SOFTWARE LICENSE AGREEMENT

READ CAREFULLY: HEXAGON METROLOGY GMBH ("HM") LICENSES THE ACCOMPANYING SOFTWARE TO YOU ONLY UPON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS CONTAINED IN THIS SOFTWARE LICENSE AGREEMENT ("AGREEMENT").

BY ACTIVATING "I AGREE WITH THE LICENSE TERMS AND CONDITIONS" AT THE END OF THIS AGREEMENT OR BY COPYING, INSTALLING, UPLOADING, ACCESSING OR USING ALL OR ANY PORTION OF THE SOFTWARE YOU AGREE TO ENTER INTO THIS AGREEMENT. A CONTRACT IS THEN FORMED BETWEEN HM AND EITHER YOU PERSONALLY, IF YOU ACQUIRE THE SOFTWARE FOR YOURSELF, OR THE COMPANY OR OTHER LEGAL ENTITY FOR WHICH YOU ARE ACQUIRING THE SOFTWARE.

IF YOU DO NOT AGREE OR DO NOT WISH TO BIND YOURSELF OR THE ENTITY YOU REPRESENT: DO NOT COPY, INSTALL, UPLOAD, ACCESS OR USE THE SOFTWARE; SELECT "CANCEL" - WHICH WILL CANCEL THE INSTALLATION OF THE SOFTWARE.

COPYING OR USE OF THIS SOFTWARE OR ANY ACCOMPANYING USER DOCUMENTATION EXCEPT AS PERMITTED BY AGREEMENT IS UNAUTHORIZED AND CONSTITUTES A MATERIAL BREACH OF THIS AGREEMENT AND AN INFRINGEMENT OF THE COPYRIGHT AND OTHER INTELLECTUAL PROPERTY RIGHTS IN SUCH SOFTWARE AND USER DOCUMENTATION. IF YOU COPY OR USE ALL OR ANY PORTION OF THIS SOFTWARE OR ITS USER DOCUMENTATION WITHOUT ENTERING INTO THIS AGREEMENT OR OTHERWISE OBTAINING WRITTEN PERMISSION OF HM, YOU ARE VIOLATING COPYRIGHT AND OTHER INTELLECTUAL PROPERTY LAW. YOU MAY BE LIABLE TO HM AND ITS LICENSORS FOR DAMAGES, AND YOU MAY BE SUBJECT TO CRIMINAL PENALTIES.

The user assumes full responsibility for the use of the software to achieve the intended results, the use of the software in general and the results obtained with this software.

Definition

- 1. "Software" shall, depending on the case, mean the HM software or any part thereof and the related user documentation (in electronic or in paper form)
 - that is supplied to you on a data carrier medium, or
 - that is pre-installed on a product (if the product is not the Software itself), or
 - that can be downloaded by you online pursuant to prior authorization from HM.
- 2. User Documentation means the technical documentation, information and instructions for use by Licensee in connection with the Software for internal use, integration support and training purposes.
- 3. "Specifications" shall mean the functionality of the Software as described in the User Documentation, Release Notes and the help functions, if any, provided in electronic or in paper form by HM in conjunction with the Software.

Software License

- 1. HM grants You, subject to payment of the applicable license fee and to compliance with all provisions hereinafter, a non-sublicensable, non-exclusive, non-transferable, limited license for worldwide use, (hereinafter the "License"). This License governs all releases, revisions or enhancements of the Software.
- 2. The License only grants the right to use the Software in accordance with the User Documentation and this Agreement.
- 3. The Software may be transferred to another party as part of a product sale that includes the Software license, provided that
 - the transferring user does not retain any copies thereof;
 - as a condition precedent to the effectiveness of any such transfer, the receiving party must expressly accept the terms and conditions of this License Agreement in writing via written notification to HM; and
 - the transferred License must be current in Software Maintenance at the time of transfer.
- 4. Subject to the terms and conditions of this Agreement, the License to use the Software is perpetual. Use of this Software after the expiry or otherwise termination of this Agreement, or any attempt to defeat the time-control disabling function in the Software is an unauthorized use and constitutes a material violation of this Agreement and intellectual property law.
- 5. The Software is Licensed to You as a single product and its components may not be separated for distribution or use on more than one (1) Computer unless expressly permitted by HM in the applicable User Documentation.
- 6. The Software is intended to be used by trained professionals only. Due to the large variety of potential applications for the Software, the Software has not been tested in all situations under which it may be used. Persons using the Software are responsible for the supervision, management and control of the Software and its appropriate use. HM shall not be liable for the results obtained through the use of the Software.

License Restrictions

HM does not permit any of the following actions and You acknowledge that such actions shall be prohibited:

- You may not install, access or otherwise copy or use the Software or User Documentation except for backup purposes or as expressly authorized by this Agreement.
- You may not reverse engineer, decompile, or disassemble the Software or manipulate it in any other way into a form that persons can read.
- You may not resell, distribute or provide the Software to third parties as a stand-alone product or standalone run time license run time Library as a SDK.
- You may not pass on the Software, User Documents or any part thereof to a third party or
 make it available to a third party in any other manner than permitted under this License
 without the prior written consent of HM.

- You may not alter, modify, translate, reprogram or otherwise create derivative works of the Software.
- You may not circumvent or remove any form of copy protection or usage restrictions used by HM in connection with the Software, or use the Software together with any authorization code, serial number, or other copy-protection device not supplied by HM.

Proprietary Rights

- 1. Except for the License expressly granted herein all titles, rights and interest including, without limitation, intellectual property rights such as copyrights, in and to the Software and User Documentation and any authorized copies made by You remain exclusively with HM and possible third-party licensors. The Software and User Documentation are licensed, not sold.
- 2. The design and source code of the Software are valuable trade secrets of HM and its possible third-party licensors and You shall keep such trade secrets confidential, also after the expiry or termination of this Agreement. Licensee agrees to retain all copyright and other proprietary notices on all copies of the Licensor Materials.
- 3. To the extent that You becomes aware of any alleged infringement of the Software or the User Documentation You shall provide prompt written notice to HM, solely HM will have the right (but not the obligation) to pursue such allegation and will be entitled to all amounts recovered which arise therefrom or relate thereto.
- 4. You may not remove or obscure any of the copyright, trademarks, or other proprietary rights notices embodied in the Software or the User Documentation. You agree to use reasonable efforts to protect the Software and User Documentation from unauthorized reproduction, distribution, disclosure, use or publication. You consent to the use of technical security devices or routines to prevent unlicensed operation or duplication of the Software and agree not to attempt to circumvent reverse-engineer or duplicate such devices.

Warranty, Liability

- 1. The software is provided "as-is", including all bugs, faults without any warranty or guarantee, either expressed or implied, of suitability for a particular purpose, correctness, accuracy, merchantability or non-infringement, to the extent permitted by law.
- 2. HM does not warrant that the Software will be free of defects, errors or damaging elements, or will run without interruption, or function in combination with third party products, or that all program errors will be corrected. The software shall not be provided operatively, functionally, technically or in any other way for the requirements or a particular purpose of You. You shall be responsible for ensuring that the Software is suited to the purpose intended by You.
- 3. If not otherwise expressly agreed in writing, HM warrants to You as the original end user for the period of one (1) year after delivery that
 - a) the media on which the Software is recorded are free from defects in materials and workmanship when delivered to You and that

- b) the Software shall function in material accordance with the Specification as set out in the User Documentation, provided that the Software
 - is installed in an operating environment meeting HM' Specifications,
 - is used under normal conditions and
 - in strict compliance with the User Documentation and this License and that (iv) the Software is not modified without authorization or connected with a third party product. In addition to the foregoing, in order for a defect in the Software to be sufficiently material so as to violate the warranty herein, the defect must cause the Software to function in a way, so divergent from the Specifications of the User Documentation, that it is unsuitable for the agreed purpose, respectively the required functionality cannot be achieved by Partner indirectly (through a so called "work-around").
- 4. Any updated Software delivered more than one (1) year after the delivery of the original Software, whether delivered under the Software Maintenance Agreement or otherwise, this warranty does not apply, and the updated Software is delivered "as is".
- 5. In any case, HM' entire warranty and Your exclusive remedy shall be, at HM' sole discretion, to either
 - repair the Software by providing correction codes, work-around solutions and or updates; or
 - replace the Software so as to materially conform with the Specification in the User Documentation or
 - if repair or replacement is not successful or sufficient, HM provides a prorated refund of the actual License fee paid for the Software for the period of time that the Software did not substantially conform to the User Documentation and the limited warranty set forth herein.
- 6. To the extent permitted under applicable law, HM shall not be liable for any indirect, punitive, special, incidental or consequential loss or damage, including, without limitation, loss of income, loss of business profits or loss of contracts, unrealized cost reductions, loss of data, business interruption, or increased costs on the part of You or any other financial losses, that result from a suspected defect or any other liability of HM irrespective of their legal grounds, whether from contract or tort.
- 7. HM shall only be liable for loss or damage caused by HM' gross negligence or willful misconduct. HM' liability for slight and medium negligence is limited to the breach of essential contractual duties and to those damages typical for this kind of contract and foreseeable at the time of its conclusion.

Export

You shall not sell, export, re-export, transship or use the Software or any copy or part thereof, in violation of any national, international or United States export laws, restrictions, national security controls or regulations, including, without limitation, any such law, rule, regulation, order or treaty respecting the trafficking in arms, terrorism, anti-terrorism, boycotts, anti-boycotts or other matters respecting the Software or the product. By accepting this Agreement, You represents and warrants that it is not located in, under control of, or a national or resident in a United States or Europe embargoed country, or on the United States Treasury Department's list

of Specially Designated Nationals or the United States Commerce Denied Person's List or Entity List. You shall not permit any such contravention.

Software Maintenance

- 1. HM is not obligated to provide corrections, improvements or updates associated with the Software under this Agreement, except for those remedies set out under Section "Warranty, Liability" point: 5 (see above) or an additional Software Maintenance Agreement.
- 2. HM offers upgrades for the Software through its authorized partners and resellers when changing a major version. As a result of skipped major versions, fees may apply for the versions not covered.

Term, Termination

- 1. This Agreement shall come into force upon Your acceptance of it and shall remain in force for an indefinite period of time until terminated.
- 2. This Agreement shall terminate automatically in the event that:
 - You are violating any portion of this agreement, in particular by transferring the possession
 of the Software or any copy of the software to another Party or breaching one of the other
 provisions of this Agreement;
 - You are not paying the agreed License fee for the Software irrespective of the reason, such as insolvency or liquidation.
- 3. Immediately upon termination You will return to HM or destroy (and confirm such destruction in writing to Licensor) the Software and all copies or partial copies thereof that have been made, as well as all modified parts of the Software or interfacing parts linking to other programs or data systems, and to the extent available, all security devices.

Governing Law, Jurisdiction

This Agreement shall be governed by German substantive law, under the exclusion of the United Nations Convention on the International Sale of Goods. All disputes arising out of or in connection with this Agreement, which cannot be settled amicably despite the Parties' endeavors, the ordinary court of law at the registered office of HM in Germany shall be competent. HM reserves the right to take legal action before any other court.

Notice

All notice to HM in connection with this Agreement shall be addressed to: Hexagon Metrology GmbH Siegmund-Hiepe-Str. 2 – 12 D-35578 Wetzlar

DESoftwareWETZLAR@hexagon.com

Severability

If and to the extent any provision of this Agreement is held illegal, invalid, or unenforceable in whole or in part under applicable law, such provision or such portion thereof shall be ineffective as to the jurisdiction in which it is illegal, invalid, or unenforceable to the extent of its illegality, invalidity, or unenforceability and shall be deemed modified to the extent necessary to conform to applicable law so as to give the maximum effect to the intent of the parties. The illegality, invalidity, or unenforceability of such provision in that jurisdiction shall not in any way affect the legality, validity, or enforceability of any other provision of this Agreement in any other jurisdiction.