

## FLIRFlyCapture® SDK License Agreement

**READ CAREFULLY:** This is a legal agreement between you (an individual or a single entity) (“you”) and FLIR Systems, Inc. (“FLIR”). Before installing and using the FlyCapture® Software Development Kit and any updates to it that we may at our discretion provide to you (collectively, the “SDK”), you should read this agreement. If you do not agree with all of the terms of this agreement, do not install or use the SDK. FLIR may change this agreement at any time and it is your responsibility to review the most updated version of it on FLIR’s website at <https://www.ptgrey.com/flycapture-sdk> By continuing to use the SDK following such changes, you agree to be bound by them.

- 1. Grant of License:** Subject to the terms of this agreement, you are hereby granted a limited, terminable, non-transferable, non-exclusive license and right to use the SDK only in conjunction with: (a) those FLIR cameras listed at <http://www.ptgrey.com/products/index.asp> (as such list may be amended by FLIR at any time and from time to time) and owned by you; and (b) the images derived from such cameras.
- 2. Free and Open Source Components:** Notwithstanding anything to the contrary herein, use, copying and distribution of components of the SDK licensed under free and open source license agreements are governed solely by the terms of those license agreements (which are contained in the electronic documentation for the SDK) and not this agreement.
- 3. Restrictions:** Except as (and only if) explicitly permitted by Section 4 below, you will not, and will not permit any third parties to: (a) copy the SDK, other than a reasonable number of backup copies for your own use only, and such backup copies together with the original will be kept in your possession and control; (b) provide or disclose the SDK to any third party; (c) alter, modify, decompile or disassemble the SDK, or attempt to do any of the foregoing; (d) grant sublicenses, leases, or any other rights in the SDK to any third party; or (e) remove, alter or obscure any proprietary rights notices (including any copyright and trademark notices) on and in the SDK.
- 4. Additional OEM Rights:** If you are an original equipment manufacturer, then in addition to the rights set out in Section 1 above you are hereby granted a limited, terminable, non-transferable, non-exclusive license and right to use the SDK for the sole additional purpose of incorporating the libraries found in the SDK (collectively, the “**Libraries**”) into new products developed by you, in whole or in part, using the SDK (collectively, the “**Derivative Products**”) provided that you: (a) ensure that the components of any Derivative Product that derive functionality from any of the Libraries may only be used with FLIR products, including the SDK, and images derived from such products; (b) may only redistribute drivers (.inf and .sys), dynamically linked libraries (.dlls and .so), executables (.exe) and documentation (.doc, .txt, .pdf and .chm) and only to the extent necessary to support your Derivative Products. For clarity, headers (.h), source (.c, .cpp,.cs and .vb) and statically linked libraries (.lib and .a) cannot be redistributed; (c) will prohibit any, and ensure that there is no, redistribution of any of the Libraries by any third party, including any end user customers; and (d) will include any FLIR and third party proprietary rights legends or notices (including copyright and trademark notices), unaltered and unobscured, on all Derivative Products.

5. **Ownership:** FLIR and third parties are the owners of and retain title to all proprietary and intellectual property rights (including all patent, copyright, trade secret and trademark rights) in and to the SDK. You have no right, title or interest in the SDK, except as specifically set forth herein, and no rights in any trade-marks of FLIR. All rights not explicitly granted herein are hereby reserved.

6. **Indemnification:** You assume the entire risk relating to, and will indemnify, hold harmless and defend FLIR from and against any claims, actions, lawsuits, or proceedings, and any losses, liabilities, damages and expenses (including attorney's fees and expenses) that arise or result from your activities under this agreement, including the distribution or use of the SDK (including the Libraries) and/or the development, distribution or use of any Derivative Product (including any intellectual property infringement claims relating thereto).

7. **No Warranties:** Your use of the SDK is solely at your own risk. The SDK is provided "as is" and "as available" without warranty or condition of any kind, either express, implied or statutory, including implied warranties of merchantability, fitness for a particular application or purpose, title and non-infringement, and FLIR hereby expressly disclaims all such warranties and conditions. Some jurisdictions do not allow the exclusion of implied warranties, so the above exclusion may not apply to you.

8. **Limitation of Liability:** Notwithstanding any other provision herein, to the maximum extent permitted by applicable law, FLIR will not under any circumstances be liable for any direct, indirect, incidental, consequential, punitive or special losses or damages (including damages for bodily injury or death, business interruption, loss or corruption of business information or data, loss of opportunity, loss of privacy, cost of recovery, financial loss, loss of revenue or loss of profits for any reason whatsoever) whether or not FLIR has been advised or should have been aware of the possibility of any such losses or damage arising, and in no event will the aggregate and cumulative liability of FLIR for any matters arising under this agreement or otherwise exceed \$25.

9. **Changes and Support:** FLIR may at its sole discretion elect to provide you with limited support services related to the SDK for such period of time as FLIR at its sole discretion elects. FLIR may change or cease to provide the SDK and the limited Support at any time and from time to time without notice to you and that FLIR is not obligated to provide the SDK or any support. FLIR may use any technical information, feedback or ideas you provide to FLIR for FLIR's business purposes, including product support and development.

10. **Termination:** FLIR may terminate this agreement immediately on notice to you if you violate any of the terms of this agreement. FLIR may also terminate this agreement for convenience provided that 30 days notice is delivered to you. Any notice given by FLIR hereunder will be effective when sent by FLIR to the email address you provided to FLIR when you registered for a download account. On termination, for any reason, your rights hereunder will cease and you must immediately return all copies of the SDK to FLIR and on termination for violation or default, you will be liable to FLIR for all damages suffered as a result of the violation or default. Sections 6-8, 10 and 12 will survive any termination hereof.

11. **Export Laws:** This agreement involves products and/or technical data that may be controlled under laws and regulations of the United States and other countries, including the United States Export Administration Regulations, or any other applicable law, regulation, rule, guideline or order (collectively, "Export Laws"). You will comply with all Export Laws to ensure that the SDK is not exported, directly or

indirectly, in contravention of the Export Laws. You represent and warrant to FLIR that you are not a person barred from receiving the SDK under any Export Laws.

12. **General:** This agreement is the entire agreement between you and FLIR with respect to the subject matter of this agreement. If you are signing on behalf of an entity such as a corporation, you represent and warrant that you have the authority to bind such entity. This agreement and the rights granted hereunder are personal to you and you may not assign this agreement to a third party without the prior written consent of FLIR. This agreement is governed exclusively by and will be enforced, construed, and interpreted exclusively in accordance with the laws of British Columbia ("BC") and the laws of Canada applicable in BC. The courts of the Province of BC will have exclusive jurisdiction over any dispute arising under this agreement. You agree that termination and/or monetary damages may not be a sufficient remedy if you breach this agreement and that FLIR will be entitled, without waiving any other rights or remedies, to injunctive or equitable relief as may be deemed proper by a court of competent jurisdiction in the event of a breach. If FLIR does not exercise any legal right or remedy in this agreement or otherwise, this will not be taken to be a formal waiver by FLIR of its rights, which rights will remain available to FLIR. If any provision of this agreement is construed to be illegal or invalid, the illegal or invalid provisions will be deemed stricken and deleted herefrom to the same extent and effect as if never incorporated herein, but all other provisions hereof will continue in full force and effect.