

Scope: iQ-SYSTEM PAC and iQ-RIS

1. INTRODUCTION

This License Agreement ("Agreement") is a legal agreement between you (either an individual or a legal entity) ("Licensee", "you", "your", as context requires) and

IMAGE Information Systems Europe GmbH
Lange Str. 16, 18055 Rostock, Germany

and where applicable its suppliers and licensors (collectively "IMAGE") for the software ("Software") and associated documentation ("Documentation"). BY INSTALLING, COPYING, DOWNLOADING, ACCESSING, OR OTHERWISE USING THE SOFTWARE, YOU AGREE TO BE BOUND BY THE FOLLOWING TERMS AND CONDITIONS. PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY AS THEY GOVERN YOUR USE OF THE SOFTWARE. If you do not agree to the terms and conditions of this Agreement, please do NOT install the Software and immediately destroy any copies of the Software and Documentation in your possession.

2. GRANT OF LICENSE

IMAGE hereby grants to you a personal, limited, non-exclusive, non-sub-licensable, non-transferable, non-assignable license to use the Software, in machine executable object code form, and any related Documentation as follows:

2.1 EVALUATION/TRIAL LICENSE

You may install and use one copy of the Software on a single computer within your organization for evaluation and testing purposes during the evaluation period. The evaluation/trial Software shall not be used for commercial purposes. THE SOFTWARE MAY CONTAIN A DISABLING MECHANISM THAT WILL PREVENT IT FROM BEING USED AFTER THE EVALUATION PERIOD. YOU MUST NOT TAMPER WITH THE DISABLING MECHANISM OF THE SOFTWARE. After the evaluation period if you do not order the registered version of the Software (which may involve a separate payment) you must remove/destroy the Software and Documentation.

2.2 DEMO LICENSE

You may install and use one copy of the Software on a single computer within your organization for evaluation and demonstration purposes during the demonstration period. The demo Software shall not be used for commercial purposes. THE SOFTWARE MAY CONTAIN A DISABLING MECHANISM THAT WILL PREVENT IT FROM BEING USED AFTER THE DEMONSTRATION PERIOD. YOU MUST NOT TAMPER WITH THE DISABLING MECHANISM OF THE SOFTWARE. After the demonstration period if you do not extend, update, or upgrade the demo Software or order the full version of the Software (which may involve a separate payment) you must remove/destroy the Software and Documentation.

2.3 FULL LICENSE

You may: (i) install and use one copy of the Software on a single computer within your organization; and (ii) make one copy of the Software and Documentation for back-up and archival purposes only, provided that any copy must contain all of the original Software and

Documentation's proprietary notices. If you wish to use additional copies of the Software, you must obtain additional licenses from IMAGE for each computer on which the Software is installed.

2.4 CONCURRENT LICENSE

You may: (i) install and use copies of the Software on a specified number of computers within your organization and local network; and (ii) you may only use the Software with one user simultaneously. If you wish to use the Software with more than one user simultaneously or in different networks, you must obtain additional licenses from IMAGE.

3. LICENSE RESTRICTIONS

a) All rights not expressly granted are reserved.

b) You may not: (i) permit other individuals or entities to use or have access to the Software except under the terms of this Agreement; (ii) modify, translate, reverse engineer, decompile, disassemble (except to the extent that this restriction is expressly prohibited by law) or create derivative works based upon the Software or Documentation; (iii) copy the Software or Documentation (except for back-up or archival purposes); (iv) rent, lease, lend, assign, or otherwise transfer rights to the Software or Documentation; or (v) remove any proprietary notices or labels on the Software or Documentation. Any such prohibited use shall immediately terminate your license to the Software.

c) You agree that you shall only use the Software and Documentation in a manner that complies with all applicable laws, regulations etc. in the jurisdictions in which you use the Software and Documentation, including, but not limited to, applicable restrictions concerning medical uses and copyright and other intellectual property rights.

d) The Software or the use of the Software may be subject to legal or regulatory provisions related to products used in the Healthcare Industry. Prior to using the Software, it is your responsibility to ensure that your use of the Software will not violate any legal or regulatory provisions. Please contact IMAGE to determine the most recent information regarding legal and regulatory approvals.

e) The use of the Software is intended only for use with properly authorized content. Content files, including, but not limited to images, which are viewed using the Software, may be protected by copyright laws or other laws of any jurisdiction and are used at your own risk.

f) You may only use the Software for your internal purposes. You may not use the Software in any way to provide services, or as part of any application service, provider service or other similar commercial service or application in which third parties have access to the Software.

4. UPDATES/ERRORS

IMAGE reserves the right at any time to, but is not obligated to, correct errors, alter features, specifications, capabilities, functions, release dates, general availability or other characteristics of the Software ("Updates"). You agree that you may not have access to such Updates without separate payment or through a separate support agreement. If any such Updates are provided to you by IMAGE, such Updates will be considered a part of the Software and subject to the terms and conditions of this Agreement. You agree and understand that although IMAGE takes steps to prevent errors, the Software may contain errors affecting proper operation.

5. TITLE

Title, ownership rights, and intellectual property rights in and to the Software and Documentation shall remain with IMAGE. The Software is protected by the copyright laws of Germany, the European Union and by international copyright treaties. Title, ownership rights and intellectual property rights in and to any content used with the Software shall be retained by the applicable content owner and may be protected by applicable copyright or other law. IMAGE also retains all rights, titles, and interests in and to the trademarks, trade names, logos, and icons (collectively "Marks") used in or identifying the Software or its features. The use of Marks without the prior written permission of IMAGE is strictly prohibited. Other trademarks are either registered trademarks or trademarks of their respective owners.

6. LIMITED WARRANTY AND LIMITATION OF LIABILITIES

IMAGE warrants that the Software will perform in accordance with the Documentation for a period of: (a) thirty (30) days for the demo and evaluation versions and (b) twelve (12) months for the full version starting from the date of receipt. Subject to section 4 above, IMAGE will make commercially reasonable efforts to correct any failure of the Software to perform in accordance with the Documentation. Accordingly, the Licensee is responsible to ensure that only the latest released version of the Software is purchased and in use.

DISCLAIMER OF WARRANTY & LIMIT OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE ABOVE LIMITED WARRANTY IS GIVEN IN LIEU OF ALL OTHER WARRANTIES, REMEDIES AND CONDITIONS, WHETHER ORAL OR WRITTEN, STATUTORY, EXPRESSED OR IMPLIED. IMAGE FURTHER EXPRESSLY DISCLAIMS ALL WARRANTIES, INCLUDING WITHOUT LIMITATION TO ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE OR NONINFRINGEMENT TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW. IN NO EVENT SHALL IMAGE BE LIABLE FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, SPECIAL, PUNITIVE, OR OTHER DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION TO, DAMAGES FOR LOSS OF PROFITS, SERVICE INTERRUPTION, LOSS OF INFORMATION, OR OTHER PECUNIARY LOSS) ARISING OUT OF THIS AGREEMENT OR THE USE OF OR INABILITY TO USE THE SOFTWARE OR DOCUMENTATION, EVEN IF IMAGE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IMAGE'S TOTAL LIABILITY FOR ANY DIRECT DAMAGES SHALL NOT EXCEED FIVE DOLLARS (\$5.00). AS SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION(S) MAY NOT APPLY TO YOU.

7. INDEMNIFICATION

The Software is not intended to replace the skill and judgement of a qualified medical practitioner and should only be used by people that have been appropriately trained in the Software's functions, capabilities and limitations. For example, and without limitation to, various functions of the Software, including Maximum/Minimum Intensity Projection (MIP) and Multi-Planar Reconstruction (MPR) are intended for use only as a supplement to two-dimensional medical image display techniques. You agree to exonerate, indemnify and defend IMAGE, its suppliers, officers, directors and employees, from and against any losses, damages, fines and expenses (including attorneys' fees and costs) arising out of or relating to your use of the Software. THE ENTIRE RISK ARISING OUT OF YOUR USE OF THE SOFTWARE AND DOCUMENTATION REMAINS WITH YOU.

8. TERMINATION

This License Agreement will automatically terminate if you fail to comply with any term hereof. No notice shall be required from IMAGE to effect such termination. You may also terminate this License Agreement at any time by notifying IMAGE in writing of the termination. Without prejudice to any other rights, upon any termination of this License Agreement, you shall immediately discontinue use of the Software and Documentation and shall within three (3) days return to IMAGE, or certify destruction of, all full or partial copies of the Software, Documentation and related materials.

9. REPLACEMENT/MIGRATION LICENSES

IMAGE reserves the right to impose charges for replacement and migration licenses.

The following rules apply for hardware fingerprint based software licenses in the event of one of the following circumstances:

a) If a replacement license key for a license covered by an Annual Service Package is required for migrating the Software to a new PC or reformatting the media where the Software is installed, and you provide IMAGE with the uninstall code beforehand, one replacement license key per contractual year will be provided free of charge. All subsequent replacement licenses will be invoiced according to the regulations stated in this chapter.

b) If a replacement license key for a license covered by an Annual Service Package is required due to a PC failure, and you provide IMAGE with the original license activation data (this includes the original hardware fingerprint, registration name, and activation key), one replacement license key per contractual year is provided free of charge. All subsequent replacement licenses will be invoiced according to the regulations stated in this chapter.

c) If a replacement license key for a license not covered by an Annual Service Package is required for migrating the Software to a new PC or reformatting the media where the Software is installed, and you provide IMAGE with the software uninstall code beforehand, the standard fee according to the valid MSR price list will apply.

d) If a replacement license key for a license not covered by an Annual Service Package is required for migrating the Software to a new PC or reformatting the media where the Software is installed, and you cannot provide IMAGE with the uninstall code beforehand, a processing fee for lost licenses according to the valid MSR price list will apply.

e) If a replacement license key for a license not covered by an Annual Service Package is required due to a PC failure, and you provide IMAGE with the original license activation data (this includes the original hardware fingerprint, registration name, and activation key), the standard fee according to the valid MSR price list will apply.

f) If a replacement license key for a license not covered by an Annual Service Package is required due to a PC failure, and you cannot provide IMAGE with the original license activation data, a processing fee for lost licenses according to the valid MSR price list will apply.

The following rules apply in the event of one of the following circumstances for file based software licenses:

g) If a replacement license file is required for migrating the Software to a new PC or reformatting the media where the Software is installed, and you provide IMAGE with the original license file beforehand, the standard fee according to the valid MSR price list will apply.

h) If a replacement license file is required due to a PC failure, and you provide IMAGE with the original license file, the standard fee according to the valid MSR price list will apply.

i) If a replacement license file is required due to a PC failure, and you cannot provide IMAGE with the original license file, a processing fee for lost licenses according to the valid MSR price list will apply.

10. MISCELLANEOUS

This Agreement shall constitute the complete and exclusive agreement between the Parties, notwithstanding any variance with any other written instrument submitted by you, whether formally rejected by IMAGE or not. The terms and conditions contained in this Agreement may not be modified except in a writing duly signed by you and an authorized representative of IMAGE. This Agreement is exclusive to you, and may not be transferred without IMAGE's express written consent. If any provision of this Agreement is held to be unenforceable for any reason, such provision shall be reformed only to the extent necessary to make it enforceable, and such decision shall not affect the enforceability of such provision under other circumstances, or of the remaining provisions hereof under all circumstances. The parties specifically acknowledge and agree that this Agreement be drafted and fully enforceable as written in the English language. This Agreement shall be governed by the laws of Germany, without regard to conflicts of law provisions, and you hereby consent to the exclusive jurisdiction of the courts sitting in Rostock, Germany. To the extent that you have breached or have indicated your intention to breach this Agreement in any manner which violates or may violate IMAGE's intellectual property rights, or may cause continuing or irreparable harm to IMAGE (including, but not limited to, any breach that may impact IMAGE's intellectual property rights, or a breach by reverse engineering), IMAGE may seek legal action, or any other appropriate action, in any court of competent jurisdiction. This Agreement will not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is hereby expressly excluded.