

SCIENTIFIC IMAGING, INC.

SOFTWARE LICENSE

The NucLear MAC software (the Software), which includes all versions of NucLear MAC, NucLear MAC SANE, NucLear Power, NucLear Power X and LearView, is copyrighted by and the property of Scientific Imaging, Inc (SI). SI reserves any rights not expressly granted to the user.

Purchaser is granted license to use the Software for image acquisition, display, processing and storage in the specific computer in which the accompanying acquisition or processing hardware is installed. The Software may not be used in any computer lacking hardware (interface board(s) or software key) provided by SI. Purchaser may allow designees to use the specific computer and software, but is then responsible for their compliance with this license. Except for a single backup copy, the Software may not be copied or duplicated in part or whole onto any media by the user or used within computer networks. The purchaser may not under any circumstances whatsoever give, loan, or otherwise distribute the Software to any individual, corporation, or other entity, except as part of a complete system title transfer in which the recipient also agrees to abide by this license agreement and the transferor owns title as recognized by SI.

Purchaser may not reverse engineer, modify, or create derivative works based upon the Software or any part thereof.

The Software and related documentation are provided "AS IS" and without warranty of any kind and SI expressly disclaims all other warranties, express or implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. Under no circumstances shall SI be liable for any incidental, special or consequential damages that result from the use or inability to use the software or related documentation, even if SI has been advised of the possibility of such damages.

Images that are acquired and stored using the Software are the property of the license holder and may be used as he or she chooses.

Title to any software license or hardware provided by SI is not conveyed to the purchaser until such time as SI receives full payment for such license(s) and hardware in US dollars. This provision applies even if the end user of SI equipment and software has made full payment to an intermediary, so long as the intermediary is not owned by or an owner of SI. In the event of a breach of the payment terms specified by SI, SI reserves the right to repossess or render inoperative all software and equipment referenced in any unpaid invoices. The current possessor of such equipment and software shall have no recourse against SI other than to remit the unpaid balance plus late fees and interest, at which point SI shall return or render operable such equipment and software. The latter provision shall exclude repairs unrelated to intentional deactivation by SI.

Purchaser's use of the Software constitutes acceptance of this license agreement.