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This Agreement shall apply to the unsupported free trial license of Licensor’s Software “Flowable Work” or “Flowable Engage” and certain software elements (as defined below) and, if applicable, third-party software products licensed or supplied by Licensor.

1. DEFINITIONS

For the purpose of this Agreement the following terms shall have the following meaning:

“Affiliate” shall mean, in respect of each Party, any corporation or entity directly or indirectly controlled by, or under common control with, or controlling, such Party. The terms “controlled”, “controlling” and “control” refers to ownership, directly or indirectly, of at least 50% (fifty percent) or more of the shares or voting rights or the ability to control the operations of such entity.

“Agreement” shall mean this Software License Agreement for Trial Version - Repository, as amended from time to time.

“Competitor” shall mean an organization that, at the time of the acquisition, engages in the same or similar commercial or economic market area as Licensor’s technology for delivering dynamic and adaptive process and case management software solutions.

“Effective Date” shall mean the date on which the Licensed Software has been provided by Licensor for download.

“JVM” shall mean a java virtual machine, which is a program that executes other programs, typically Java bytecode.

“Licensee” shall mean a named user with login credentials for the relevant Licensed Software.

“Licensed Instance” shall mean a Java Virtual Machine (JVM) executing Flowable software, i.e. a JVM on a server node with 8-core CPUs.

“Licensed Software” shall mean Licensor’s commercial software product(s) and/or related technology for which Licensee receive a license grant. A release note for a New Release shall automatically be deemed part of the Licensed Software, unless rejected by Licensee in accordance with the terms of this Agreement.
"Licensed Scope" shall mean the business unit and/or processes and/or field to which the License is limited, and if not stated in the Agreement or otherwise, this shall extend to Affiliates of Licensee.

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"Territory" shall mean worldwide, provided, however, that Licensee ensures compliance with all applicable laws only, including, without limitation, applicable export controls laws.

"Third Party Technology/Software" shall mean any software program, computer code, programming libraries, application programming interfaces or other materials, whose Intellectual Property Rights are not owned by Licensor or its Affiliates but provided to Licensee as part of the license.

"Trial Period" shall mean a period of up to 30 (thirty) calendar days following the Effective Date.

Further terms are defined throughout the Agreement.

2. LICENSE GRANT

2.1. License: Subject to the terms and conditions of this Agreement, Licensor agrees to grant, and hereby grants, to Licensee a non-exclusive, non-transferable, non-sub-licensable license to use the Licensed Software for non-production purposes (internal test integration and test evaluation) during the Trial Period in the Territory ("Trial License"). Licensee hereby undertakes to refrain, and to ensure that its Affiliates refrain, from making any copies or use, from any other exploitation, and from permitting any use, of the Licensed Software (including documentation), except as explicitly permitted under this Agreement. Nothing herein has the effect of transferring, or granting any rights in respect of, any copyrights or other intellectual property rights in the Licensed Software. Licensor remains free to assign or transfer intellectual property rights in the Licensed Software provided the rights of Licensee are not affected thereof. This Agreement shall be binding for Licensee and all its worldwide affiliates. Licensee shall be liable for the acts and omissions of its Affiliates under this Agreement.

2.2. Delivery: Upon receipt of the online license request, Licensor shall assess that Licensee qualifies for receiving a free Trial License under this Agreement and inform Licensee (by e-mail, respectively other means) accordingly. Licensor (or an Affiliate of Licensor) will deliver the Licensed Software to Licensee within 10 (ten) days through delivery of an e-mail to an address provided by Licensee with a link to an internet site where the Licensed Software can be downloaded. For the avoidance of doubt, Licensor is under no obligation to provide a free Trial License and to enter into this Agreement with any party and Licensor may reject Licensee's request with or without stating the reasons for such rejection. In no event shall Licensee be entitled to obtain a free Trial License more than once.

2.3. No support and maintenance: Licensor will not provide any support, maintenance or other services under this Agreement. Any maintenance, technical or other services to be
provided by Licensor or an Affiliate of Licensor in support of the use of the Licensed Software during the Trial Period shall be subject to a separate agreement.

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2.5. **Restrictions:** The Licensed Software may not be used in any jurisdiction for unlawful, obscene, offensive or fraudulent content or activity, such as advocating or causing harm, interfering with or violating the integrity or security of a network or system, evading filters, sending unsolicited, abusive, or deceptive messages, viruses or harmful code, or violating third party rights. If there is a complaint or notice of violation, use may be suspended until resolved, and terminated if not resolved promptly. Licensee shall hold Licensor and all its Affiliates, directors and employees harmless from and against any claims that may arise out of Licensee’s violation of the applicable laws and regulations.

2.6. **Dependencies:** The Licensed Software (including any New Releases) is provided with certain Third-Party Technology/Software and, therefore, subject to (i) certain system and equipment requirements and (ii) licenses included from third parties, including certain OSS licenses ("Third Party Licenses"; together with system and equipment requirements, hereinafter "Dependencies"). The applicable license terms and conditions and/or copyright notices can be found in the license file, Documentation, or other materials accompanying the Licensed Software or available on Licensor’s website. By applying for a trial License, Licensee confirms that it had satisfactory opportunity to be informed about these third-party software elements and the Third-Party Licenses. Licensee represents and warrants that, with the understanding that its use of the Licensed Software under the terms of this Agreement complies with such Third-Party License terms and the Dependencies, it shall at all time comply with such Third Party License terms and the Dependencies when incorporating them into its product(s) and/or when using and exploiting the Licensed Software.

3. **LICENSE TERM, TERMINATION**

3.1 **Term and Termination of the Agreement:** By respecting Licensor’s right to withdraw its consent to provide access to the binary repository artifacts according to clause 2.2 above
at any time, this Agreement shall become effective as of the Effective Date and continue to be in effect until expiration of the Trial Period. Licensor may extend the Term of the Trial License at its sole discretion subject to a separate agreement by and between the parties.

3.2 **Termination without cause:** Either Party may terminate this Agreement by giving notice in writing to the other Party if the non-terminating Party commits a material breach of this Agreement and has failed to cure such breach within ten (10) days following a request from the notifying Party to do so. For the avoidance of doubt, breach of the terms of the License or of a Third-Party License shall be considered a material breach under this Agreement.

Licensor may terminate this Agreement at any time with immediate effect by giving notice in writing to the Licensee if Licensee is acquired by a Competitor of Licensor, whereas for the purposes of this clause acquiring shall mean that (i) the Competitor holds more than 33% of the voting rights or of the shares (or similar rights) in Licensee or (ii) the Competitor and Licensee merge, or (iii) the Competitor acquires ownership in all or a substantial part of Licensee's business.

3.3 **Effect of Termination:** Upon expiration of the Trial Period the Trial License expires immediately and the Licensee’s and Licensee’s Affiliates’ entitlement to use the Licensed Software and access rights pursuant to Clause 2.1.1 shall be terminated (except OSS).

4. **FEES**

4.1 **License Fees:** No license fee shall be applicable.

5. **REPRESENTATIONS AND WARRANTIES**

5.1. **General:** Given that this Trial Licence is free of cost for Licensee, Licensor provides no representations or warranties, whether express, implied, statutory or otherwise regarding or relating to the Licensed Software and, to the maximum extent permitted under applicable law, Licensor hereby disclaims any and all representations and warranties and in particular any representation or warranty of merchantability, fitness for a particular purpose.

5.2. **Disclaimer:** In the event of a breach of a representation or warranty which cannot be validly excluded due to mandatory applicable law, Licensor's sole obligation, and Licensee's exclusive remedy, shall be limited – to the extent permitted by applicable law – to Licensor or, at Licensor's choice, an Affiliate of Licensor, repairing the defect or replacing the defective Licensed Software.

6. **LIABILITY**

**NO CONSEQUENTIAL DAMAGES:** NEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY FOR EXEMPLARY, PUNITIVE, SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES INCLUDING WITHOUT LIMITATION, INTERRUPTION OF BUSINESS, LOST PROFITS, LOST OR CORRUPTED DATA
7. CONFIDENTIALITY

7.1 Confidential Information: The parties acknowledge that they may, in the course of performing this Agreement, obtain information relating to the other Party, which is of a confidential or proprietary nature ("Confidential Information"). Confidential Information includes information, data and materials concerning Licensor's or Licensee's business, products, projects, strategies, employees, customers, designs, pricing, research, development activities as well as computer programs, drawings, algorithms, know-how, formulas, processes, ideas, inventions and other information which by its nature can be reasonably expected to be proprietary and confidential, whether it is presented in oral, written, graphic or photographic or other form. The Licensed Software, and in particular, without limitation, the source code, are Confidential Information of Licensor.

7.2 Non-disclosure: The parties shall not disclose Confidential Information of the other Party to any third party and shall protect such information at all times against unauthorized disclosure or access. The parties shall refrain from using Confidential Information of the other Party for any purposes other than as necessary to carry out their duties under this Agreement. Each Party may, however, disclose any Confidential Information to third parties to the extent necessary to exercise and enforce its rights under this Agreement or as required by law or regulations. Licensor shall be entitled to share Confidential Information of Licensee with its Affiliates, provided, however, that Licensor remains responsible for its Affiliates' compliance with this confidentiality clause.

7.3 Exceptions: The obligations of confidentiality shall not apply to information which (i) is in the public domain, except where such information being in the public domain is the result of the receiving Party's breach of this Agreement, (ii) was already in the receiving Party's possession prior to disclosure hereunder, (iii) is obtained by the receiving Party on a non-confidential basis from a third party who has the right to disclose such information, or (iv) was developed by the receiving Party without any use of any of the Confidential Information, as can be proven by the receiving Party.

7.4 Survival: This confidentiality clause survives the expiry or termination of this Agreement for an additional period of five years. In respect of the source code (except for OSS), the clause remains in force until the entire source code has become publicly available without an act or omission on the side of Licensee that contributed to the source code becoming publicly available.

8. MISCELLANEOUS

8.1 Assignment: Licensee cannot assign any of its rights or obligations under this Agreement, whether by operation of law or otherwise, without prior written consent of the Licensor. Subject to the foregoing, this Agreement is binding upon, inures to the benefit of and is enforceable by, the parties and their respective permitted successors and assigns.

OR CONTENT, LOST REVENUE ARISING OUT OF THIS AGREEMENT (INCLUDING WITHOUT LIMITATION THE USE OF THE LICENSED SOFTWARE OR THE INABILITY TO USE LICENSED SOFTWARE), EVEN IF THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
8.2. **Severability:** The invalidity or unenforceability of individual parts of this Agreement shall have no impact on the validity of the Agreement as a whole. The parties agree that if any provision or part of a provision of this Agreement shall under any circumstances be invalid, inoperative or otherwise not enforceable, the Agreement as a whole shall remain valid and the invalid, inoperative or unenforceable provision or part of a provision shall be deemed replaced by a provision which corresponds to the widest extent possible to the invalid or inoperative, unenforceable provision or part of a provision without being invalid or inoperative itself.

8.3. **Governing law:** This Agreement shall in all respects be governed by, and construed and interpreted in accordance with, the laws of Switzerland, excluding its conflict of laws rules and excluding the UN Convention for the International Sale of Goods. The parties submit to the exclusive jurisdiction of the competent courts in the City of Zurich, Switzerland, for all disputes arising out of, or in connection with, this Agreement.