

## Data Use Agreement (DUA) — IMAGO Dataset

### 1) Parties

This Data Usage Agreement ("DUA") is between [Amsterdam University Medical Center, Radiology & Nuclear Medicine Department] ("Provider") and [\_\_\_\_\_] ("Recipient") for access to the IMAGO dataset ("Data").

### 2) Purpose and permitted use

Recipient may use the Data solely for research, development, validation, or educational purposes consistent with applicable data protection law and this DUA (the "Permitted Use"). Data may only be used for internal research/analysis only so any outputs or derivatives do not breach the "do not redistribute" clause and there is no external interaction with participants. This implicitly prohibits direct commercial uses (e.g. selling the data) but not R+D (e.g. developing a drug, tool, etc).

### 3) Description of the Data

The Data consist of pseudonymized brain MRI scans and associated clinical information (e.g., age, sex, tumor location, therapy, survival duration, and derived labels/masks). The Data are human data and may enable singling out of individuals when combined with other information.

### 4) No re-identification / no attempts to identify

Recipient shall not:

- attempt to identify or re-identify any individual in the Data;
- link the Data with other datasets for the purpose of identification;
- contact any individual who may be represented in the Data.

If Recipient becomes aware of information that could identify an individual, Recipient will not use it for identification and will promptly notify Provider.

### 5) No disclosure of identifying information

Recipient shall not disclose any information that reasonably could enable identification of any individual represented in the Data, including in publications, presentations, demos, or model outputs.

### 6) Data security and access controls

Recipient will implement appropriate technical and organizational measures, including at minimum:

- access limited to authorized personnel with a need to know;
- secure storage (encryption at rest and in transit where feasible);
- logging/auditing of access where feasible;
- no posting of the Data to public repositories or open file-sharing services.

### 7) Sharing and onward transfer

Recipient may share the Data only with its own employees/contractors working under Recipient's control and bound by obligations at least as protective as this DUA. Recipient shall not redistribute the Data to third parties or make it publicly available without Provider's prior written permission.

### **8) Publications and outputs (aggregation only)**

Recipient may publish results derived from the Data provided that:

- results are reported only in aggregate or in a manner that does not permit re-identification or singling out; and
- no direct access is provided to the underlying Data or individual-level records.

Provider should be acknowledged in publications as:

*"This study made use of the IMAGO dataset V1.0 of Amsterdam UMC and Cancer Center Amsterdam provided by the EUCAIM project."*

### **9) Data protection compliance**

Recipient is responsible for complying with applicable data protection laws (including GDPR where applicable). Recipient will process the Data only in ways consistent with this DUA and will maintain documentation of its lawful basis and safeguards as required.

### **10) Breach and incident notification**

Recipient will promptly notify Provider (without undue delay) of any suspected or confirmed unauthorized access, disclosure, loss, or breach involving the Data, or any incident that increases re-identification risk. Recipient will cooperate in reasonable remediation steps.

### **11) Term, termination, and return/destruction**

This DUA is effective from the date of last signature and continues until terminated. Upon termination or completion of the Permitted Use, Recipient will destroy or return the Data (including copies) within 30 days, except where retention is required by law; in that case, the Data must remain protected under this DUA.

### **12) No warranty**

The Data are provided "as is" without warranties regarding accuracy, completeness, or fitness for a particular purpose.

### **13) Data access cancelation**

At any moment, the provider is allowed to cancel data access. The provider will notify the recipient after which they have 30 days to destroy the Data (including copies). The recipient will notify the provider that they have removed all Data.

**14) Signatures**

Provider: AUMC, RNG, represented by Dr. Vera C. Keil Date: 23-04 -2026

Name/Title: PD Dr. Vera C. Keil

Institution: Amsterdam UMC, Amsterdam, The Netherlands

Recipient: \_\_\_\_\_ Date: \_\_\_\_\_

Name/Title: \_\_\_\_\_

Institution/Company: \_\_\_\_\_