# **General Terms and Conditions of Business (GTC) Image Instruments GmbH**

Valid as of January 1st, 2024

### 1. Preamble

- GmbH (hereinafter referred to as Licensor) and its months from the effective date of the amendment. customers (hereinafter referred to as Licensee). 6.5 All fees and prices are subject to VAT at the rate legal capacity.
- 1.2 Conflicting general terms and conditions of the procedure is applied. licensee shall not become part of the contract unless 6.6 Invoicing for all services provided by the Licensor the licensor has expressly agreed to them in writing.
- optional modules and associated auxiliary and more of the above software products.

to the  $\mathsf{OnyxCeph^{3\, TM}}$  computer programs, including fee. system programs. The licensee wishes to use one or 7. Liability, Insurance

If the increased fee is not accepted by the Licensee, this shall entitle the Licensor to cease providing the 1.1 The following terms and conditions apply to all corresponding services to the Licensee from the next contractual relationships between Image Instruments due date. Amended fees shall apply for at least 12

Licensees may be natural and legal persons with applicable to the billing address specified by the licensee. Within the EU, the so-called MOSS

to the Licensee under this Agreement shall be made However, individual agreements between the parties, exclusively electronically in a file format permitted by e.g. software distribution agreements, always take law using a transmission method permitted by law. If expressly requested and permitted by the Licensee, 1.3 In particular, Licensor has the exploitation rights paper copies of invoices may be sent for an additional

- 7.1 The Licensor only guarantees the recoverability of 1.4 The contracting parties agree that the softwaredata after software failure, regardless of its cause, on provided by the licensor is only a technical aid ina data processing system that meets the system accordance with its intended use and medicalrequirements if the Licensee has made data back-ups purpose and that the licensee may never justifyin accordance with the specifications provided by the diagnostic and therapeutic decisions primarily orLicensor for this purpose in the documentation and if exclusively on the base of the statements made withthey have not been manipulated by the Licensee or the aid of the software. third parties.
- 1.5 If the software provided by the licensor is used by 7.2 In his own interest, licensee is required to back up the licensee as a medical product in accordance withdata regularly, if possible daily, in accordance with the applicable legal situation, both contractualthe licensor's specifications. partners are legally obliged to distribute or use

conformity or certification.

# 2. Subject of the contract

as a single-user solution and/or as a multi-user activation of the software with the operator.

corresponding products with a declaration of 7.3 The Licensor expressly points out that the Licensor's programs are intended for the purpose of administration and diagnostic measurement of twodimensional and three-dimensional image material by professionally qualified personnel in the context of 2.1 The subject matter of the agreement is the dental medical applications and that diagnostic and provision of software products of the Licensor for use<sup>therapeutic</sup> statements may not be derived primarily by the Licensee on its own data processing system or exclusively from the measurement results and that (hereinafter referred to as "data processing system")<sup>this</sup> medical purpose requires proper registration and Last update: 2024/04/15 10:34

solution. Unless otherwise agreed, a one-time orNon-activated trial versions or software licenses that annual license fee shall be charged for this. are not productively activated for test, training or educational purposes serve only to familiarize the

- 2.2 The object of the contract is also theuser with the use of the software and not to use it in maintenance, updating and further development of accordance with the above-mentioned purpose. the software products by the licensor as result of the No liability or quarantee is assumed for the continuous market observation carried out by themethodological accuracy and completeness of the licensor. Unless otherwise agreed, an annual software<sub>results</sub> of subject-specific evaluations and analyses maintenance fee is charged for this. provided due to the lack of unambiguity.
- 2.3 In addition, services such as software7.4 The Licensor shall be liable for damages resulting development, installations, data conversions, from a culpable breach of duty by the Licensor or a technical training, consulting and support for legal representative of the Licen-sor. Liability is technical issues relating to installation, hardwarelimited to intentional, grossly negligent or fraudulent replacement, database recovery and troubleshootingbreach of duty by the licensor or its legal may also be provided by the licensor within therepresentative and liability under product liability law. framework of a separate agreement between the parties. Unless otherwise agreed, an expense-related 7.5 In particular, Licensor shall not be liable: support fee shall be charged for these services.
- 2.4 Instruction, technical instructions and the special training required for the intended use of the software are expressly not the subject of the contract. These services are provided by external providers or by qualified users of the software.

# 3. Obligations of the Licensor

- 3.1 The Licensor shall make the Software available to the Licensee as an installation routine. This is done by providing the option of electronic retrieval (download) via the Internet. The proper installation and configuration of the software in accordance with the documentation provided by the licensor at the intended operator is the responsibility of the licensee. This is a prerequisite for activating the scope of functions specified in the license request. Activation by provision of an activation code takes place within a maximum of 7 working days after receipt of the complete information to be provided by the licensee. 8. Infringements of property Activation (commissioning) can be carried outrights, termination of contract productively or non-productively depending on the intended use.
- the program descriptions provided by the licensor.
- aids and manuals, in electronic form at the latest for the licensee. Licensee.
- applies to the use of the software products by the

- for expenses arising from necessary software adaptations in connection with changes in legal provisions,
- for expenses arising from necessary software adaptations in connection with updates/changes to operating systems, driver software, interfaces and hardware,
- for expenses arising from necessary adaptations/changes to the program and/or data structure of the software,
- for expenses incurred by the licensee in connection with the restoration of the operability of the software after failure, irrespective of the cause of the failure,
- for expenses incurred by the licensee in connection with the restoration of the operability of the software after failure, irrespective of the cause of the failure,

- 8.1 In the event of infringements of third-party 3.2 The functional scope of the software results from property rights by the functions implemented in the software, the licensor may make changes which, 3.3 The Licensor shall provide documentation for while safeguarding the interests of the licensee, instruction in the use of the Software, including work
- 8.2 Upon termination of the contract by the licensee, 3.4 By purchasing the license, the licensor grants the licensee is obliged to return all data carriers and licenses the licensee the non-exclusive and non-transferable right to use the purchased software products. This right

https://www.onyxwiki.net/ Printed on 2024/05/17 17:11 licensee on the licensee's IT systems registered fortermination of the contract, the licensee undertakes this purpose in the activation code to the extentto completely delete the software provided, insofar as agreed. The rights and obligations of the licensor andthis was agreed when the contract was concluded. licensee are regulated in the end user license

agreement, which the licensee must agree to before 9. Protection of the licensed installation and activation. If the licensee is provided with a non-productive activation, only the limited **material** range of functions specified in this respect may be used. Non-productive activation may be used 9.1 The licensee undertakes to retain unchanged the familiarization with the software.

### 4. Warranty

- 4.1 The Licensor warrants to the Licensee that the 9.2 The licensee undertakes to use the software in reduce its value or suitability for the use of this scope parties is excluded. of functions.
- requirements must be met for the software claims for defects in the event of non-compliance.
- possible according to the state of the art to create provided that they use the software on behalf of the software in such a way that it works without errors in all application environments. The subject matter of 9.4. The licensee undertakes to uninstall or delete the the contract is therefore expressly only the software software and all data directories and other that is described in more detail in the program information provided by the licensor on the internal description and can be used to the extent specified.
- date of purchase of the software. During this period, installed.

  the licensor will correct any errors in the software

  that become known became the software. that become known by providing updates.

- exclusively for testing, for training and for protective notices contained in the license material, such as copyright notices and other legal reservations, and to incorporate them in unaltered form in all complete or partial copies made by the licensee.
- Software for the scope of functions acquired by the such a secure manner that manipulation or misuse of Licensee has the properties listed in the program the program or the data recorded by the program, in descriptions and is free of errors that cancel or particular personal data, by unauthorized third
- 9.3. The licensee undertakes not to make the 4.2 The Licensee is advised that the specified system database instance of the activated software to accessible to third parties either in the original or in function properly. In cases of doubt, the requirements the form of complete or partial copies without the shall be agreed between the parties. Compliance with express written consent of the licensor. This also the system requirements is the responsibility of the applies in the event that the licensee or operator Licensee and does not entitle the Licensee to assert ceases to work in whole or in part. Persons in a work, employment or other employment relationship with 4.3 The parties are also aware that it is generally not the licensee are not considered third parties,
- data carriers before destroying, selling or otherwise 4.4 The statutory warranty period applies from the passing on the data processing hardware on which

### 10. Amendments / ineffective 5. Obligations of the Licensee provisions

5.1 In the event of technical questions, the Licensee10.1 Amendments and additions to the contractual shall appoint a qualified employee or service provideragreements between the parties must be made in to the Licensor who shall ensure that the relevantwriting.

requirements and activities on the part of the

Operator are met and who shall act as the Licensor's 10.2 If individual provisions are legally invalid, the remaining parts of the contract between the parties contact person for questions relating to processing. shall remain binding. Should a provision be invalid in

5.2 The migration of the activated database, in wholewhole or in part, the contracting parties shall or in part, to another data processing system is notimmediately endeavour to achieve the economic permitted without the express per-mission of the success intended by the invalid provision in another, Licensor. This does not apply to the creation of back-legally permissible manner. up copies by the licensee to the extent necessary for

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restoration in the event of failure of the data 11. Place of jurisdiction / Place processing system. The backup copies may only be used by the Licensee if the original program can no of performance / Applicable law longer be used due to damage or destruction.

5.3 The licensee may not pass on activated software11.1 The exclusive place of jurisdiction for disputes products to third parties or make them accessible inarising from the performance of this contract and the place of performance for deliveries and services is any other form without the con-sent of the licensor. the registered office of the Licensor, provided that

5.4 A complete or partial retranslation of the softwarethe Licensee is a registered trader, a legal entity into the form of a source program is not permitted. under public law or a special fund under public law

6. Fees

6.1 The remuneration for the right to use  ${\rm the}^{11.2}\,{\rm The}$  law of the Federal Republic of Germany shall

and is acting in the exercise of a commercial or

software (license fee) shall be paid in the form of aapply exclusively. The contractual language is license fee, unless otherwise agreed in writing German. between the contracting parties. In the case of an\_ OSL subscription license, the license fee shall be 12. Data Protection charged annually for the activation period; in the case of an RL+ purchase license, it shall be charged 12.1. The parties are aware that the information once upon purchase.

independent professional activity.

collected by the Licensee with the help of the Software is subject to the statutory provisions and

6.2 Unless otherwise agreed in writing between theregulations on data protection applicable in the contracting parties, payment for the provision of respective country, in particular the protection of updates shall be made against payment of a softwarepersonal data, and that it is the responsibility of the maintenance fee. In the case of a subscription licenseLicensee to implement the associated obligations. OSL, the maintenance fee shall be charged annuallyThe Licensor shall support the Licensee in this together with the annual license fee, in the case of arespect by providing suitable functions within the purchase license RL+ once per calendar year. Software.

Downloading updates provided via the Internet is free

of charge. If, in exceptional cases, updates are sent12.2 When transferring the licensee's data to the to the licensee on data carriers at the licensee's licensor on the occasion of a contract initiation or for the purpose of contract execution, both parties are request, additional fees may apply. obliged to comply with the legal provisions and

6.3 Remuneration for services pursuant to Sectionregulations on data protection applicable in the 2.3, which the Licensor provides at the Licensee's respective country, in particular the protection of request in accordance with a separate agreement, personal data.

shall be made against payment of the remuneration specified for this purpose.

6.4 The fees pursuant to Sections 6.1 and 6.2 shallconnection with software maintenance, apply for at least 12 months from the date oftroubleshooting or other desired or necessary purchase, irrespective of the extent of use. A refundtechnical support measures, the licensee must ensure of the fees in the event of non-use is excluded. Anthat the licensor does not gain access to personal increase in the annual fees pursuant to Sections 6.1data recorded in the software or in third-party and 6.2 shall only take effect if the licensee is notified applications. The software provides suitable functions

at least three months before it comes into effect. for this purpose.

12.3 In the case of support measures commissioned by the licensee from the licensor - particularly in

If the licensee nevertheless gains access to personal data as part of support measures in exceptional situations in individual cases, this does not constitute

a contractual relationship between the licensee and licensor in the sense of commissioned data processing, as there is neither an offer from the licensor nor an assignment by the licen-see. Rather, in such an exceptional case, the provisions of the data protection confidentiality agreement provided

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