END USER LICENSE AGREEMENT

IMPORTANT-READ THIS AGREEMENT BEFORE START USING THIS SOFTWARE! START USING THE SOFTWARE, YOU AGREE TO BE BOUND BY THIS AGREEMENT.

This End User License Agreement (the "License") is a legal agreement between you as licensee ("Licensee") and CANON DENMARK ("Licensor").

BY START USING THE SOFTWARE, LICENSEE AGREES THAT

- IS AUTHORISED TO BIND HIS OR HER COMPANY TO THE TERMS AND CONDITIONS OF THIS AGREEMENT AND
- LICENSEE ALSO ON BEHALF OF HIS COMPANY ACCEPTS TO BE BOUND BY THE TERMS OF THIS AGREEMENT AND ANY APPLICABLE THIRD PARTY LICENCES AND
- LICENSOR HAS THE RIGHT TO RELY ON AND ENFORCE SUCH ACCEPTANCE.

IF LICENSEE DOES NOT AGREE TO THE TERMS AND LIMITATIONS OF THIS AGREEMENT, THEN LICENSEE SHOULD BE USED NOR USE THE USER MANUAL FOR THE SOFTWARE (THE "DOCUMENTATION"). ANY FEES PAID BY THE LICENSEE TO PURCHASE THE SOFTWARE AND DOCUMENTATION SHALL BE REFUNDED. PLEASE CONTACT YOUR POINT OF PURCHASE. Licensee must inform each user of the Licensed Software of the terms and conditions of this License.

PLEASE NOTE: Licensee agrees that Licensor may collect, use and pass on to its group companies technical data and related information, including but not limited to technical information about the use of the Software to enhance Licensee's experience. Technical data does not include any personal data that may identify a person. Personal data may need to be shared with our partners, in which case the End User needs to be aware of that Partner's personal data policy. In case, CANON DENMARK gains access to the End User's personal data, a separate agreement for data protection will be concluded.

1. This agreement applies to FLUX Software, current and future and any and all updates, new versions and additional modules ("Software") and associated user documentation ("Documentation").

In consideration of the payment of the applicable license fees and acceptance of this agreement, Licensor solely grants Licensee the following rights:

2. LICENSE. Licensor hereby grants to Licensee a personal, non-exclusive, worldwide, non-transferable license to install on a single personal computer or server as applicable and use the Software ("Licensed Software"), together with one copy of the written computer program documentation ("Documentation") associated with the Licensed Software all in accordance with the terms and conditions of this License including, without limitation, the third party software and open source license agreements

annexed hereto. With respect to the Microsoft SQL Server Licenses that might be annexed hereto, the specific number and type of licenses will be defined in a relevant Statement of Work and subject to any applicable export control regulations. For notice or other informational and/or compliance purposes a README file is included which contains additional third party software and open source license agreement text.

Licensed Software protection may be provided by a software key issued by Licensor, which is required to run the Licensed Software. In addition the Licensed Software may be equipped with a protective device that will limit or prevent uses when a limit to Licensee's purchased license rights is reached.

3. OWNERSHIP AND COPYRIGHT. The Licensed Software and Documentation are owned by Licensor or its suppliers and are protected by international copyright laws and international treaty provisions. Licensor and its suppliers retain title to and all copyright and other intellectual property rights in the Licensed Software and Documentation. Licensor shall under no circumstances be obligated to release its Licensed Software source codes.

4. USE LIMITATIONS.

This License is only valid for Licensee's usage, and this License does not grant the Licensee the right to resell the Licensed Software, to integrate the included FLUX technology or to provide services for third parties across the Internet, except if expressly permitted by CANON DENMARK in writing. This License allows the internal use of the included FLUX technology across an Intranet or an Extranet of Licensee. This License is not valid for use as a runtime license of an FLUX component integrated into a third-party application and/or Internet-based service. In the event, the license is resold, a new activation key will need to be obtained from CANON DENMARK and the new End User will have to accept the terms of this EULA.

Licensee may not modify, decompile, disassemble, reverse engineer, reduce the code to human readable form or adapt, translate, create derivative works of the Licensed Software except to the extent expressly permitted by law. Licensee may not make copies of the Licensed Software or Documentation, except that Licensee may make one copy of the Licensed Software solely for backup or archival purposes.

5. TERM. This License is effective upon Licensee's purchase of the Licensed Software. THE LICENSE PURCHASED MAY HAVE A USE LIMIT OR TIME LIMIT AND MAY TERMINATE AUTOMATICALLY UPON USE OF THE LICENSED SOFTWARE TO ATTAIN THE NUMBER OF SCANS OR OTHER PROCESSING ACTIONS LICENSEE HAS PURCHASED OR UPON LAPSEING OF PURCHASED TIME PERIOD. LICENSEE IS RESPONSIBLE FOR MONITORING THE DASHBOARD THAT SHOWS PROGRESS TOWARDS LICENSE LIMITS. LICENSEE ACKNOWLEDGES THAT IT SHALL RECEIVE ONE (1)NOTIFICATION FROM THE DASHBOARD THAT THE LICENSE USE LIMIT HAS BEEN 80% CONSUMED AND LICENSEE MAY THEN PURCHASE AN EXTENDED LICENSE OR ADDITIONAL LICENSE AT APPLICABLE PRICING THEN IN EFFECT. This License, and any extensions thereof, will continue in effect until terminated either (a) by Licensee at any time by notifying Licensor in writing or (b) automatically, upon Licensee's failure to comply with any term or condition of this license. Upon termination, Licensee agrees to destroy all copies of the Licensed Software and Documentation in its possession.

and to remove all copies of the Licensed Software from the personal computer(s). For this section 5, a refund of license fees and / or maintenance fees paid will not apply.

6. EXCLUSION OF WARRANTIES. Licensee assumes responsibility for the selection of the Licensed Software to achieve its intended results and for the installation and use of, and results obtained from, the Licensed Software. Licensor does not warrant that the functions contained in the Software, will meet Licensee's requirements or that the operation of the Licensed Software will be uninterrupted or error free.

You acknowledge that the Software may not be free of errors and/or bugs and that events beyond Licensor's control may affect, limit or prevent the use or access to the Licensed Software whether temporarily or permanently and that such events shall not constitute breach of this Agreement by Licensor.

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW THE LICENSED SOFTWARE AND THE DOCUMENTATION ARE PROVIDED TO LICENSEE ON AN "AS IS" BASIS WITHOUT WARRANTY OF ANY KIND ENTIRE RISK AS TO SATISFACTORY AND THE **OUALITY**. PERFORMANCE AND ACCURACY IS WITH LICENSEE LICENSOR, ITS PARENT COMPANY ITS AFFILIATES, ITS DISTRIBUTORS AND ITS DEALERS HEREBY EXPRESSLY DISCLAIM ALL WARRANTIES, CONDITIONS OR ASSURANCES OF ANY KIND, EITHER EXPRESS OR IMPLIED, STATUTORY OR NON-STATUTORY, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR OF NON-INFRINGEMENT.

- 0. LIMITATION OF LIABILITY. NEITHER LICENSOR, NOR ITS PARENT COMPANY, ITS AFFILIATES, ITS DISTRIBUTORS AND ITS DEALERS SHALL BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL LOSSES OR DAMAGES (INCLUDING, WITHOUT LIMITATION, ANY LOSS OF DATA OR LOST PROFITS) PERTAINING IN ANY WAY TO THE LICENSED SOFTWARE, THE DOCUMENTATION, OR ANY DISK, OR TO ANY OF LICENSOR'S OBLIGATIONS UNDER THIS LICENSE, EVEN IF LICENSOR ITS PARENT COMPANY, ITS AFFILIATES, ITS DISTRIBUTORS OR ITS DEALERS HAVE BEEN MADE AWARE OF THE POSSIBILITY OF SUCH LOSSES OR DAMAGES. LICENSEE SHALL TAKE ALL NECESSARY STEPS TO MITIGATE ANY LOSS OR LIABILITY THAT MAY GIVE RISE TO A LOSS, COST OR CLAIM ARISING PURSUANT TO THIS LICENSE AND THE USE OR INABILITY TO USE THE LICENSED SOFTWARE AND DOCUMENTATION.
- 1. ILLEGAL USE. Under no circumstances shall Licensor or its distributors be responsible to Licensee or any third party for use, contrary to the applicable law or the restrictions of this document, of the Licensed Software resulting in reproducing, electronic transferring, copying, translating or modifying any part of the Documentation or information about the Licensed Software or information processed by the Licensed Software without appropriate authorization from Licensor or the copyright holder, as applicable.

2. GENERAL. This License is the complete and exclusive statement of the agreement between Licensee and Licensor, and this License supersedes any prior proposal, agreement, or communication, oral or written, pertaining to the subject matter of this License.

This Agreement shall be governed and interpreted in accordance with EU Law. All disputes between the parties which may arise from this Agreement will be resolved exclusively by the respective Court of the place where the FLUX SOFTWARE entity that you purchased the Software from, is located. Licensor shall have, however, the sole right to waive this section and to enforce this Agreement under the local law and/or jurisdiction of the Licensee.