IMPORTANT!

CANON SOFTWARE LICENSE AGREEMENT

READ THIS AGREEMENT BEFORE CLICKING WE ACCEPT AND USING THIS SOFTWARE!

Software Name: MDS Collection and Configuration Agent (the "SOFTWARE")

This document is a license agreement between Canon Inc. ("Canon") and its subsidiaries, affiliates, their distributors and dealers (collectively, "SERVICE PROVIDER"), and governs SERVICE PROVIDER's use of the SOFTWARE which Canon provides to SERVICE PROVIDER for SERVICE PROVIDER's provision of the managed document services ("MDS") under cloud services provided by Canon. If a customer to whom MDS is provided by SERVICE PROVIDER ("CUSTOMER") installs the SOFTWARE on behalf of SERVICE PROVIDER, this document shall apply to the CUSTOMER by replacing the terms "SERVICE PROVIDER" in this document with the terms "CUSTOMER".

IF SERVICE PROVIDER DOES NOT AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, DO NOT CLICK WE ACCEPT. BY CLICKING WE ACCEPT, SERVICE PROVIDER AGREES TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT.

- **1. GRANT OF LICENSE:** Canon grants SERVICE PROVIDER a personal non-exclusive license to use ("use" as used herein shall include storing, loading, installing, accessing, executing or displaying) the SOFTWARE in accordance with the following:
 - (a) SERVICE PROVIDER may use the SOFTWARE on CUSTOMER's computers to the extent necessary for SERVICE PROVIDER's provision of MDS to CUSTOMER.
 - (b) SERVICE PROVIDER may make one copy of the SOFTWARE solely for a back-up purpose.
- 2. RESTRICTIONS: (a) SERVICE PROVIDER may not assign, sublicense, market, distribute, or transfer the SOFTWARE to any third party; (b) SERVICE PROVIDER may not decompile, reverse engineer, disassemble or otherwise reduce the code of the SOFTWARE to human readable form, and not allow any third party to do so; (c) SERVICE PROVIDER may not modify, adapt, translate, rent, lease or loan the SOFTWARE or create derivative works based on the SOFTWARE, and (d) remove, deface, bypass, over-ride or otherwise defeat any product identification, copyright notices, trademarks, restricted rights or other proprietary restrictions of Canon or its licensors, or any license administration or enforcement mechanisms contained in or affixed to the SOFTWARE and not allow any third party to do so.
- 3. OWNERSHIP: Canon and its licensors retain in all respects the title, ownership and intellectual property rights in and to the SOFTWARE. Except as expressly provided herein, no license or right, express or implied, is hereby conveyed or granted by Canon to SERVICE PROVIDER for any intellectual property of Canon and its licensors.
- **4. EXPORT CONTROL:** SERVICE PROVIDER agrees that the SOFTWARE will not be shipped, transferred or exported into any country or used in any manner prohibited by any applicable export control laws, restrictions or regulations of the countries involved.
- 5. SUPPORT AND UPDATE: Canon, Canon's subsidiaries or affiliates, their distributors and dealers are not responsible for maintaining the SOFTWARE, helping SERVICE PROVIDER to use the SOFTWARE, or providing SERVICE PROVIDER with any updates, fixes or support for the SOFTWARE hereunder.

6. DISCLAIMER OF WARRANTIES AND LIABILITY: LIMITED WARRANTY.

THE SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OR CONDITION OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE SOFTWARE IS WITH SERVICE PROVIDER. SHOULD THE SOFTWARE PROVE DEFECTIVE, SERVICE PROVIDER ASSUMES THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. SOME STATES, PROVINCES OR LEGAL JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR CONDITIONS, SO THE ABOVE EXCLUSION MAY NOT APPLY TO SERVICE PROVIDER. THIS WARRANTY GIVES SERVICE PROVIDER SPECIFIC LEGAL RIGHTS AND SERVICE PROVIDER MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE, PROVINCE TO PROVINCE OR JURISDICTION TO JURISDICTION.

CANON, CANON'S SUBSIDIARIES OR AFFILIATES, THEIR DISTRIBUTORS, DEALERS OR CANON'S LICENSORS DO NOT WARRANT THAT THE FUNCTIONS CONTAINED IN THE SOFTWARE WILL MEET SERVICE PROVIDER'S REQUIREMENTS OR THAT THE OPERATION OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE.

However, Canon or Canon's subsidiaries warrant the media on which the SOFTWARE is stored (if any) to be free from defects in materials and workmanship under normal use for a period of ninety (90) days from the date of SERVICE PROVIDER's receipt.

SERVICE PROVIDER REMEDIES.

Canon, Canon's subsidiaries and affiliates, their distributors and dealers' entire liability and SERVICE PROVIDER's exclusive remedy shall be the replacement of the media not meeting the LIMITED WARRANTY set forth above. The LIMITED WARRANTY does not apply if failure of the media has resulted from accident, abuse or misapplication of the SOFTWARE and may not extend to anyone other than the original user of the SOFTWARE.

NO LIABILITY FOR DAMAGES.

IN NO EVENT SHALL EITHER CANON, CANON'S SUBSIDIARIES OR AFFILIATES, THEIR DISTRIBUTORS, DEALERS OR CANON'S LICENSORS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING WITHOUT LIMITATION, LOSS OF BUSINESS PROFITS, LOSS OF BUSINESS INFORMATION, BUSINESS INTERRUPTION OR OTHER COMPENSATORY, INCIDENTAL OR CONSEQUENTIAL DAMAGES) ARISING OUT OF THE SOFTWARE, USE THEREOF OR INABILITY TO USE THE SOFTWARE EVEN IF EITHER CANON, CANON'S SUBSIDIARIES OR AFFILIATES, THEIR DISTRIBUTORS, DEALERS OR CANON'S LICENSORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME STATES, PROVINCES OR LEGAL JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, OR PERSONAL INJURY OR DEATH RESULTING FROM NEGLIGENCE ON THE PART OF THE SELLER, SO THE ABOVE LIMITATION OR EXCLUSION MAY NOT APPLY TO SERVICE PROVIDER.

RELEASE OF LIABILITY.

TO THE FULL EXTENT PERMITTED BY APPLICABLE LAW, SERVICE PROVIDER HEREBY RELEASES CANON, CANON'S SUBSIDIARIES AND AFFILIATES, THEIR DISTRIBUTORS, DEALERS AND CANON'S LICENSORS FROM ANY AND ALL LIABILITY ARISING OUT OF, OR RELATED TO, ALL CLAIMS CONCERNING THE SOFTWARE OR ITS USE.

7. Term: This Agreement is effective upon SERVICE PROVIDER's acceptance hereof by

clicking WE ACCEPT and remains in effect unless SERVICE PROVIDER terminated as provided herein. SERVICE PROVIDER may terminate this Agreement by destroying the SOFTWARE including any and all copies thereof. This Agreement shall also terminate if SERVICE PROVIDER fails to comply with any terms of this Agreement. In the event that this Agreement terminates for SERVICE PROVIDER's failure to comply with this Agreement, in addition to Canon enforcing its respective legal rights, SERVICE PROVIDER must promptly destroy the SOFTWARE including any and all copies thereof. Notwithstanding the foregoing, Sections 2 through 11 shall survive any termination of this Agreement.

8. HAZARDOUS OR HIGH RISK ENVIRONMENTS.

SERVICE PROVIDER acknowledges that the SOFTWARE is not designed or licensed for use in hazardous or high risk environments such as, but not limited to, operation of nuclear facilities, direct life support, air or space travel or police, rescue or military operations. SERVICE PROVIDER agrees and acknowledges that Canon, Canon's subsidiaries and affiliates, their distributors dealers and Canon's licensors shall have no liability in connection with any use of the SOFTWARE in hazardous or high-risk environments.

- 9. U.S. GOVERNMENT RESTRICTED RIGHTS NOTICE: The SOFTWARE is a "commercial item," as that term is defined at 48 C.F.R. 2.101 (Oct 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users shall acquire the SOFTWARE with only those rights set forth herein. The manufacturer is Canon Inc./30-2, Shimomaruko 3-chome, Ohta-ku, Tokyo 146-8501, Japan.
- 10. **SEVERABILITY:** In the event that any provision of this Agreement is declared or found to be illegal by any court or tribunal of competent jurisdiction, such provision shall be null and void with respect to the jurisdiction of that court or tribunal and all the remaining provisions of this Agreement shall remain in full force and effect.
- 11. ACKNOWLEDGMENT: BY CLICKING WE ACCEPT BELOW, SERVICE PROVIDER ACKNOWLEDGES THAT SERVICE PROVIDER HAVE READ THIS AGREEMENT, UNDERSTOOD IT, AND AGREES TO BE BOUND BY ITS TERMS AND CONDITIONS. SERVICE PROVIDER ALSO AGREES THAT THIS AGREEMENT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF AGREEMENT BETWEEN SERVICE PROVIDER AND CANON CONCERNING THE SUBJECT MATTER HEREOF AND SUPERSEDES ALL PROPOSALS OR PRIOR AGREEMENTS, VERBAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS BETWEEN SERVICE PROVIDER AND CANON RELATING TO THE SUBJECT MATTER HEREOF. NO AMENDMENT TO THIS AGREEMENT SHALL BE EFFECTIVE UNLESS SIGNED BY A DULY AUTHORIZED REPRESENTATIVE OF CANON.

Should SERVICE PROVIDER have any questions concerning this Agreement, or if SERVICE PROVIDER desires to contact Canon for any reason, please write to Canon's sales subsidiary or distributor/dealer, serving the country where SERVICE PROVIDER locates.

No.021152