

Revised October 2, 2023
IMPORTANT NOTICE!

PLEASE READ THIS STATEMENT AND THE SOFTWARE LICENSE AGREEMENT COMPLETELY BEFORE USING THIS SOFTWARE. **YOU MUST ACCEPT THE TERMS OF THIS LICENSE BEFORE YOU CAN OPERATE THE SOFTWARE PROGRAM.**

BY CLICKING ON THE BUTTON MARKED “YES” BELOW, OR BY CONTINUING TO USE THIS SOFTWARE, YOU (EITHER AN INDIVIDUAL OR A SINGLE ENTITY) INDICATE YOUR INTENTION TO BE BOUND BY AND ACCEPT THE TERMS AND CONDITIONS OF THIS SOFTWARE LICENSE AGREEMENT. IF THE LICENSEE UNDER THIS SOFTWARE LICENSE AGREEMENT IS A CORPORATION, A LIMITED LIABILITY COMPANY, GOVERNMENTAL ORGANIZATION, OR OTHER LEGAL ENTITY, YOU REPRESENT AND WARRANT THAT YOU HAVE THE RIGHT, POWER, AND AUTHORITY TO ENTER INTO THIS SOFTWARE LICENSE AGREEMENT ON BEHALF OF THE LICENSEE HEREUNDER AND BIND SUCH LICENSEE TO ITS TERMS. IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, YOU MAY NOT ACCESS OR OTHERWISE USE THIS SOFTWARE AND WILL IN FACT BE PROHIBITED FROM DOING SO. THIS COMPUTER SOFTWARE MAY BE USED ONLY PURSUANT TO THE TERMS AND CONDITIONS SET FORTH BELOW, AND SOLELY IN CONJUNCTION WITH THE ACCOMPANYING SECURITY MECHANISM(S) (UNLESS OTHERWISE SPECIFIED IN THE “EXCEPTIONS TO SECURITY MECHANISM REQUIREMENTS” SECTION OF SUCH TERMS AND CONDITIONS) WHICH MUST BE PRESENT ON YOUR COMPUTER (OR NETWORK AS APPLICABLE) AT ALL TIMES DURING SUCH USE.

IF, AFTER LICENSING, THE SOFTWARE HAS BEEN INSTALLED, YOU HAVE ALREADY AGREED TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, OR SOMEONE HAS DONE SO ON YOUR BEHALF.

Read This If You Have Received This Software From A Third Party: If You received this Software from someone other than CNC Software, LLC, or an authorized CNC Software, LLC representative, You may not have a legal software license. (For example, if You acquired possession of this Software simply by buying a machine or Software from the former owner or from an auction, You do not have a valid license.) You should contact CNC Software, LLC through the Contact Us page at www.mastercam.com in order to determine the status of your license. **Use of this Software without a valid software license is unlawful, a violation of the Copyright Act and may expose You to criminal liability under 17 United States Code Sec. 506, including fines and damages. International users may be exposed to additional fines and damages based on the laws of your country.**

If you are using a localized version of Mastercam, this Software License Agreement may be displayed in a local language. To ensure the content and accuracy of this agreement, the localized version is for your convenience only. In all cases, the original English language version shall govern as the legal document. If not provided herein, the English language

version can be obtained at www.mastercam.com/en-us/Company-Info/Legal, or by contacting CNC Software, LLC directly.

Please Note: Your Company may have additional restrictions and guidelines in place regarding the use of this Software that are in addition to those found within this Software License Agreement. If You have any questions or concerns as to the existence of any such additional restrictions or guidelines, You should consult with your supervisor or your IT Department before using this Software.

Software License

If You have paid a license fee for a perpetual or a limited term license (also known as Subscription License), CNC Software, LLC (“CNC”) a Connecticut corporation with its principal place of business at 671 Old Post Road, Tolland, Connecticut, 06084 hereby grants to You a non-exclusive, non-transferable license (the “License”) to use this software program and its accompanying documentation (and, if applicable, to permit your authorized employees to use them) for the term of the license, solely in accordance with the terms and conditions of this Software License Agreement. You may use the Software solely for your internal business purposes and solely in conjunction with the accompanying hardware or software device, method, scheme or other security measure provided by CNC which allows a user to access the Software and prevents unauthorized access to the Software (the “Security Mechanism”). This is not a sale. You do not obtain any rights to this Software except as expressly set forth in this License. You do not have the right to sell, sublicense or otherwise provide this Software to any third party, even if You sell the machine that uses the Software. You may permit a third party to use the Software licensed to You under this Agreement if such use is solely (i) on Your behalf, for Your exclusive benefit and at Your exclusive direction, (ii) for Your internal operations for which use of the Software is necessary for such third party to provide internal operation services to You, and (iii) in compliance with this Agreement as if the third party using the Software was the licensee hereunder (provided no third party may allow any other third party to use the Software). You agree that You will be liable for any breach of this Agreement by any third party permitted by You to use the Software as if You had committed the breach. The Software, any updates to the Software through purchase or due to enrollment in an authorized software Maintenance program (including any that You download through the Internet), and the Documentation in printed or electronic form shall hereinafter collectively be referred to as the “Software” and are all governed by this License. Documentation is defined as printed or electronic form of instructions, comments, and information about the software provided by CNC that is available with the software or downloaded from an authorized site.

Restrictions

You may not use the Software without a Security Mechanism provided by CNC or CNC’s suppliers. When CNC or CNC’s authorized representatives provide You with a single-user Security Mechanism, the Software may only be used (in executable code form only) on a single computer to which the Security Mechanism is physically attached, or installed in the event of a software mechanism. In the event CNC or CNC’s authorized representatives provide You with a multiple-user Security Mechanism for use over an internal network (a “Network Security Mechanism”), the Software may be used: (a) in executable code form only; (b) only on end-user

computers that are connected to the internal network to which the Network Security Mechanism is attached or installed; and (c) only by the number of users and accessed by the number of end-user computers for which licenses were purchased and as further allowed by the Network Security Mechanism. You may physically transfer the Software from one computer equipped with a single-user Security Mechanism to another only if the Security Mechanism is included in the transfer and is installed with the new computer. The Software may only be used in the country identified when the software license was purchased as the country where the software will be used.

You shall not: (a) copy (except as provided below), adapt, or modify the Software; (b) publish, display, disclose or create a derivative work from the Software or any part thereof; (c) de-compile or translate, disassemble, create or attempt to create, by reverse engineering or otherwise, the source code form of the Software from the executable code of the Software; (d) remove any proprietary notices, labels or marks from the Software; (e) sell, rent, lease, distribute or otherwise transfer, provide or disclose, all or any part of the Software to any person or entity without the prior written consent of CNC; (f) use the Software to provide outsourcing, service bureau, time sharing or other services to any third party; or (g) sublicense, assign, delegate or otherwise transfer your rights in the Software, under this Software License Agreement or any of the related rights or obligations for any reason without the prior written consent of CNC. You shall not circumvent, bypass, modify, reverse engineer, disassemble, disable, alter, enhance or replicate the function of the Security Mechanism(s) in any manner whatsoever. Any attempt to do so shall result in automatic termination of this License without prejudice to all other legal rights and remedies of CNC.

You shall not: (a) use CNC's name or trademarks for commercial purposes; (2) suggest or promote an affiliation with Mastercam or CNC, without express written permission. Permission may be retracted in cases of misrepresentation, or statements in CNC's sole opinion that may damage the mark/brand.

CNC takes all legal steps to eliminate piracy of their software products. CNC will pursue (both civilly and criminally) those who do so using all legal means available. In this context, the Software may include a security mechanism that can detect the installation or use of illegal copies of the Software, or lost or stolen serial numbers, and collect and transmit data about those illegal copies. Data collected will not include any customer data created by using the Software and the data collection is not performed on users of legally licensed software from CNC and its authorized distributors. By using the Software, You consent to such detection and collection of data, as well as its transmission and use if an illegal copy is detected. CNC also reserves the right to use a hardware lock device, license administration software, and/or a license authorization key to control access to the Software. You may not take any steps to avoid or defeat the purpose of any such measures.

TO THE EXTENT MASTERCAM PROCESSES PERSONAL DATA PURSUANT TO THIS AGREEMENT, ANY SUCH PERSONAL DATA SHALL BE PROCESSED IN ACCORDANCE WITH OUR PRIVACY POLICY (AVAILABLE ONLINE AT WWW.MASTERCAM.COM AND LOCATED IN THE LEGAL SECTION). BY ENTERING INTO THIS AGREEMENT OR USING MASTERCAM OR TECHNICAL SUPPORT, YOU AND YOUR USERS AGREE TO THE COLLECTION, PROCESSING, COPYING, BACKUP AND STORAGE OF ANY

PERSONAL INFORMATION YOU PROVIDE TO THE AUTHORIZED ENTITY YOU HAVE LICENSED MASTERCAM FROM, IN AND FROM THE UNITED STATES OR OTHER COUNTRIES OR JURISDICTIONS OUTSIDE OF YOUR OR YOUR USERS' OWN COUNTRY AS PART OF THE SOFTWARE OR SUPPORT.

Early Release or Beta Versions of the Software

CNC may invite You, or You may elect to participate in, CNC's beta or early release program (the "Beta Program"). If You have acquired an early release or beta version of the Software through a Beta Program, You are granted a revocable term based non-exclusive license to operate the Software on one (1) computer, machine or network, as applicable, for testing and evaluation purposes and not for any commercial or production purposes, until such license is cancelled by CNC at any time as part of its Beta Program or earlier upon the general availability of the Software. CNC does not guarantee that a generally available version will be released or that all features will become generally available.

Beta Programs may require you to provide feedback, either voluntarily or in response to survey or information requests from CNC, including suggestions, enhancement requests, recommendations, or other input ("Feedback") related to your use of the Software and Documentation made available through the Beta Program (collectively, the "Beta Materials"). You agree that any Feedback will be the exclusive property of CNC. To the extent you own any rights to any Feedback, You hereby grant to CNC a fully-paid up, royalty-free, worldwide, transferable, sublicensable, and irrevocable license (a) to adapt, modify, and create derivative works of the Feedback; and (b) to make, have made, use, copy, offer to sell, sell, perform, display, distribute, import, and otherwise dispose of the Feedback (and adaptations, modifications, and derivative works of the Feedback) and any product, technology, or service that incorporates, is combined or used with, or marketed for use or combination with, any Feedback. Additional terms and requirements for Beta Programs may be communicated to you in writing, including by electronic mail. In connection with Your participation in the Beta Programs, You agree to make use of then current version of the Beta Materials made available by CNC to You. Upon CNC's request, You agree to return or destroy, or cease use of, all Beta Material. Beta and early release licenses are limited term licenses and will permanently expire based on the determination of CNC.

BETA MATERIALS MAY NOT HAVE BEEN TESTED, MAY NOT BE FREE FROM ERRORS, AND ANY DOCUMENTATION PROVIDED IN THE BETA MATERIALS MAY BE IN DRAFT FORM. NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS SOFTWARE LICENSE AGREEMENT, ALL BETA MATERIALS ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS, AND WITHOUT WARRANTIES OR INDEMNITIES OF ANY KIND. CNC DISCLAIMS ALL LIABILITY FOR YOUR USE OF ANY BETA MATERIALS.

Audit and Compliance

CNC shall have the right to audit or request You to audit Your use of the Software and Documentation to verify Your compliance with this agreement, including but not limited to comparing the number of products in use to the number of effective licenses issued in Your name.

Should CNC preform said audit, You agree to give CNC (or by representatives authorized by CNC) reasonable access to Your facilities and records for purposes of conducting these audits. CNC will give You at least fifteen (15) days advance notice before conducting an audit. Audits will be conducted during normal business hours and no more than once per year, unless CNC has a good-faith basis for believing that more frequent audits are warranted. By requesting an audit, if such inspections or audits disclose that You have installed, accessed or permitted access to the Software in a manner that is not permitted under this Agreement, then You shall be liable to pay for any unpaid license fees as well as the reasonable costs of the audit. CNC does not waive its rights to enforce this agreement or to protect its intellectual property by any other means permitted by law.

Copying Restrictions

The license under this Software License Agreement grants You the right, exercisable solely through You and Your authorized users (if any), to download, copy and install in accordance with the Documentation one (1) copy of the Software on a single computer, machine, or network, as applicable. You may make a reasonable amount of copies of the Software for backup or archival purposes, provided that (i) You shall not, and shall not allow any person, to install or use any such cop(ies) other than if and for so long as any copy installed in accordance with the preceding sentence is inoperable; (ii) You uninstall or otherwise delete such inoperable cop(ies); and (iii) You reproduce all proprietary notices of CNC on any such cop(ies). All copies of the Software made by You will be the exclusive property of CNC, will be subject to the terms and conditions of this Software License Agreement, and must include all trademark, copyright, patent, and other intellectual property rights notices contained in the original software.

Non-Transferable

This license is not transferable. You may not transfer or assign the Software or this Software License Agreement or any rights or obligations hereunder. Any attempt to do so will automatically terminate this License without the need for notice. This termination is without prejudice to all other legal rights and remedies of CNC.

Intellectual Property Rights

The Software is and includes intellectual property of CNC. All associated intellectual property rights, including, without limitation, worldwide patent, trademark, copyright and trade secret rights, are reserved by CNC. CNC retains all right, title and interest in and copyrights to the Software, regardless of the form or media in or on which the original or other copies may subsequently exist. This Software License Agreement does not constitute a sale of the Software and no title or proprietary rights to the Software are transferred to You hereby. You acknowledge that the Software is a unique, confidential and valuable asset of CNC, and CNC shall have the right to seek all equitable and legal redress which may be available to it for the breach or threatened breach of this Software License Agreement including, without limitation, injunctive relief. Unauthorized copying of the Software or failure to comply with the above restrictions shall result in automatic termination of this License and this Software License Agreement without prejudice to all other legal rights and remedies of CNC.

Confidentiality

You acknowledge that the Software contains proprietary trade secrets of CNC and You hereby agree to maintain the confidentiality of the Software using at least as great a degree of care as You use to maintain the confidentiality of your own most confidential information. You agree to promptly communicate the terms and conditions of this Software License Agreement to those persons employed by You who come into contact with the Software. You are responsible in the event of a breach of confidentiality by any of your employees or agents. You shall use your best efforts to ensure their compliance with such terms and conditions, including, without limitation, absolutely preventing such persons to use any portion of the Software for the purpose of deriving the source code of the Software or defeating the Security Mechanism(s).

Enforcement Obligations

In the event You become aware that any person or entity in your employ or under your control is using the Software in a manner not authorized by this Software License Agreement, You shall immediately take all steps necessary to stop such unauthorized use of the Software. You shall promptly notify CNC in writing of any unauthorized use of the Software of which You become aware.

Limited Warranties

CNC WARRANTS THAT, AS OF THE DATE THE SOFTWARE IS MADE AVAILABLE TO YOU VIA DOWNLOAD AND FOR A PERIOD OF 90 DAYS THEREAFTER (THE "WARRANTY PERIOD"), THE SOFTWARE WILL PROVIDE THE FEATURES AND FUNCTIONS GENERALLY DESCRIBED IN THE DOCUMENTATION AND THAT THE MEDIA ON WHICH THE SOFTWARE IS FURNISHED, IF ANY, WILL BE FREE FROM DEFECTS IN MATERIALS AND WORKMANSHIP. THE FOREGOING LIMITED WARRANTY EXCLUDES DEFECTS ARISING OUT OF ACCIDENT, NEGLIGENCE, MISUSE, FAILURE OF ELECTRIC POWER AND CAUSES OTHER THAN ORDINARY AND AUTHORIZED USE. EXCEPT FOR THE FOREGOING LIMITED WARRANTY, THE SOFTWARE IS PROVIDED "AS IS, WITH ALL FAULTS." THIS LIMITED WARRANTY IS THE ONLY WARRANTY PROVIDED BY CNC REGARDING THE SOFTWARE. TO THE MAXIMUM EXTENT PERMITTED BY LAW, CNC DISCLAIMS ALL OTHER WARRANTIES OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. CNC IS NOT OBLIGATED TO PROVIDE ANY UPDATES TO THE SOFTWARE. NONE OF THE FOREGOING WARRANTIES APPLY TO ANY BETA MATERIALS, WHICH ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS, AND WITHOUT ANY WARRANTIES OR INDEMNITIES OF ANY KIND.

Sole and Exclusive Remedy for Breach of Warranty: YOUR SOLE AND EXCLUSIVE REMEDY AND CNC'S SOLE OBLIGATION HEREUNDER SHALL BE, AT CNC'S SOLE OPTION (i) REPLACEMENT OF THE DEFECTIVE MEDIA, IF ANY; OR (ii) REFUND OF

THE PURCHASE PRICE OF THE SOFTWARE. CNC SHALL HAVE NO OTHER OBLIGATION OR LIABILITY TO YOU ARISING FROM OR RELATED TO THIS LICENSE OR YOUR USE OF THE SOFTWARE. ANY USE BY YOU OF THE SOFTWARE IS AT YOUR OWN RISK, AND YOU ARE RESPONSIBLE AND LIABLE FOR ALL USES OF THE SOFTWARE AND DOCUMENTATION THROUGH ACCESS THERETO PROVIDED BY CNC, DIRECTLY OR INDIRECTLY.

Note on Documentation: While CNC makes every effort to ensure that its Documentation for the Software is accurate and up-to-date, it cannot guarantee the Documentation at all times represents the latest operation and functionality of the Software. The content of all documentation, in electronic or printed form, for the Software is provided for informational purposes only. The content of the Documentation may be changed without notice to You. **CNC expressly disclaims any warranty or representation that the Documentation is an accurate and/or current reflection of the Software's operation and performance.**

Disclaimer of Consequential Damages and Limitation of Liability

IN NO EVENT WHATSOEVER WILL CNC, OR ITS EMPLOYEES, SHAREHOLDERS, DISTRIBUTORS OR AUTHORIZED REPRESENTATIVES BE LIABLE TO YOU FOR ANY INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR IN CONNECTION WITH THIS SOFTWARE LICENSE AGREEMENT OR THE USE OF THE SOFTWARE, EVEN IF CNC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. WITHOUT LIMITING THE FOREGOING, CONSEQUENTIAL DAMAGES SHALL INCLUDE, WITHOUT LIMITATION, SPECIAL, PUNITIVE OR EXEMPLARY DAMAGES, DAMAGES FOR LOSS OF BUSINESS, LOSS OF PROFITS, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, AND LOSS OF OR DAMAGE TO ANY PRODUCTS THAT THE SOFTWARE IS USED IN CONJUNCTION WITH. THIS DISCLAIMER SHALL REMAIN IN FULL FORCE AND EFFECT, EVEN IN THE EVENT THAT YOUR SOLE AND EXCLUSIVE REMEDY SHALL FAIL OF ITS ESSENTIAL PURPOSE.

CNC'S ENTIRE LIABILITY WITH RESPECT TO ITS OBLIGATIONS UNDER THIS SOFTWARE LICENSE AGREEMENT OR OTHERWISE SHALL NOT EXCEED THE AMOUNT OF THE LICENSE FEE PAID BY YOU FOR THE SOFTWARE.

SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF IMPLIED WARRANTIES OR LIABILITY FOR SOME TYPES OF DAMAGES INCLUDING INTENTIONAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU IF YOU ARE IN SUCH A JURISDICTION.

The disclaimers and restrictions set forth above shall apply regardless of the nature of your claims, be they based in contract, warranty, tort, strict liability or otherwise.

Indemnification

You shall indemnify and hold harmless CNC, its officers, directors, employees, authorized representatives and agents (the “Indemnified Parties”) from and against all losses, settlements, claims, actions, suits, proceedings, judgments, awards, damages, liabilities, costs and expenses including, without limitation, reasonable attorneys’ fees (collectively “Losses”) which arise out of or are related to any breach of this Software License Agreement by You or your employees, agents, authorized representatives, dealers or sub-dealers, and shall reimburse the Indemnified Parties for any and all legal, accounting and other fees, costs and expenses reasonably incurred by any of them in connection with investigating, mitigating or defending any such Losses.

Third Party Indemnification

CNC shall indemnify and defend, at its sole expense, You, against any costs and damages, including reasonable attorney fees and costs, arising from any suit, claim, action or proceeding (each, a “Claim”) brought by a third party alleging that the Software infringes the intellectual property rights of a third party provided that You shall promptly notify CNC of the claim and, at CNC’s expense, provide commercially reasonable cooperation with CNC’s defense. If the Software is found to be infringing, CNC, at its discretion, shall (i) modify the Software so as to be non-infringing and yet materially equivalent to the pre-modified Software, and extend this indemnity thereto, or (ii) procure a license for You to continue using the Software. If these options are not available, CNC will refund to You the amount paid only for the affected Software Product upon return of the Product. CNC is not responsible for infringement claims resulting from any unauthorized use of the Software.

Educational Pricing

If this Software was obtained through or in accordance with a CNC “Educational Pricing” plan, option, grant, schedule or program, it may not be used by anyone, including You, to conduct any computer aided design, computer aided drafting, computer aided machining, or training activities that, directly or indirectly, generate or otherwise result in monetary revenues for the benefit of any individual or any entity, other than the school that originally received this Software.

Exception to Educational Pricing

Occasionally, CNC may offer an educational version to newly formed companies. The requirements will be published at that time. In these cases, and these cases only, the educational version that would be delivered as a subscription, or limited time license, is allowed to be used by the company in a profitable manner, and its use is not a violation of the Educational Pricing clause in this license agreement.

Termination

This Software License Agreement is effective until terminated. You may terminate this Software License Agreement at any time by returning to CNC all copies of the Software under your control and by returning the Security Mechanism to CNC. CNC may terminate this Software License Agreement if CNC determines, in its sole discretion, that You have violated the terms of this Software License Agreement. Upon termination of this Software License Agreement for any

reason, You agree to immediately return to CNC all copies of the Software, return the Security Mechanism to CNC, or in the case where the security mechanism is incorporated into the software code, provide proof that the software Licensing Mechanism has been removed or disabled. Additionally, an officer of your entity must certify within ten (10) business days to CNC in writing that all known copies, including backup copies, have been returned. All provisions relating to confidentiality, proprietary rights, indemnification and non-disclosure shall survive the termination of this Software License Agreement. **You may not transfer this Software to the purchaser of any equipment on which the Software may be resident. You may not transfer this Software via liquidation, bankruptcy, auction, close of business, transfer of business, or any other method that does not involve approval by CNC. This License is for You alone. You acknowledge that in the event of your breach of your obligations under this Section, that CNC would incur damages, but that the damages may be of a nature that would be difficult to determine with particularity. You agree that the liquidated damage, or contractual fine, amount in US Dollars or in the currency of your country, equivalent to USD 25,000 to be determined by the exchange rate of the date of purchase of the Software per unlicensed seat that is used as a result directly or indirectly of your actions is a reasonable estimate of the damages CNC would incur and that this amount is a negotiated figure and is not a penalty.**

If your license is a Subscription or Limited Term license, the license and this agreement will expire at the end of the term, unless renewed otherwise. Upon expiration, if not renewed, that license will no longer be active. With a Subscription license, benefits attributed to Mastercam Maintenance are part of the Subscription license and cannot be terminated separately.

General

This Software License Agreement shall be governed by and construed in accordance with the laws of the state of Connecticut, USA without regard for Connecticut's conflicts of law principles. The sole and exclusive jurisdiction and venue for any litigation arising from or related to this Software License Agreement or the subject matter hereof shall be in a state or federal court located in Connecticut. You hereby submit to the personal jurisdiction of the US District Court for the District of Connecticut and the Superior Court of the State of Connecticut. This Software License Agreement shall constitute the entire agreement between You and CNC with respect to the subject matter hereof. Any waiver or modification of this Software License Agreement shall be valid only if it is in writing and signed by both parties hereto. If any part of this Agreement is found invalid or unenforceable by a court of competent jurisdiction, the remainder of this Agreement shall be interpreted so as to reasonably affect the intention of the parties.

Attorney's Fees

In the event that CNC is required to take legal action to enforce its rights under this License Agreement and obtains a ruling or settlement in its favor, You shall be liable to CNC for its reasonable attorney's fees and costs (including, but not limited to, its cost of any internal investigation, court or arbitration costs and witness fees), and its reasonable attorney's fees and costs (including, but not limited to, its court costs and witness fees) incurred as a result of any appeal taken by You from a lower court or arbitration judgment in favor of CNC.

U.S. Government Restricted Rights

The Software provided hereunder is a “commercial item,” as that term is defined in 48 C.F.R. 2.101, consisting of “commercial computer software” and “commercial computer software documentation,” as such terms are used in 48 C.F.R. 12.212. Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4, the Software made available to the United States of America, its agencies and/or instrumentalities, is provided with only those rights set forth in this Agreement. Use, duplication or disclosure of the Software by the government is subject to the restrictions as set forth in subparagraph (b) (1) and (2) of the Commercial Computer Software-Restricted Rights clause at 48 C.F.R. 52.227-19, as amended, or any successor regulations thereto.

Export Restrictions

In performing the duties required under this Agreement, You shall comply with the requirements of all applicable laws, rules, regulations, and orders of governmental or regulatory authorities (except to the extent inconsistent with, or penalized under, U.S. law) and shall take no action which would subject CNC to penalties under U.S. laws or the laws of other applicable countries, including but not limited to the sale of the Products in or to any country, organization, or individual subject to: (1) economic sanctions administered by the U.S. Treasury Department’s Office of Foreign Assets Control (OFAC) or the U.S. State Department’s Office of Terrorism Finance and Economic Sanctions Policy; (2) export control laws administered by the U.S. Commerce Department’s Bureau of Industry and Security or the U.S. State Department’s Directorate of Defense Trade Controls; or (3) any other U.S. laws restricting or prohibiting international commercial or financial transactions. You further agree that You are solely responsible for compliance with any import laws and regulations of the country of destination of a permitted export or re-export, and any other import requirement related to a permitted export or re-export.

You are familiar with and will comply in all respects with U.S. laws, regulations and administrative requirements applicable to CNC’s relationship with You, including but not limited to the Foreign Corrupt Practices Act (FCPA); International Traffic In Arms Regulations (ITAR); Export Administration Act (EAR), as amended; the Anti-boycott Regulations and Guidelines issued under the Export Administration Act, as amended; Section 999 of the Internal Revenue Code (Anti-boycott Regulations); and the various regulations and sanctions programs administered by OFAC or the U.S. State Department’s Office of Terrorism Finance and Economic Sanctions Policy.

You acknowledge and agree that failure or refusal to furnish within 30 days (or within such shorter time as permitted by applicable law) any certificate or disclosure required under applicable law or by any governmental authority upon request from CNC will be the basis for immediate termination of this Agreement.

You agree to give prompt written notice in the event that, at any time during the term of this Agreement, You have failed to comply with or have breached any of your warranties hereunder. In the event You have not so complied or have breached any of your warranties hereunder, this Agreement shall be null and void from the time of such non-compliance or breach. The foregoing Export Restrictions in this Section shall survive the termination of this Agreement and shall

continue in effect with respect to all business activities of You and CNC in the applicable countries until all such activities have ceased.

Mastercam Learning Edition

The Mastercam Learning Edition, as well as its electronic documentation, requires the use of a Software Security Mechanism. This software is for educational and informational use only and creates a format that cannot be used with an industrial version. Use of the Learning Edition installed on computers in an educational institution (classroom, lab, or similar venue) is a violation of this License Agreement. The Learning Edition can be used by students and instructors to practice Mastercam on their personal computers. The Learning Edition is a limited term license and will expire approximately one year from the initialization of the license. Some options and 3rd party add-ons are not available with this software.

Survival

All provisions of this Software License Agreement relating to confidentiality, non-disclosure, CNC's proprietary rights, disclaimers, and limits of liability, attorney's fees, or indemnification by Customer shall survive termination of this License for any reason.

Reservation of Rights

All rights not expressly granted are reserved by CNC.

Trademarks

Mastercam® is a registered trademark of CNC Software, LLC.

Mastercam X® is a registered trademark of CNC Software, LLC.

Quickpart® is a registered trademark of CNC Software, LLC.

Mastercam U® is a registered trademark of CNC Software, LLC.

Mastercam University® is a registered trademark of CNC Software, LLC.

Dynamic Motion® is a registered trademark of CNC Software, LLC.

Accelerated Finishing® is a registered trademark of CNC Software, LLC.

Masters of CAM® is a registered trademark of CNC Software, LLC.

Shaping the Future of Manufacturing® is a registered trademark of CNC Software, LLC.

Mastercam Manufacturing Lab® is a registered trademark of CNC Software, LLC.

Windows is a registered trademark of Microsoft Corporation in the United States and other countries. SOLIDWORKS is a registered trademark of DS SolidWorks Corporation. PrimeTurning is a trademark of AB Sandvik Coromant. Portions of this software are copyrighted by Renishaw Plc., all rights reserved. Portions of this software are copyrighted by CAMufacturing Solutions, Inc., all rights reserved. Portions of this software are copyrighted by AB Sandvik Coromant, all rights reserved. Portions of this software are copyrighted by Creative Juncture, all rights reserved. Mastercam Art uses the Wild Magic Geometric Libraries, which are Copyrighted intellectual property owned by Geometric Tools, LLC. The Wild Magic Geometric Libraries are licensed under the GNU Lesser General Public License, available at <http://www.gnu.org/copyleft/lgpl.html> and on the Mastercam installation media. (11/17/21)

IF YOU AGREE WITH THIS LICENSE, CLICK “YES”. IF YOU CLICK “YES”, OR YOU CONTINUE TO USE THIS SOFTWARE, YOU ARE ACKNOWLEDGING THAT YOU HAVE READ AND UNDERSTAND THIS SOFTWARE LICENSE AGREEMENT AND AGREE TO BE BOUND BY ITS TERMS.