

**This Software License Agreement (the “Software Terms”), together with any electronic transaction record, written order, form or other agreement (the “Agreement”) is a legal agreement between you, an entity or person, as applicable (referred to herein as “Customer” or “you” or “your”) and FiatLux Imaging, Inc. (“FiatLux”) and applies to your purchase and use of the Software. FiatLux and Customer agree as follows:**

### **Section 1. Definitions**

(a) “**Documentation**” means the specifications, User Manual, and other documentation related to the Software furnished by FiatLux to you; (b) “**IPR**” means patent, copyright, trademark, trade secret, and other intellectual property rights; (c) “**Open Source Software**” means a computer program or other software available without charge for use, modification, and distribution that is licensed under terms that require the user to make the user’s modifications or other software freely available in source code form; (d) “**Software**” means the software described in the Agreement (commonly known as FiatLux Visualize™), together with any and all Updates or Upgrades that are furnished to you under these Software Terms, the Agreement, or otherwise by FiatLux; (e) “**Term**” means the term of the license set forth in Section 5; (f) “**Update**” means any modification, correction, enhancement, improvement, or other update of the Software (as determined by FiatLux) that is made generally available by FiatLux to its customers without charge during the one year period following your purchase of the Software; (g) “**Upgrade**” means any upgrade or other new release of Software (as determined by FiatLux) that is made generally available by FiatLux to its customers for a fee; and (h) “**Warranty Period**” means the period of 90 days after your purchase of the Software, or any other period specified in writing by FiatLux.

### **Section 2. License**

2.1 **Grant.** FiatLux hereby grants to Customer a nontransferable, nonexclusive, limited license to do the following during the Term: (a) install and use the Software, in binary executable form only, in accordance with the Documentation; (b) use the Documentation as reasonably required in connection with the exercise of the rights granted under (a) of this section; and (c) make one (1) copy of the Software for archival or backup purposes only. This license is only valid for the number of seats purchased under the Agreement. A “seat” is one non-server workstation.

2.2 **General Restrictions and Limitations.** The license in Section 2.1 sets forth the entirety of your rights to use or copy the Software and Documentation. Without limiting the generality of the foregoing, the license does not include the right to, and the Customer will not directly or indirectly: (a) modify or create any derivative work based upon any of the Software; (b) grant any sublicense or other rights to the Software or Documentation; (c) reverse engineer, disassemble or decompile any of the Software or attempt to discover or recreate the source code of the Software; (d) remove, obscure, or alter any notice or IPR related to the Software or Documentation; or (e) engage in or permit any use, possession, knowledge, viewing, examination, copying, disclosure, or other activity involving any Software or Documentation that is not expressly authorized under the license in Section 2.1 or otherwise in writing by FiatLux. It is the responsibility of the Customer to protect all personally identifiable information residing in or input into the Software.

2.3 **Ownership.** The Software and Documentation involve valuable IPR of FiatLux. No title to or ownership of any Software or Documentation, or any IPR in or to the Software or Documentation, is transferred to Customer under these Software Terms. Without limiting the generality of the foregoing, FiatLux reserves all of its right,

title, and interest (including, without limitation, any and all IPR) in and to the Software and the Documentation.

### **Section 3. Support**

3.1 **Support Services.** FiatLux will make available to Customer the following support services for the Software:

3.1.1 **Technical Support.** Subject to Section 3.1.2, FiatLux will provide electronic mail and telephone support during FiatLux normal business hours, exclusive of weekends and FiatLux holidays. Contact information and a FAQ section can be found at [www.fiatluximaging.com](http://www.fiatluximaging.com).

3.1.2 **Updates.** During the one year period following your purchase of the Software, FiatLux will make available to Customer via electronic mail any and all Updates at no charge to Customer. It is your obligation to keep your profile up to date with current contact information so that FiatLux can send you Updates via electronic mail – your profile can be found and updated by you at the User Registration portion of the [www.fiatluximaging.com](http://www.fiatluximaging.com) website or by emailing FiatLux support at [support@fiatluximaging.com](mailto:support@fiatluximaging.com). Customer will install any and all Updates within a reasonable time after receipt of such Update. FiatLux will not be obligated to support any prior version of the Software after an Update is made available by FiatLux to Customer.

3.2 **Remote Privileges.** Upon FiatLux’s request, Customer will provide FiatLux remote access to Customer’s computer systems as reasonably required for FiatLux to provide maintenance and support services and its other obligations under this Agreement.

3.3 **Exclusions.** The support services do not include: (a) physical installation or removal of the Software at or from the Customer’s site; (b) visits to Customer’s site; (c) any electrical, mechanical or other work with hardware, accessories, or other devices associated with the use of the Software; (d) any request to enhance the Software; (e) any work with third party equipment or software; or (f) any Upgrades. FiatLux has no obligation to correct any noncompliance resulting from the uses or actions identified in paragraph 4.3. FiatLux will not be responsible for providing support services if Customer fails to implement any error correction or Updates made available by FiatLux. Further, implementation of new hardware or software systems (e.g., implementation of a new operating system) can result in problems with the Software -- please see the Support section of FiatLux’s website at [www.fiatluximaging.com](http://www.fiatluximaging.com) for more information.

### **Section 4. Limited Warranties and Remedies**

4.1 **Warranties.** FiatLux warrants to Customer that: (a) the Software will substantially comply with its specifications set forth in the Documentation in effect at the time of sale of the Software to you; (b) to the best of FiatLux’s knowledge, the Software does not contain any viruses or other malicious computer instructions, devices, or techniques that were designed to threaten, infect, damage, disable, or shut down the Software; and (c) the Software contains no Open Source Software. FiatLux will use commercially reasonable efforts to correct any Software that does not comply with the warranties set forth in this paragraph, provided that Customer gives FiatLux written notice of the noncompliance within the Warranty Period. If, after the expenditure of commercially reasonable efforts, FiatLux is unable to correct the

noncompliance, FiatLux may refund the license fees paid by Customer for the Software.

4.2 **Infringement.** FiatLux will defend and indemnify Customer from any third party claim that the Software infringes any copyright, trademark, or United States patent of any third party, provided that: (a) Customer promptly notifies FiatLux of the claim; (b) FiatLux has sole control over the defense and settlement of the claim; (c) Customer provides such assistance in the defense of the claim as FiatLux may reasonably request; and (d) Customer complies with any settlement or court order made in connection with the claim.

4.3 **Exclusions.** FiatLux's obligations under paragraphs 4.1 and 4.2 do not apply to any use of the Software not in accordance with the Documentation or Software Terms or any modification, damage, misuse or other action of Customer or any third party. FiatLux does not warrant that the Software or Documentation is free from bugs, errors, defects or deficiencies.

4.4 **Disclaimer and Release.** THE WARRANTIES, OBLIGATIONS, AND LIABILITIES OF FIATLUX AND THE REMEDIES OF THE CUSTOMER SET FORTH IN THIS SECTION 4 ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES, OBLIGATIONS, AND LIABILITIES OF FIATLUX AND ALL OTHER REMEDIES OF CUSTOMER AGAINST FIATLUX, EXPRESS OR IMPLIED, ARISING BY LAW OR OTHERWISE, WITH RESPECT TO ANY SOFTWARE, DOCUMENTATION OR OTHER TERMS FURNISHED BY OR ON BEHALF OF FIATLUX UNDER THESE SOFTWARE TERMS OR THE AGREEMENT, INCLUDING BUT NOT LIMITED TO ANY: (A) IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE; (B) IMPLIED WARRANTIES ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING, OR USAGE OF TRADE; (C) CLAIM OF INFRINGEMENT OR MISAPPROPRIATION; OR (D) CLAIM IN TORT (WHETHER BASED ON NEGLIGENCE, STRICT LIABILITY, PRODUCT LIABILITY OR OTHER THEORY).

## Section 5. Maintenance Term and Termination

5.1 **License Term.** The term of the license with respect to the Software will begin upon delivery of the Software and will continue thereafter unless and until (a) FiatLux refunds the license fees paid by Customer for the Software pursuant to paragraph 4.1 or otherwise, or (b) the term of the license is terminated in accordance with paragraph 5.2.

5.2 **Termination.** Customer may terminate the license at any time upon providing written notice to FiatLux. Further, in the event of a breach or default under the Agreement or these Software Terms by a party, the other party may terminate this license by giving the breaching party written notice of the breach or default and the non-breaching party's intention to terminate the term of the license. The license will automatically terminate thirty (30) days after delivery of such notice unless, prior to the expiration of such thirty (30) day period, the breaching party cures the breach or default.

5.3 **Effect of Termination.** Upon termination of the license granted under paragraph 2.1 Customer will immediately: (a) cease using all Software and Documentation; and (b) destroy all Software and Documentation in Customer's possession or return to FiatLux all Software and Documentation, together with any and all copies of the Software and Documentation. The

obligations of Customer under these Software Terms will survive any termination of the term of the license.

## Section 6. Limitations of Liability

6.1 **Force Majeure.** Neither party will be liable for, or be considered to be in breach of or default under these Software Terms or the Agreement on account of any delay or failure to perform as required by these Software Terms as a result of any cause or condition beyond such party's reasonable control (including, without limitation, any act or failure to act by the other party). This paragraph will not apply to any payment obligation of either party.

6.2 **No Consequential Damages.** TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT WILL FIATLUX OR ITS SUPPLIERS HAVE ANY LIABILITY FOR ANY INCIDENTAL, CONSEQUENTIAL, OR INDIRECT DAMAGES OR FOR ANY LOSS OF PROFIT, REVENUE, DATA, BUSINESS, OR USE IN CONNECTION WITH OR ARISING OUT OF CUSTOMER'S USE OF THE SOFTWARE, DOCUMENTATION, OR ANY OTHER ITEMS FURNISHED UNDER THE AGREEMENT OR THESE SOFTWARE TERMS. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, AND SO SOME OF THE ABOVE LIMITATIONS MAY NOT APPLY TO YOU.

6.3 **Limitation of Liability.** FIATLUX'S AGGREGATE LIABILITY WITH REGARD TO THE SOFTWARE, DOCUMENTATION, OR ANY OTHER ITEMS FURNISHED UNDER THE AGREEMENT OR THESE SOFTWARE TERMS WILL IN NO EVENT EXCEED THE COMPENSATION PAID BY CUSTOMER TO FIATLUX FOR SUCH SOFTWARE, DOCUMENTATION, OR OTHER ITEMS.

6.4 **Use of the Software.** ONLY SUITABLY QUALIFIED AND TRAINED MEDICAL PROFESSIONALS SHOULD USE THE SOFTWARE OR INTERPRET ITS OUTPUTS, AND ALL USERS SHOULD BE AWARE OF THESE WARNINGS. THE SOFTWARE IS NOT INTENDED TO REPLACE THE SKILL AND JUDGMENT OF A QUALIFIED MEDICAL PRACTITIONER. Users should always exercise clinical judgment when assessing outputs from the Software and should always consider other available clinical information. THE ENTIRE RISK ARISING OUT OF LICENSEE'S USE OF THE SOFTWARE REMAINS WITH LICENSEE.

6.5 **Quality of Input Data.** The quality of information derived from the Software depends on the quality of the input data. Inaccurate or misleading output can result from poor input data, and all users should take steps to verify the quality of all input data.

6.6 **Image Processing.** The Software performs sophisticated image processing which may result in unpredictable or surprising effects including: (i) introduction of image artifacts which may be misinterpreted as pathology; (ii) blurring or hiding of pathology, especially small pathology; (iii) rendering of low quality or low resolution data such that it appears to be of higher quality or resolution; (iv) display of images at lower resolutions than the original data; (v) hiding, or rendering invisible, portions of data which contain important anatomy or pathology; or (vi) use of colors which suppress or emphasize features relative to grayscale images. Users should exercise caution when interpreting output images.

## Section 7. Miscellaneous

7.1 **Government Rights.** The Software and accompanying Documentation are deemed to be

“commercial computer Software” and “commercial computer software documentation,” respectively, pursuant to DFAR Section 227.7202 and FAR Section 12.212, as applicable. Any use, modification, reproduction, release, performance, display or disclosure of the Software and accompanying Documentation by the U.S. Government will be governed solely by the terms of the Agreement and these Software Terms and will be prohibited except to the extent expressly permitted by these Software Terms. The contractor/manufacture is FiatLux Imaging, Inc. 8430 154th Ave NE, Redmond, WA 98052.

7.2 **Compliance with Law.** Each party will comply with all applicable laws, rules, regulations, orders, and other requirements, now or hereafter in effect, of governmental authorities having jurisdiction. Without limitation of the foregoing with respect to Customer’s use and other dealings with the Software, Documentation, and any other items provided under these Software Terms, Customer will comply with the U.S. Export Administration Act, regulations of the U.S. Department of Commerce and other export controls of the U.S., as applicable.

7.3 **Assignment.** Customer shall not assign any of its rights under these Software Terms or the Agreement directly, by operation of law or otherwise without the prior written consent of FiatLux.

7.4 **No Additional Terms.** Except as expressly permitted by these Software Terms, neither party will be bound by any term, condition, or other provision that conflicts with the provisions of these Software Terms that

is proffered by the other party in any purchase order, receipt, acceptance, confirmation, correspondence, or otherwise, unless each party specifically agrees to such provision in writing. Further, if these Software Terms conflict with any terms or conditions of the Agreement, these Software Terms will prevail.

7.5 **Applicable Law and Venue.** These Software Terms will be interpreted, construed, and enforced in all respects in accordance with the laws of the State of Washington, without reference to its choice of law principles to the contrary. The U.N. Convention on Contracts for the International Sale of Goods will not apply to these Software Terms. Each party hereby consents to the jurisdiction of the state and federal courts located in King County, State of Washington, U.S.A. with respect to any claim arising under or reason of these Software Terms.

7.6 **Entire Agreement.** These Software Terms and the Agreement constitute the entire agreement, and supersedes any and all prior agreements, between FiatLux and Customer related to the subject matter hereof. No amendment, modification or waiver of any of the provisions of these Software Terms shall be valid unless set forth in a written instrument signed by the party to be bound thereby.

7.7 **Contact Information.** Should you have any questions concerning this FiatLux Imaging, Inc. Software License Agreement, please contact FiatLux using the contact information found at the Support section of the FiatLux website at [www.fiatluximaging.com](http://www.fiatluximaging.com).