## **Retouch Control Software License Agreement**

PLEASE READ THIS SOFTWARE LICENSE AGREEMENT CAREFULLY BEFORE DOWNLOADING OR USING THE SOFTWARE. YOU AGREE THAT THIS AGREEMENT IS LIKE ANY WRITTEN NEGOTIATED AGREEMENT SIGNED BY YOU. THIS AGREEMENT IS ENFORCEABLE AGAINST YOU AND ANY LEGAL ENTITY THAT OBTAINED THE SOFTWARE AND ON WHOSE BEHALF IT IS USED: FOR EXAMPLE, IF APPLICABLE, YOUR EMPLOYER.

BY DOWNLOADING THE PRODUCT YOU ARE CONSENTING TO BE BOUND BY THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THE TERMS OF THIS AGREEMENT, DO NOT DOWNLOAD THE PRODUCT.

**Single User License Grant:** RetouchControl ("Retouch") grants to Customer ("Customer") a nonexclusive and nontransferable license to use the Retouch software ("Software") on a computer or computers owned and solely used by Customer

CUSTOMER SHALL NOT: RENT, LEASE, SELL, SUBLICENSE, ASSIGN OR TRANSFER RIGHTS IN THE SOFTWARE, OR AUTHORIZE ANY PORTION OF THE SOFTWARE TO BE DISTRIBUTED OR COPIED ONTO ANOTHER INDIVIDUAL OR LEGAL ENTITY'S COMPUTER; COPY, IN WHOLE OR IN PART, SOFTWARE OR DOCUMENTATION; CREATE DERIVATIVE WORKS OF THE SOFTWARE.

IN NO EVENT WILL RETOUCH BE LIABLE FOR ANY LOST REVENUE, PROFIT, OR DATA, OR FOR SPECIAL, INDIRECT, CONSEQUENTIAL, INCIDENTAL, OR PUNITIVE DAMAGES HOWEVER CAUSED AND REGARDLESS OF THE THEORY OF LIABILITY ARISING OUT OF THE USE OF OR INABILITY TO USE THE SOFTWARE

www.retouchcontrol.com