BY DOWNLOADING AND/OR CONTINUING TO USE THE FOLLOWING IOLITE Version 3 SOFTWARE and associated source code, software, function libraries, applications, user manuals and documentation (SOFTWARE), YOU (AS AN INDIVIDUAL DOWNLOADING AND/OR CONTINUING TO USE THE SOFTWARE AND ANY SINGLE LEGAL ENTITY FOR WHICH YOU REPRESENT) (YOU) ARE ENTERING INTO A LEGALLY BINDING AGREEMENT WITH ELEMENTAL SCIENTIFIC LASERS (ESL). IN CONSIDERATION OF YOU DOWNLOADING AND/OR CONTINUING USING THE SOFTWARE, YOU AGREE TO BE BOUND BY, AND TO ABIDE BY, THESE TERMS AND CONDITIONS.

Either clause 1 (Evaluation License), clause 2 (Research License) or clause 3 (Commercial License), will apply to Your use of the Software as applicable, in addition to clauses 4 to 12 which apply to all of these types of license.

1. Evaluation license

Subject to You complying with the conditions in clause 4, ESL grants to You a limited, non-exclusive, non-transferable, revocable license (excluding any right of sub-license) to download and use the Software:

- (a) in a manner consistent with its design and documentation;
- (b) for internal research purposes and only to evaluate whether to purchase a Commercial or Research License (as defined below);
- (c) on two computers owned by You and located within Your premises for period of 14 days from the date of installation (**Evaluation License**).

You acknowledge that the version of the Software that You download has limited features, will function only for a limited period of time and has other limitations not present in the version of the Software available under the Commercial or Research License (as defined below). Notwithstanding the limitations of the version of the Software that You download and use under the Evaluation License, You acknowledge that clauses 6 (Disclaimer), 9 (Exclusion of Liability), 10 (Indemnity) and 11 (Termination) continue to apply to the Evaluation License.

2. Research License

Subject to You complying with the conditions in clause 4 and paying the applicable license fees in accordance with clause 7, ESL will issue You with a product serial key (**Product Key**) and grants to You a limited, non-exclusive, non-transferable, revocable license (excluding any right of sub-license) to use the Software:

- (a) in a manner consistent with its design and documentation;
- (b) for internal research purposes within a degree-granting institution only;
- (c) on two computers owned by You and located within Your premises; and
- (d) from the date the Product Key is activated on the Software until the license is terminated (Research License).

You acknowledge that the Software under the Research License does not include future updates to the Software and that updates to the Software are only available upon payment of upgrade fees set at the applicable time.

3. Commercial License

Subject to You complying with the conditions in clause 4 and paying the applicable license fees in accordance with clause 7, ESL will issue You with a product serial key (**Product Key**) and grants to You a limited, non-exclusive, non-transferable, revocable license (excluding any right of sub-license) to use the Software:

- (a) in a manner consistent with its design and documentation;
- (b) for research and commercial purposes;
- (c) on two computers owned by You and located within Your premises; and
- (d) or one year after the date the Product Key is activated on the Software (**Commercial License**).

During the term of the License, ESL agrees to provide updates to the Software at no extra charge. Any updates to the Software form part of the Software that is the subject of the License.

4. Restrictions on use

You agree to only use the Software in accordance with these terms and applicable laws. Without limiting the previous sentence, You must not, without ESL's prior written agreement:

- (a) print, copy or reproduce the Software by any means or in any form (except to the extent permitted by Division 4A of Part III of the Copyright Act 1968 (Cth));
- (b) give, lease, assign, license, sub-license, transfer, distribute, disclose, release or disseminate the Software in any form to any other person (or purport to do so);
- (c) modify, adapt, alter, reverse engineer or decompile, or create derivative works or functionally equivalent software from, the Software (except to the extent permitted by Division 4A of Part III of the Copyright Act 1968 (Cth));
- (d) alter, change, remove or obscure any notices or other indications (including copyright notices) as to the ownership of the Software; or
- (e) publicly release the Software, or incorporate the Software into any product to be made publicly or commercially available.

5. Ownership

You acknowledge and agree that, as between You and ESL, ESL and/or its related entities are the owner and/or licensee of the Software and, all intellectual property rights subsisting in the Software, and that the License does not transfer or assign to You (or any other person) any copyright or other intellectual property rights subsisting in the Software. You further acknowledge and agree that ESL will own any and all modifications, adaptations and alterations to the Software, or derivative works or functionally equivalent software created from the Software and that You assign to ESL all copyright (including future copyright) and other intellectual property rights subsisting in any such modifications, adaptations, alterations, derivative works or functionally equivalent software to ESL created by You, irrespective of whether ESL's prior written agreement was obtained.

6. Disclaimers

The Software is licensed to You on an "as is" basis and without any representation as to functionality, performance, suitability or fitness for purpose. You acknowledge and agree that, to the extent permitted under law, and subject to clause 8, ESL makes no representations, warranties or guarantees:

- (a) in relation to the functionality, performance, availability, suitability, continuity, reliability, accuracy, currency or security of the Software; or
- (b) that the Software is free from computer viruses or any other defect or error which may affect Your software or systems or third party software or systems. You further acknowledge and agree that ESL has no obligation to (and makes no representation that it will) maintain or update, or correct any errors or defects in, the Software.

7. Payment

The applicable license fee for the Commercial License and Research License, as displayed on the payment page, must be paid in full prior to You downloading and using the Software. The license fee is in Australian dollars and is inclusive of taxes, including GST, where applicable. If payment of the license fee is not received by ESL for any reason (including from your credit card issuer or its agents), You agree to pay ESL the amount of the license fee due on demand. You are not entitled to a refund of the amount of any license fee paid to ESL for any reason, except as required under clause 8 or at ESL's discretion.

8. Consumer guarantees

To the extent permitted by law, any conditions, warranties, guarantees, rights, remedies, liabilities and other terms implied or conferred by statute, custom or the general law that impose any liability or obligation on ESL are excluded under these terms. However, if a supply under these terms and conditions is a supply of goods or services to a consumer within the meaning of the Australian Consumer Law (contained in Schedule 2 to the Competition and Consumer Act 2010 (Cth), as amended or replaced from time to time), nothing contained in these terms excludes, restricts or modifies the application of any provision, the exercise of any right or remedy, or the imposition of any liability under the Australian

Consumer Law, provided that, to the extent that the Australian Consumer Law permits ESL to limit its liability, then ESL's liability is limited to (at its option):

- (a) in the case of services, the cost of supplying the services again or payment of the cost of having the services supplied again; and
- (b) in the case of software or other goods, the cost of replacing the goods, supplying equivalent goods or having the goods repaired, or payment of the cost of replacing the goods, supplying equivalent goods or having the goods repaired.

9. Exclusion of liability

Subject to clause 8 and to the extent permitted by law, ESL excludes liability for all direct, indirect or consequential liabilities, losses, damages, costs and expenses (including, without limitation, loss of revenue, loss of goodwill, downtime costs, loss of profit, loss of or damage to reputation, loss under or in relation to any other contract, loss of data, loss of use of data or loss of anticipated savings or benefits), whether arising in contract, tort (including negligence) or otherwise, suffered or incurred by any person in connection with the Software (including Your downloading and/or use of the Software).

10. Indemnity

You indemnify ESL (and its related entities, subsidiaries, employees and agents) against all loss, actions, proceedings, costs and expenses (including legal fees), claims and damages of any kind whatsoever caused directly or indirectly by, or arising directly or indirectly out of or in connection with, Your downloading and/or use of the Software or any breach by You of these terms.

11. Termination

Without prejudice to any other rights or remedies that ESL may have against You under the agreement formed by these terms or at law, if You breach any of these terms, ESL may, by giving You written notice, terminate this agreement without any liability to You. The termination of this agreement will result in the immediate and automatic revocation of the license. If ESL terminates this agreement (and revokes the License), You must immediately cease using the Software and (at ESL's option) delete or otherwise destroy all copies of the Software in Your possession.

12. General

These terms constitute the entire agreement between You and ESL in relation to their subject matter and supersede and cancel all prior understandings, negotiations and agreements in connection with that subject matter, and may only be varied by a written agreement between You and ESL. If any provision of these terms is invalid or unenforceable, it may be severed from these terms and the remaining provisions of these terms continue in force. These terms are governed by the laws in force in Victoria, Australia, and You unconditionally submit to the exclusive jurisdiction of the courts of Victoria, Australia.