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Rocket Global Headquarters Rocket Global Headquarters 77 4th Avenue, Suite 100 Waltham, MA 02451-1468 USA

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- c. Export Control. Rocket Software and Customer will comply with their respective responsibilities as exporters and importers under laws and regulations applicable to the export, import or other transfer of the software, services and technology provided by Rocket Software under this Agreement, including the export, import and sanctions laws of the United States and other applicable jurisdictions. If Customer exports, imports, or otherwise transfers any Licensed Products provided under or in connection with this Agreement (or any technical data related thereto), Customer is responsible for obtaining any required authorizations. Customer will not use Licensed Products for any purpose prohibited by applicable export laws, including nuclear, chemical, missile or biological weapons-related end uses. With respect to any Pre-Release Software provided to Customer, Customer represents and warrants that(i)it is a non-governmental entity,(ii) the Pre-Release Software will only be used for internal testing and evaluation, and will not be rented, leased, sold, sublicensed, assigned, or otherwise transferred, and that it will not transfer or export any product, process, or service that is the direct product of the Pre-Release Software, and (iii) it will only use the Pre-Release Software in the United States or the countries listed in Title 15, U.S. CFR Supplement No. 3 to Part 740 - License Exception ENC Favorable Treatment Countries. Customer agrees to indemnify and hold Rocket Software harmless from and against any damages, claims, losses, fines, settlements, attorneys' fees, legal fees and court costs and other expenses related to any such activities or any claims in connection with any breach of this Section.
- d. <u>Survival.</u> Rights and obligations of the parties in the following Sections: Use Restrictions, Term, Termination, Disclaimer of Warranty, Limitation of Liability, Ownership, Open Source Software and Third Party Software, License Fees and Payment Terms, License Verification, Privacy, Use of Customer Information, Customer Feedback, Confidential Information, Indemnification for Intellectual Property Rights Infringement, and Miscellaneous will survive termination or expiration of this Agreement. Neither party will be liable for delays or non-performance beyond its reasonable control except for payment obligations.
- e. <u>Notices.</u> All notices permitted or required under this Agreement will be in writing and delivered personally, by courier, telecopy, first class mail, electronic mail, or similar transmission to the other party. Notices to Rocket Software shall be addressed to: Legal Department, Rocket Software via email to *legal@rocketsoftware.com*. Notices to Customer may be sent via <u>electronic</u> mail to any email address set forth in the Product Order or to its address listed on the applicable Product Order, or at such other address as may be supplied in writing. The date of delivery or the date of mailing will be the date of notice.
- f. <u>Resellers.</u> Rocket Software's obligations with respect to products or services supplied by Rocket Software and procured by Customer from an authorized Rocket Software reseller are limited to the

terms and conditions in this Agreement and the Documentation included with the Rocket Software supplied products and services. With purchases from a reseller, the applicable pricing and payment terms are as set out in the separate agreement between Customer and the reseller, and any terms in this Agreement related to Rocket Software pricing and payments shall not apply. Rocket Software is not responsible for the acts or omissions of the reseller, or for any other products or services that it supplies to Customer.

- **g.** <u>Entire Agreement.</u> This Agreement and the applicable Product Order(s) and ALA(s) represent the entire understanding of the parties with respect to the subject matter of this Agreement and supersede any previous communications or agreements that may exist regarding the same subject matter.
- **h.** <u>Order of Precedence.</u> Subject to the Product Orders section, any conflicting terms and conditions will be resolved according to the following order of precedence: the applicable Product Order, the applicable ALA, and this Agreement.
- i. <u>Amendment.</u> No modification of this Agreement will be binding on the parties unless in writing signed by authorized representatives of Rocket Software and Customer.
- **j.** <u>Waiver</u>. No waiver of any right under or in connection with this Agreement will be effective unless in writing, signed by authorized representatives of both parties. No waiver of any past or present right arising from any breach or failure to perform will be deemed to be a waiver of any future right arising under or in connection with this Agreement.
- k. <u>Publicity.</u> For the term of this Agreement, Rocket Software may use Customer's name in press releases, product brochures, and other marketing materials to indicate they are Rocket's customer. Rocket will use Customer's trademarks, service marks, logos or branding, according to any branding guidelines which Customer makes available to Rocket Software. Licensee hereby agrees to serve as a reference for the Product(s) at times to be mutually agreed upon. Such references may, as mutually agreed upon, include activities such as (i) reference calls with or hosting of a site visit with mutually acceptable prospects; (ii) a published "News Release" announcing the successful partnership with Rocket no later than sixty (60) days from the date of this Agreement; (iii) mention of Licensee or Licensee logo on Rocket Software's website; (iv) the completion of a "Case Study;" or (v) sharing Licensee's "Success Story" which may include speaking at Rocket Software events. Both parties will agree to the content and timing of any announcement focused on their relationship prior to distribution.
- I. <u>Severability.</u> If any provision in this Agreement or the applicable ALA(s) or Product Order(s) is held invalid or unenforceable, that provision will be construed, limited, modified or, if necessary, severed, to the extent necessary, to eliminate its invalidity or unenforceability, and the other provisions will remain unaffected.