ApeosWare Image Log Management Software License Agreement FUJIFILM Business Innovation Corp.

Thank you for your interest in our software.

Please read the following Software License Agreement carefully before installing the program stored in our software product (the "Program"). If you do not agree to any of the terms and conditions of this Software License Agreement, cancel the installation of this software product. If you wish to use the Standard Edition of the Software as a trial edition, you can test the Software for sixty (60) days from the day you install the Software in a machine such as a server.

1. [Grant of License]

We grant you a non-assignable and nonexclusive license to use the Program and its related materials (the "Software") for the following and under the following conditions:

(1) If you elect to use the Standard Edition of the Software as a trial edition, this trial edition shall be valid for a period of sixty (60) days from the date on which the Software is installed in a machine such as a server. (2) If you elect to use a commercial edition of the Software, the terms and conditions for installing and using the Software on a machine such as a server which is designated by you and approved by us (gDesignated Machineh) shall be as follows, based on the number of license(s) specified in the certificate of use right establishment of the licensed product you purchased. Alternatively, if you elect to use the Professional Edition of the Software, this Professional Edition may be used in a signal receiving server and a registering server separately, provided they are in the same place of business.

(a) Standard Edition: You may install the Software on one (1) Designated Machine.

(b) Professional Edition: You may install the Software on one (1) Designated Machine per license.

(c) Option product: You may install the Software on one (1) Designated Machine per license.

(3) A device such as a copier, printer or scanner which can be connected functionally to the Software (gDesignated Deviceh) and which is designated by you and approved by us may be used as a Designated Device.

(4) If software made by a third party and included in the Software contains license provisions different from those in this license agreement, you agree to the license provisions of the third-party.

(5) If you wish to use additional Designated Machine(s) or Designated Device(s), you shall obtain, a license in accordance with the conditions, fees and procedures specified by us for each addition.

(6) If you wish to change the Designated Machine, the Software shall be uninstalled from the previous Designated Machine before installing it in the new Designated Machine.

(7) If you elect to use a commercial edition of the Software, you shall complete appropriate user registration and license validation (activation) procedures.

2. [Rights of Software]

All intangible property rights including the copyright relating to the Software are retained by us and our suppliers.

3. [Warranty]

(1) If you purchase the medium of the Software, we warrant that the medium itself on which the Software is recorded and stored and the condition of the recording of the Software on the medium shall be free from defects in material or workmanship for a period of ninety (90) days after purchase. If such defect is found during the warranty period, we shall replace the medium on which the Software is recorded and stored, provided that you notify us of such defect within the warranty period.
(2) The Software shall be licensed to you in the condition in which the Software is provided, making no warranties, express or implied, of the

Software excepting that which provides for the replacement of the medium on which the Software is recorded and stored. No warranty is given as to the suitability or usefulness of the Software for your specific intended use, uninterrupted use of the Software, or error-free operation of the Software.

(3) Our responsibilities under this section shall be limited to the replacement of the medium on which the Software is recorded or stored, and we assume absolutely no express or implicit liability, including legal liability for any defect other than that above, and no indemnity liability for lost profit, damage arising from special circumstances, damage to data, or a damage claim against you by a third party in relation to intangible property rights caused by the Software.

(4) Any free third-party software contained in the Software is provided on an as-is basis, and regarding such third-party software, any express or implied warranties, including warranty of non-infringement of third party rights, warranty for the product itself, warranty of fitness for a particular purpose, and legal warranty against defects are disclaimed.

4. [Your responsibilities]

You acknowledge that the Software contains confidential information or proprietary information that includes intangible property rights protected by the Copyright Act, and you shall not:

(a) use, reproduce, analyze, or modify the Software except as permitted by this agreement;

(b) assign, sell, lease, license or sublicense the Software to any third party; or

(c) remove, delete or alter any notice of proprietary rights and intangible property rights directly recorded in the Software or displayed on any medium on which the Software is recorded or stored.

5. [Expiration of Right to Use]

License to use the Software will be automatically terminated if you:

(a) violate any of the terms and conditions of this agreement; or

(b) acquire a license for a different version of the Software.

6. [Action upon Expiration of Right to Use]

Upon termination of your license to use the Software, you shall immediately delete or destroy the Software and all its copies.

7. [Export Regulation]

If the Software (including rendering of service thereof and related technical information) falls under the strategic items (including rendering of service) stipulated in the Foreign Exchange and Foreign Trade Law of Japan or the Export Administration Regulations of the United States, when you wish to export the Software, you shall obtain an export permit from the Japanese government and a re-export permit from the U.S. government.

End of Document