**END USE AND END USER STATEMENT**

WHEREAS, Shanghai United Imaging Healthcare Co., Ltd. (“**UIH**”) has implemented an Internal Trade Compliance Program to comply with international export control laws and regulations, and this End Use and End User Statement (the “**Statement**”) is part of the due diligence document in the Program;

WHEREAS, UIH desires to engage *insert your company name* (“**Our Company**”) on the following project (the “**Project**”) on the premise of trade compliance:

Project Purpose: \_\_\_\_\_\_\_\_\_ (e.g., distribution, warehousing, or donation)

End User Name (full name): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

End User Address (specific address instead of P.O. Box): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

NOW THEREFORE, in order to realize the compliance as set above, I, on behalf of Our Company, warrant and agree as follows:

1. GENERAL REQUIREMENT. If Our Company intends to export, re-export, transfer or transmit (collectively, “**Export**”) the UIH products, software, or technical data, (collectively, “**Deliverables**”) involved in the Project to any other organizations or individuals, Our Company shall, in respect of such Export, strictly abide by (a) the laws and regulations of the People’s Republic of China, including but not limited to the PRC Export Control Law; (b) the laws and regulations of the United States, including but not limited to the U.S. Export Administration Regulations (EAR) and administrative requirements of issued by the U.S. Office of Foreign Assets Control (OFAC); and (c) where applicable, the laws and regulations of the European Union and the United Kingdom, including but not limited to REGULATION (EC) No. 428/2009 (as amended), the UK Export Control Act and the UK Export Control Order (collectively, “**Export Control Laws**”).
2. SANCTIONS STATUS. To the best of our knowledge, neither Our Company and the intermediary, freight forward or end user in the Project (collectively, “**Related Parties**”) nor our/their employees is: (a) located, organized or resident in a country or territory that is the target of sanctions imposed by the Export Control Laws; (b) included on the rejection, restriction or prohibition lists maintained by the enforcement agencies of the Export Control Laws (the “**Restricted Parties**”); (c) directly or indirectly owned or controlled by any of the Restricted Parties. Without limitation to the foregoing, Our Company have implemented adequate organizational, systematic and technical safeguards to comply with the obligations in DISTRIBUTOR CODE OF ETHICS, and will ensure the Related Parties are obliged by equivalent contractual clauses as those in the DISTRIBUTOR CODE OF ETHICS.
3. MILITARY END USE AND END USER. Neither Our Company nor the Related Parties are Military End Users as follows, and will not knowingly use the Deliverables for the Military End Uses as follows:
   1. Military End Users include, but are not limited to, army, navy, air force, marines, coast guard, national guard/police or government intelligence and reconnaissance agencies (collectively, “**National Military Organizations**”), or other organizations or individuals whose activities are designed to support Military End Uses. Any organizations listed in 15 CFR Supplement No. 7 to Part 744 is considered as a military end user by default;
   2. Military End Uses include projects that support or facilitate the operation, installation, maintenance, repair, overhaul, refurbishment, “development” or “production” of military items;
   3. If any of the Related Parties is a field hospital, the field hospital shall be considered as a Military End User if it meets ALL of the following conditions: (i) it is controlled or owned by a National Military Organization; (ii) the patient population it serves is exclusively or predominantly those of National Military Organizations rather than the general public; and (iii) the purpose of the Project is to provide military items to National Military Organizations;
   4. If the Project fits none of the foregoing but is funded or sponsored by an National Military Organization, Our Company shall timely disclose such information via the UIH compliance mailbox (compliance@united-imaging.com) to seek further notice.
4. PROHIBITED END USE. Our Company and the Related Parties shall not and will not knowingly, in part or in whole, participate in or assist any projects related to nuclear power generation, chemical, biological or nuclear weapons and other trade sanctions, embargoes or restrictions of the Export Control Laws (collectively, “**Prohibited End Use**”), nor will they participate in any design, development or manufacturing of products, components, software or technology for the direct or indirect use of such Prohibited End Use.
5. REASONABLE DIVERSION. If the transportation route is arranged by Our Company, the transit area or city through which the products are Exported is a reasonable under the particular circumstances, and there is no disguised Export to embargoed countries or territories by way of cities and ports.
6. ONGOING NOTIFICATION. If there is any change to the foregoing information, Our Company shall immediately notify UIH in writing. UIH reserves the right to request an updated statement at any time, and to confirm if the Project meet the compliance requirements as set forth above. UIH MAY DECIDE, AT ITS SOLE DISCRETION, TO CARRY ON, SUSPEND OR ALTER THE PROJECT UNDER THE CONDITION OF COMPLIANCE WITH THE EXPORT CONTROL LAWS.

**FOR ANY UNTRUE OR INCOMPLETE INFORMATION PROVIDED HEREIN OR OUR COMPANY’S VIOLATION TO THE STATEMENT, WE SHALL INDEMINIFY AND HOLD HARMLESS UIH AGAINST ANY AND ALL LOSSES, CLAIMS, ACTIONS AND COSTS OF ANY ARISING THEREOF.**

Note: this Statement neither guarantees any transaction with UIH, nor does it define the rights and obligations with UIH. The relevant rights and obligations shall be otherwise specified in the contract/agreement.

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| Authorized Signature or Company Stamp  Date |