General Terms and Conditions of the License for AxioVision and AxioVision LE

By downloading or installing the software "AxioVision / AxioVision LE" (the "Software") the licensee accepts the following terms and conditions.

- **1a. Only valid for AxioVision**: This program is protected by copyright laws and provisions of international agreements. It is an offence to reproduce or sell this program (in full or in part) without authorization. Such action will lead to prosecution under criminal and civil law and may result in serious penalties or claims for compensation.
- **1b.** Only valid for AxioVision LE: The licensor lends the software to the licensee and grants the licensee a royalty-free license.
- **1c.** Only valid for AxioVision LE: The licensee undertakes to treat the software confidentially and to refrain from reproducing it or making it accessible to third parties, either in part or in full, unless the licensor has given written consent to this effect. The licensee is not entitled to sell, lease or loan this software or a copy of this software.
- 2. The licensee is not allowed to modify the software or to analyze, reverse engineer, decompile or disassemble the software or any area of the software. He must also refrain from combining the software with other software, inserting it into other application software or printing it out. The license is granted for use of the software "as is".

The software does not fall within the scope of GNU GPL or LGPL though some third party programs on this data carrier may fall within the scope of the LGPL.

As far as the standards are essential for the program modules, these standards must be bought by the licensee. They are no part of the AxioVision software.

- **3.** All rights to the software, in particular the copyright, remain with the licensor. Other than the rights expressly referred to in this agreement, no other rights are granted to the licensee.
- **4. Only valid for AxioVision**: The licensor assumes no responsibility for the functionality and fault-free condition of the licensee's "application programs" (Workflows, VBA macros, Commander scripts).
- **5.** The licensor assumes no responsibility for the functionality and fault-free condition of the licensee's "application programs". The licensor is not liable for damage of whatever nature (including, but not limited to, general or specific damage, consequential damage or incidental damage, including damage resulting from lost profits, interruption of business, loss of business information or similar damage) that stems from or is associated with the delivery, use or operation of the software. Certain legal systems do not allow the limitation or exclusion of accidental damage. This restriction may not therefore apply in your case. Under no circumstances will the licensor be liable for an amount that exceeds the amount actually paid by the licensee for the software.
- **6.** Any explicit or implicit guarantees relating to suitability for a particular purpose that is not referred to explicitly in this agreement are excluded, except where stipulated by law.
- 7. The licensor does not guarantee that future updates or versions of the software will be compatible.
- **8.** Only valid for AxioVision LE: The licensor is entitled to terminate this agreement with immediate effect. In this case, the licensee must return or delete the software delivered or downloaded without undue delay.
- **9.** Should any provision of this agreement be ineffective, this will not affect the effectiveness of the remaining provisions. Changes to this agreement must be made in writing. There are no verbal or written collateral agreements.
- **10.** This agreement and all associated matters are subject to the law of the Federal Republic of Germany. The place of jurisdiction is Jena. The licensor is entitled to take legal proceedings against the licensee at the court that is competent for the latter's place of business.