

Nemotec - SOFTWARE END-USER LICENSE AGREEMENT

Software Nemotec S.L. NemoStudio Software License Agreement NEMOSTUDIO FRAMEWORK AND DERIVED MODULES SOFTWARE (NemoScan, NemoCeph, NemoFAB, NemoCast, NemoDent, NemoSmile, NemoBite, NemoStudio Planner, practice management, clinical software, etc.) BELONGING TO THE NEMOSTUDIO FAMILY OF SOFTWARE PRODUCTS LICENSE AGREEMENT. PLEASE READ THIS SOFTWARE LICENSE AGREEMENT ("LICENSE") CAREFULLY BEFORE USING THE NEMOTEC SOFTWARE. BY USING THE NEMOTEC SOFTWARE, YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS LICENSE. IF YOU DO NOT AGREE TO THE TERMS OF THIS LICENSE, DO NOT USE THE SOFTWARE. IF YOU DO NOT AGREE TO THE TERMS OF THE LICENSE, YOU MAY RETURN THE NEMOTEC SOFTWARE TO THE PLACE WHERE YOU OBTAINED IT FOR A REFUND. IF THE NEMOTEC SOFTWARE WAS ACCESSED ELECTRONICALLY, CLICK "DISAGREE/DECLINE".

IMPORTANT NOTE: This software may be used to reproduce materials. It is licensed to you only for reproduction of non-copyrighted materials, materials in which you own the copyright, or materials you are authorized or legally permitted to reproduce. If you are uncertain about your right to use or copy any material, you should contact your legal advisor.

1. General.

The software (including all content), documentation and patient cases (if any), whether on disk, in read only memory, on any other media or in any other form (collectively the "Nemotec Software") is licensed, not sold, to you by Nemotec for use only under the terms of this License, and Nemotec reserves all rights not expressly granted to you. You own the media on which the Nemotec Software is recorded but Nemotec and/or Nemotec's licensor(s) retain ownership of the Nemotec Software itself. The terms of this License will govern any software updates or upgrades provided by Nemotec that replace and/or supplement the original Nemotec Software, unless such update or upgrade is accompanied by a separate license in which case the terms of that license will govern.

The Nemotec Software could come with a "License Control System" consisting in "Virtual Licenses" (internet connection to a remote dongle) and a "Security Server" software to control the allocation of instances running the Nemotec Software thru an standalone computer or thru a computer connected to a local area network where the "Security Server" operates.

2. Permitted License Uses and Restrictions.

A. NemoEditor License. If you are using the viewer or planner version of the Nemotec Software, this License allows you to install and use the Nemotec Software on a single computer for the sole purpose of working with the cases delivered thru those Nemotec Software, but you will not be able to add or import other data than the specifically provided as nmv files (Nemotec Viewer Format).

B. NemoStudio Single User License. This License allows you to install and use one copy of the Nemotec Software (whether NemoEditor or full version) on a single computer at a time. This License does not allow the Nemotec Software to run on more than one computer at a time, and you may not make the Nemotec Software available over a network where it could be used by multiple computers at the same time. You may make one copy of the Nemotec Software in machine-readable form for backup purposes only; provided that the backup copy must include

all copyright or other proprietary notices contained on the original.

C. NemoStudio Network License. This License allows you to install and use one copy of the Nemotec Software on up to a maximum computers equals to the network licenses acquired at a time as long as those computers are located in the same local area network. You may not make the Nemotec Software available over a wide area network.

D. Evaluation license. If approved by Nemotec, when available and at no cost, you may install and use one copy of the Nemotec Software on a single computer within your organization for evaluation and testing purposes during the evaluation period. The evaluation license should not be used for commercial purposes. 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.

E. Academic users license. If approved by Nemotec, dental students, dental school professors or similar persons (collectively "Academic Users") determined by Nemotec to qualify to use the Nemotec Software and Documentation solely for academic teaching, learning, or research purposes, may receive a license for the Registered Version at a reduced cost or even at no cost. Nemotec may terminate such license at any time if it determines in its sole discretion that the Academic User no longer qualifies for such a reduced fee license or if the Academic User violates any other provision of this Agreement.

F. NemoStudio Viewer/Planner Generator License. This License allows you to generate NemoStudio Viewer/Planner Licenses to deliver to your customers. You agree to maintain a current separate support or pay per case agreement.

G. Disabling Mechanism. In case of your license allows you to use the Nemotec Software only for a specific duration. THE SOFTWARE MAY CONTAIN A DISABLING MECHANISM THAT WILL PREVENT IT FROM BEING USED AFTER THE LICENSE OR SUBSCRIPTION PERIOD EXPIRES. YOU MUST NOT TAMPER WITH THE DISABLING MECHANISM OR THE SOFTWARE.

H. You may not and you agree not to, or to enable others to, copy (except as expressly permitted by this License), decompile, reverse engineer, disassemble, attempt to derive the source code of, decrypt, modify, or create derivative works of the Nemotec Software or any services provided by the Nemotec Software, or any part thereof. Any attempt to do so is a violation of the rights of Nemotec and its licensors of the Nemotec Software. If you breach this restriction, you may be subject to prosecution and damages.

I. The Nemotec Software may be used to reproduce materials so long as such use is limited to reproduction of non-copyrighted materials, materials in which you own the copyright, or materials you are authorized or legally permitted to reproduce. Title and intellectual property rights in and to any content displayed by or accessed through the Nemotec Software belongs to the respective content owner. Such content may be protected by copyright, personal data protection or other intellectual property laws and treaties, and may be subject to terms of use of the third party providing such content. You may not use, extract or distribute, commercially or otherwise, on a standalone basis, any photographs, images, graphics, artwork or similar assets ("Digital Imagery") contained within, or provided as a part of, the Nemotec Software, or otherwise use the Digital Imagery outside the context of its intended use as part of the Nemotec

Software.

J. Nemotec has provided, as part of the Nemotec Software, access to certain third party software or services as a convenience. To the extent that the Nemotec Software contains, or provides access to, any third party software or services, Nemotec has no express or implied obligation to provide any technical or other support for such software or services. Please contact the appropriate software vendor, manufacturer or service provider directly for technical support and customer service related to its software, service and/or products.

3. Transfer.

You may not rent, lease, lend, redistribute or sublicense the Nemotec Software. You may, however, make a one-time permanent transfer of all of your license rights to the Nemotec Software (in its original form as provided by Nemotec) to another party, provided that: (a) the transfer must include all of the Nemotec Software, including all its component parts, original media, printed materials and this License; (b) you do not retain any copies of the Nemotec Software, full or partial, including copies stored on a computer or other storage device; and (c) the party receiving the Nemotec Software reads and agrees to accept the terms and conditions of this License. You may not rent, lease, lend, redistribute, sublicense or transfer any Nemotec Software that has been modified or replaced under Section 2D above. All components of the Nemotec Software are provided as part of a bundle and may not be separated from the bundle and distributed as standalone applications. Updates/Upgrades: If a Nemotec Software update or upgrade completely replaces (full install) a previously licensed version of the Nemotec Software, you may not use both versions of the Nemotec Software at the same time nor may you transfer them separately. NFR (Not for Resale) Copies: Notwithstanding other sections of this License, Nemotec Software labeled or otherwise provided to you on a promotional basis may only be used for demonstration, testing and evaluation purposes and may not be resold or transferred.

4. Consent to Use of Data.

You agree that Nemotec and its subsidiaries may collect and use technical and related information, including but not limited to technical information about your computer, system and application software, and peripherals, that is gathered periodically or in a Nemotec web service access, to facilitate the provision of software updates/upgrades, pay-per-case registration, virtual dongle licensing, product support and other services to you (if any) related to the Nemotec Software. Nemotec may use this information, to control user access licensing, to improve our products or to provide services or technologies to you.

IMPORTANT NOTE: Some of NEODENT's Data shown in the Software may not have regulatory clearance for all countries, and it's the responsibility of the professionals to check the availability of the products in its region.

Some of the implants shown in the Software may not have regulatory clearance for all countries.

5. Services.

A. The Nemotec Software may enable and/or require access to Nemotec's web services or sites and other third party services and web sites (referred to hereafter, collectively and individually, as "Services"). Use of these Services requires Internet access, may require you to accept

additional terms of service and may be subject to additional fees.

B. By using the Nemotec Software to access any of these Services, you may encounter content that may be deemed offensive, indecent, or objectionable, which content may or may not be identified as having explicit language. Because Nemotec may have no control over sites and information that may contain content that is offensive, indecent or objectionable, you agree to use the Services at your sole risk.

C. You agree that the Services contain proprietary content, information and material that is owned by Nemotec and/or its licensors, and is protected by applicable intellectual property and other laws, including but not limited to copyright, and that you will not use such proprietary content, information or materials in any way whatsoever except for permitted use of the Services. No portion of the Services may be reproduced in any form or by any means. You agree not to modify, rent, lease, loan, sell, distribute, or create derivative works based on the Services, in any manner, and you shall not exploit the Services in any unauthorized way whatsoever, including but not limited to, by trespass or burdening network capacity.

D. In addition, Services that may be accessed from the Nemotec Software are not available in all languages or in all countries. Nemotec makes no representation that such Services are appropriate or available for use in any particular location. To the extent you choose to access such Services, you do so at your own initiative and are responsible for compliance with any applicable laws, including but not limited to applicable local laws.

E. Nemotec and its licensors reserve the right to change, suspend, remove, or disable access to any Services at any time without notice. In no event will Nemotec be liable for the removal of or disabling of access to any such Services. Nemotec may also impose limits on the use of or access to certain Services, in any case and without notice or liability. You acknowledge that neither Nemotec or its licensors has an express or implied obligation to provide, or continue to provide the Services now or in the future.

6. Termination.

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

7. Limited Warranty on Media and Hardware Lock (dongle), if exists.

Nemotec warrants the media on which the Nemotec Software is recorded and delivered by Nemotec to be free from defects in materials and workmanship under normal use for a period of ninety (90) days from the date of original retail purchase. Your exclusive remedy under this Section shall be, at Nemotec's option, a refund of the purchase price of the product containing the Nemotec Software or replacement of the Nemotec Software which is returned to Nemotec

or a Nemotec authorized representative together with proof of purchase. THIS LIMITED WARRANTY AND ANY IMPLIED WARRANTIES ON THE MEDIA INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, OF SATISFACTORY QUALITY, AND OF FITNESS FOR A PARTICULAR PURPOSE, ARE LIMITED IN DURATION TO NINETY (90) DAYS FROM THE DATE OF ORIGINAL RETAIL PURCHASE. SOME JURISDICTIONS DO NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY LASTS, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU. THE LIMITED WARRANTY SET FORTH HEREIN IS THE ONLY WARRANTY MADE TO YOU AND IS PROVIDED IN LIEU OF ANY OTHER WARRANTIES (IF ANY) CREATED BY ANY DOCUMENTATION, PACKAGING OR OTHERWISE. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY BY JURISDICTION.

8. Disclaimer of Warranties.

A. YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT USE OF THE NEMOTEC SOFTWARE AND SERVICES IS AT YOUR SOLE RISK AND THAT THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY AND EFFORT IS WITH YOU. EXCEPT FOR THE LIMITED WARRANTY ON MEDIA SET FORTH ABOVE AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE NEMOTEC SOFTWARE AND SERVICES ARE PROVIDED "AS IS", WITH ALL FAULTS AND WITHOUT WARRANTY OF ANY KIND, AND NEMOTEC AND NEMOTEC'S LICENSORS (COLLECTIVELY REFERRED TO AS "NEMOTEC" FOR THE PURPOSES OF SECTIONS 8 and 9) HEREBY DISCLAIM ALL WARRANTIES AND CONDITIONS WITH RESPECT TO THE NEMOTEC SOFTWARE AND SERVICES, EITHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND/OR CONDITIONS OF MERCHANTABILITY, OF SATISFACTORY QUALITY, OF FITNESS FOR A PARTICULAR PURPOSE, OF ACCURACY, AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. NEMOTEC DOES NOT WARRANT AGAINST INTERFERENCE WITH YOUR JOB OF THE NEMOTEC SOFTWARE OR SERVICES, THAT THE FUNCTIONS CONTAINED IN THE NEMOTEC SOFTWARE OR SERVICES WILL MEET YOUR REQUIREMENTS, THAT THE OPERATION OF THE NEMOTEC SOFTWARE OR SERVICES WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE NEMOTEC SOFTWARE OR SERVICES WILL BE CORRECTED. YOU FURTHER ACKNOWLEDGE THAT THE NEMOTEC SOFTWARE AND SERVICES ARE NOT INTENDED OR SUITABLE FOR USE IN SITUATIONS OR ENVIRONMENTS WHERE THE FAILURE OF, OR ERRORS OR INACCURACIES IN THE CONTENT, DATA OR INFORMATION PROVIDED BY, THE NEMOTEC SOFTWARE OR SERVICES COULD LEAD TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE, INCLUDING WITHOUT LIMITATION THE OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR COMMUNICATION SYSTEMS, AIR TRAFFIC CONTROL, LIFE SUPPORT OR WEAPONS SYSTEMS. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY NEMOTEC OR A NEMOTEC AUTHORIZED REPRESENTATIVE SHALL CREATE A WARRANTY. SHOULD THE NEMOTEC SOFTWARE OR SERVICES PROVE DEFECTIVE, YOU ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR LIMITATIONS ON APPLICABLE STATUTORY RIGHTS OF A CONSUMER, IF THAT IS YOUR CASE DO NOT INSTALL THE NEMOTEC SOFTWARE AND RETURN THE PRODUCT.

B. You acknowledge that Nemotec makes no representations or warranties with regard to any web sites or information displayed by or accessed through the Nemotec Software, the Services, or any web services performed by the Nemotec Software in relation to such sites or information. Certain Services may include materials from third parties. You acknowledge and agree that Nemotec is not responsible for examining or evaluating the content or accuracy, completeness,

currency, validity or quality of any such third-party material. Nemotec does not warrant or endorse and does not assume and will not have any liability or responsibility for any third-party materials, or for any other materials, products, or services of third parties. You agree that you will not use any third-party materials in a manner that would infringe or violate the rights of any other party, and that Nemotec is not in any way responsible for any such use by you. Nemotec, its officers, affiliates and subsidiaries shall not, directly or indirectly, be liable, in any way, to you or any other person for the content you use, receive or view using the Nemotec Software or Services, or for any inaccuracies, errors in or omissions from the content.

C. Any financial or health information displayed by the Nemotec Software is provided for general informational purposes only and is not intended to be relied upon as, or a substitute for, financial or medical advice. You are solely responsible for the financial or health decisions made by you and any consequences resulting therefrom, and should always seek the guidance and advice of a financial or medical professional as appropriate. Neither Nemotec nor any of its licensors guarantees the accuracy, completeness, or timeliness of financial or health information appearing within the Nemotec Software or that desired results will be obtained.

9. Limitation of Liability.

TO THE EXTENT NOT PROHIBITED BY LAW, IN NO EVENT SHALL NEMOTEC BE LIABLE FOR PERSONAL INJURY, OR ANY INCIDENTAL, SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES WHATSOEVER, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, LOSS OF DATA, BUSINESS INTERRUPTION OR ANY OTHER COMMERCIAL DAMAGES OR LOSSES, ARISING OUT OF OR RELATED TO YOUR USE OR INABILITY TO USE THE NEMOTEC SOFTWARE OR SERVICES, HOWEVER CAUSED, REGARDLESS OF THE THEORY OF LIABILITY (CONTRACT, TORT OR OTHERWISE) AND EVEN IF NEMOTEC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OF LIABILITY FOR PERSONAL INJURY, OR OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS LIMITATION MAY NOT APPLY TO YOU. In no event shall Nemotec's total liability to you for all damages (other than as may be required by applicable law in cases involving personal injury) exceed the amount of fifty euros (€50.00). The foregoing limitations will apply even if the above stated remedy fails of its essential purpose.

10. Controlling Law and Severability.

This License will be governed by and construed in accordance with the laws of the Spain Country. This License shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded. If for any reason a court of competent jurisdiction finds any provision, or portion thereof, to be unenforceable, the remainder of this License shall continue in full force and effect.

11. Complete Agreement; Governing Language.

This License constitutes the entire agreement between the parties with respect to the use of the Nemotec Software licensed hereunder and supersedes all prior or contemporaneous understandings regarding such subject matter. No amendment to or modification of this License will be binding unless in writing and signed by Nemotec. Any translation of this License is done for local requirements and in the event of a dispute between the English and any non-English

versions, the English version of this License shall govern.

12. Third Party Acknowledgements.

Portions of the Nemotec Software utilize or include third party software and other copyrighted material. Acknowledgements, licensing terms and disclaimers for such material are contained in the "online" electronic documentation for the Nemotec Software, or may otherwise accompany such material, and your use of such material is governed by their respective terms.

13. Intellectual Property Rights

A. Nemotec declares that to his knowledge the Nemotec Software does not infringe any Intellectual Property Rights.

B. You agree to give notice to Nemotec of any Intellectual Property Infringement immediately upon becoming aware of it. If this infringement occurs you agree to give Nemotec the sole conduct of the defence to any claim or action in respect of any Intellectual Property Infringement and does not at any time admit liability or otherwise settle or compromise or attempt to settle or compromise the claim or action except upon the express instructions of Nemotec. You agree to act in accordance with the reasonable instructions of Nemotec and give to Nemotec such assistance as it reasonably requires in respect of the conduct of the defence.

C. For the avoidance of doubt you agree in considering infringements those of the type referred to which are caused by or directly attributable to the Nemotec Software itself and excludes infringements of the rights of a third party caused by the application of the Nemotec Software whether in any design or manufacturing process or otherwise.

D. In the event of an Intellectual Property Infringement Nemotec will be entitled at its own expense and option either to:

- D.1. Procure the right for the Licensee to continue using the Nemotec Software; or
- D.2. Make such alteration, modification or adjustment to the Nemotec Software so that they become non-infringing without incurring a material diminution in function; or
- D.3. Replace the Nemotec Software with non-infringing substitutes provided that the substitutes do not entail a material diminution in function.

14. UPDATES/ UPGRADES.

Nemotec reserves the right at any time to, but is not obligated to provide Updates to the Software. "Update" shall mean a change to the Software and/or Products designed to correct defects, but does not materially change functionality. If any such Updates are provided to you by Nemotec, 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 Nemotec takes steps to prevent errors, the Software may contain errors affecting proper operation. The license provided herein does not include Upgrades necessarily. "Upgrade" shall mean a change to the Software that adds functionality or otherwise implements substantial additional capability. You agree that you may not have access to such Upgrades without PLAN SMART active or separate payment or through a separate support agreement.

15. INDEMNIFICATION.

The Software is not intended to replace the skill and judgment of a qualified medical/dental practitioner and should only be used by people that have been appropriately trained in the Software's functions, capabilities and limitations. You agree to hold harmless, indemnify and defend Nemotec, 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.

16. CONSIDERATIONS PRIOR TO USE.

The software is not intended to replace the skill and judgement of a qualified medical/dental practitioner and should only be used by people who have been appropriately trained in the software's functions, capabilities and limitations. The user should be aware of the limitations in the accuracy and correctness of the output data displayed on the screen, produced by segmentation operations, boolean operations between volumes or meshes, printed in Windows or DICOM printers, or exported to be shared or printed in 3d printers or stereolithography machines or milled in milling machines from any NemoStudio framework module. The quality of the data is dependent on the correctness of the input data, the user's interaction with the data, the quality in math algorithms, the quality, characteristics, and settings of the display device or printer or stereolithographic or milling machines or materials used to produce a 3D part, the necessity to interpolate the data for display or manufacturing purposes, ... For example, measurement values in some NemoStudio framework modules are dependent on the device used to import the data or the calibration information provided by the modality in the DICOM header, or the procedure done for taking the patient records, ... While the NemoStudio framework has been tested extensively, it is impossible to completely test any piece of software, and errors may remain in the software. It is possible that an error could manifest as an incorrect measurement or image the user must contact with technical service and advice about it using contact information described at the end of this EULA. Users must be aware of the potential for errors. Users should be aware that certain views make use of interpolated data. This is data that is created by NemoStudio framework modules based on the original data set. Interpolated data may give the appearance of healthy tissue in situations where pathology that is near or smaller than the scanning resolution may be present. On occasion, interpolated data may also include image artifacts which should not be interpreted as real pathology. NemoStudio saves images together with patient information, both when saving to the local database and when exporting from NemoStudio. It is important to protect this data from access by unauthorized persons. The user should be aware of his responsibility in having a system for data backup.

EULA EN Ed. 21.2 05/10/2021

Technical Support: support@nemotec.com

WhatsApp: +34 696 49 41 83

Phone. +00 34 914335222

For any technical queries, contact the Technical Support Service on +34 91 433 5222.

Their opening hours are Monday to Thursday, from 9:30 am to 2:00 pm and from 4:00 pm to 10:00 pm, and on Fridays from 9:30 am to 2:00 pm and from 4:00 pm to 7:00 pm.