## FocusLock - End User License Agreement

- Preamble: This End User License Agreement (EULA) is a legal agreement between You, (hereinafter: Licensee) and Optec, Inc., a duly registered company whose principal place of business is 199 Smith Street, Lowell MI, 49331 United States of America (hereinafter: Licensor). This Agreement sets the terms, rights, restrictions and obligations on using FocusLock (hereinafter: The Software) created and owned by Licensor, as detailed herein. By installing, copying, or otherwise using The Software you agree to be bounded by the terms of this EULA. If you do not agree to the terms of this EULA, do not install or use The Software.
- 2. License Grant: Licensor hereby grants Licensee a Personal, Non-assignable & Non-transferable, Perpetual, Non-commercial, Without the rights to create derivative works, Non-exclusive license, all in accordance with the terms set forth and other legal restrictions set forth in 3rd party software used while running The Software.
  - 2.1. Limited: Licensee may use The Software for the purpose of:
    - 2.1.1.Operating optical equipment I.E. telescopes. You may not use this software in any life critical applications.
    - 2.1.2. This license is granted perpetually, as long as you do not materially breach it.
  - **2.2. Non Assignable & Non-Transferable:** Licensee may not assign or transfer his rights and duties under this license.
  - **2.3. Non-Commercial:** Licensee may not use Software for commercial purposes. For the purpose of this license, commercial purposes means that a 3rd party has to pay in order to access Software or that the Software is behind a paywall.
  - 2.4. Licensee may not:
    - 2.4.1. Work around any technical limitations in the software.
    - 2.4.2. Reverse engineer, decompile or disassemble the software, or otherwise attempt to derive the source code for the software except, and solely to the extent permitted by applicable law, despite this limitation.
    - 2.4.3. Remove, minimize, block or modify any notices from Licensor in the software.
    - 2.4.4. Use the software in any way that is against the law.
    - 2.4.5. Share, publish, lend the software, provide it as a hosted solution for others to use ortransfer the software or this agreement to any third party.
- **3.** Term & Termination: The Term of this license shall be until terminated. Licensor may terminate this EULA, including Licensee's license in the case where Licensee:
  - 3.1. Exported The Software to any jurisdiction where Licensor may not enforce his rights under this agreements in; or

- 3.2. Licensee was in breach of any of this license's terms and conditions and such breach was not cured, immediately upon notification; or
- 3.3. Licensee in breach of any of the terms of Clause 2 to this license; or
- 3.4. Licensee otherwise entered into any arrangement which caused Licensor to be unable to enforce his rights under this License.
- 4. **Payment:** In consideration of the License granted under Clause 2, Licensee shall pay Licensor a fee, via Credit-Card, PayPal or any other mean which Licensor may deem adequate. Failure to perform payment shall construe as material breach of this Agreement.
- 5. Upgrades, Updates and Fixes: Licensor may provide Licensee, from time to time, with Upgrades, Updates or Fixes, as detailed herein and according to his sole discretion. Licensee hereby warrants to keep The Software up-to-date and install all relevant updates and fixes, and may, at their sole discretion, purchase upgrades or updates, according to the rates set by Licensor. Licensor shall provide any update or Fix free of charge for the duration of the users license key, a term of one year after purchase; however, nothing in this Agreement shall require Licensor to provide Updates or Fixes.
  - **5.1. Upgrades:** for the purpose of this license, an Upgrade shall be a material amendment in The Software, which contains new features and or major performance improvements and shall be marked as a new version number. For example, should Licensee purchase The Software under version 1.X.X, an upgrade shall commence under number 2.0.0.
  - **5.2. Updates:** for the purpose of this license, an update shall be a minor amendment in The Software, which may contain new features or minor improvements and shall be marked as a new sub-version number. For example, should Licensee purchase The Software under version 1.1.X, an upgrade shall commence under number 1.2.0.
  - 5.3. Fix: for the purpose of this license, a fix shall be a minor amendment in The Software, intended to remove bugs or alter minor features which impair The Software's functionality. A fix shall be marked as a new sub-sub-version number. For example, should Licensee purchase Software under version 1.1.1, an upgrade shall commence under number 1.1.2.
- 6. Support: Software is provided under an AS-IS basis and without any support, updates or maintenance. Nothing in this Agreement shall require Licensor to provide Licensee with support or fixes to any bug, failure or other defect in The Software.
  - **6.1. Bug Notification:** Licensee may provide Licensor of details regarding any bug, defect or failure in The Software promptly and with no delay from such event; Licensee shall comply with Licensor's request for information regarding bugs, defects or failures and furnish him with information, screenshots and try to reproduce such bugs, defects or failures.
  - **6.2. Feature Request:** Licensee may request additional features in Software, provided, however, that (i) Licensee shall waive any claim or right in such feature should feature be developed by Licensor; (ii)

Licensee shall be prohibited from developing the feature, or disclose such feature request, or feature, to any 3rd party directly competing with Licensor or any 3rd party which may be, following the development of such feature, in direct competition with Licensor; (iii) Licensee warrants that feature does not infringe any 3rd party patent, trademark, trade-secret or any other intellectual property right; and (iv) Licensee developed, envisioned or created the feature solely by himself.

- 7. Liability: To the extent permitted under Law, The Software is provided under an AS-IS basis. Licensor shall never, and without any limit, be liable for any damage, cost, expense or any other payment incurred by Licensee as a result of Software's actions, failure, bugs and/or any other interaction between The Software and Licensee's end-equipment, computers, other software or any 3rd party, end-equipment, computer or services. Moreover, Licensor shall never be liable for any defect in source code written by Licensee when relying on The Software.
- 8. Warranty:
  - 8.1. Intellectual Property: Licensor hereby warrants that The Software does not violate or infringe any 3rd party claims in regards to intellectual property, patents and/or trademarks and that to the best of its knowledge no legal action has been taken against it for any infringement or violation of any 3rd party intellectual property rights.
  - **8.2.** No-Warranty: The Software is provided without any warranty; Licensor hereby disclaims any warranty that The Software shall be error free, without defects or code which may cause damage to Licensee's computers or to Licensee, and that Software shall be functional. Licensee shall be solely liable to any damage, defect or loss incurred as a result of operating The Software and undertake the risks contained in running The Software on License's Computers. This applies even if the Licensor knew or should have known about the possibility of the damages. The above limitation or exclusion may not apply to you because your state or country may not allow the exclusion or limitation of incidental, consequential or other damages.
  - **8.3. Prior Inspection:** Licensee hereby states that he inspected The Software thoroughly and found it satisfactory and adequate to his needs, that it does not interfere with his regular operation and that it does meet the standards and scope of his computer systems and architecture. Licensee found that The Software interacts with his environment and that it does not infringe any of End User License Agreement of any software Licensee may use in performing his services. Licensee hereby waives any claims regarding The Software's incompatibility, performance, results and features, and warrants that he inspected The Software.
- **9.** No Refunds: Licensee warrants that he inspected The Software according to clause 8.3 and that it is adequate to his needs. Accordingly, as The Software is intangible goods, Licensee shall not be, ever, entitled to any refund, rebate, compensation or restitution for any reason whatsoever, even if The Software contains material flaws.
- **10. Indemnification:** Licensee hereby warrants to hold Licensor harmless and indemnify Licensor for any lawsuit brought against it in regards to Licensee's use of The Software in means that violate, breach or otherwise circumvent this license, Licensor's intellectual property rights or Licensor's title in The Software. Licensor shall

promptly notify Licensee in case of such legal action and request Licensee's consent prior to any settlement in relation to such lawsuit or claim.

- 11. Governing Law, Jurisdiction: Licensee hereby agrees not to initiate class-action lawsuits against Licensor in relation to this license and to compensate Licensor for any legal fees, cost or attorney fees should any claim brought by Licensee against Licensor be denied, in part or in full. Michigan law applies to interpretation of and claims for breach of this agreement.
- **12. Licensed Technology:** The Software includes licensed technology from Innovations Foresight. The Licensee agrees to the following terms from Innovations Foresight:
  - 12.1. SharpLock and ONAG® are proprietary technologies from Innovations Foresight. The Licensee is put on notice of the existence of patent applications related to the above technologies, which includes, but not limited to, processing (software) and related devices (hardware). Such devices are not limited to the ONAG® technology, but also cover off axis guiding solutions (OAG), and other related implementations (such as self-guiding).
  - 12.2. Under the terms of this License the Licensee may only use such Innovations Foresight patent pending technologies for his own personal needs. The Licensee agrees not to sell, give, support, publish or teach by any means, shapes, or forms, to any third party, or person, on the related technologies. Innovations Foresight reserves its rights to enforce its current and future patent rights.
- **13. Entire Agreement:** This agreement, and the terms for supplements, updates and support services that you use, are the entire agreement for the software and support services.
- 14. Legal Effect: This agreement describes certain legal rights. You may have other rights under the laws of your state or country. This agreement does not change your rights under the laws of your state or country if the laws of your state or country do not permit it to do so.
- **15. Updates to EULA:** This EULA may be updated at any time. Use of The Software gives your consent to the EULA included with The Software.
- **16. Severability**: The invalidity or unenforceability of any provisions of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement, which shall remain in full force and effect.