## IVrixDB LICENSE AGREEMENT

Date: January 1, 2021

THIS LICENSE AGREEMENT (THIS "AGREEMENT") GOVERNS YOUR USE OF THE IVRIXDB SOFTWARE WITH WHICH THIS AGREEMENT IS INCLUDED ("IVRIX") AND CONSTITUTES A LEGALLY BINDING AGREEMENT BETWEEN YOU (BOTH THE INDIVIDUAL DOWNLOADING OR INSTALLING IVRIX AND ANY SINGLE ENTITY ON BEHALF OF WHICH SUCH INDIVIDUAL IN ACTING) ("YOU") AND IVRI FAITELSON ("IVRI"). BY DOWNLOADING, INSTALLING OR USING IVRIX, YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE WITH SUCH TERMS AND CONDITIONS OR ARE NOT AUTHORIZED TO BIND THE ENTITY ON BEHALF OF WHICH YOU ARE ACTING, YOU MAY NOT DOWNLOAD, INSTALL OR USE IVRIX, AND YOU MUST DESTROY ANY COPIES OF IT THAT YOU MAY HAVE DOWNLOADED. IVRIX MAY BE USED SOLELY FOR YOUR PERSONAL, NON-COMMERCIAL PURPOSES. FOR COMMERCIAL PURPOSES, PLEASE CONTACT IVRI FAITELSON.

## 1. <u>License</u>, <u>Restrictions and Third-Party Software</u>

- 1.1. *License*. Subject to and conditioned upon your compliance with the terms and conditions of this Agreement, You are hereby granted a personal (non-commercial), limited, non-exclusive, non-sublicensable, non-transferable, fully paid up, royalty free and terminable (as set forth below) right and license to: (i) internally use IVrix, in both Object Code and Source Code formats (as defined below), solely in a development environment, for testing and quality assurance purposes; and (ii) prepare modification(s) or enhancement(s) to IVrix ("Derivative Works"), provided You use the Derivative Works solely for internal purposes in a development environment, for testing and quality assurance purposes only. As used herein, "Source Code" means those statements in a computer language which, when processed by a compiler, assembler or interpreter, become executable by a computer and includes, without limitation, all comments, notes, flow charts, decision tables, argument lists and other human readable references relating to the operation, purpose, compilation, assembly or interpretation thereof; and "Object Code" means the compiled version of the Source Code.
- 1.2. License Restrictions. You agree and undertake not to (and you may not permit or assist others to): (i) use IVrix or the Derivative Works other than in accordance with Section 1.1 above; (ii) transfer, sell, rent, lease, distribute, publish, sublicense, loan or otherwise disseminate, make available or allow access to IVrix or the Derivative Works, in whole or in part, to any third party (including by placing them on a server accessible via a public network); (iii) except as expressly set forth in Section 1.1, reproduce, duplicate, copy, modify, translate, reverse engineer or decompile IVrix, (iv) use IVrix to violate any applicable laws, rules or regulations, including any data protection laws and regulations, or for any unlawful, harmful, irresponsible, or inappropriate purpose; (v) remove or alter any copyright, trademark, or other proprietary notices or legends appearing in IVrix; and/or (vi) represent that You possess any proprietary interest in IVrix.
- 1.3. *Proprietary Rights*. You acknowledge and agree that as between You and Ivri (i) IVrix is a proprietary product of Ivri, protected under copyright laws and international treaties; (ii) Ivri owns and will retain all right, title and interest, including all intellectual property rights, in and to IVrix (including any revisions, corrections, modifications, enhancements, updates and/or upgrades

- thereto made available by Ivri). This Agreement does not convey to You any interest in or to IVrix, except for the limited right of use as set forth in Section 1.1, terminable in accordance with the terms of this Agreement.
- 1.4. *Third Party Software*. IVrix may contain libraries, components, utilities and other software (whether or not open source software) provided by third parties (collectively, "Third Party Software"). The restrictions and limitation of liability contained in this Agreement shall apply to all such Third Party Software providers and Third Party Software as if they were licensors and IVrix, respectively. In addition, certain Third Party Software may have applicable license terms, which can be found either in IVrix documentation or the applicable help, notices, "about" or source files, and accordingly, to the extent any condition of this Agreement conflicts with any license to the Third Party Software, the Third Party Software license will govern with respect to such Third Party Software only. Ivri is not liable for any losses or damages which may occur resulting from the use of any Third Party Software. Ivri does not possess any proprietary interest in such Third Party Software.
- 2. Warranty Disclaimer. IVrix is provided on an "AS IS" basis, without warranty of any kind. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IVRI HEREBY DISCLAIMS ANY AND ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, PERFORMANCE, ACCURACY, RELIABILITY OR NON-INFRINGEMENT. FURTHER, IVRI DOES NOT WARRANT ANY RESULTS FROM USE OF IVrix OR THAT IVrix WILL BE ERROR FREE OR THAT THE USE OF IVrix WILL BE UNINTERRUPTED. The entire risk as to the quality and performance, and the use, of IVrix remains with You. Your sole recourse in the event of any dissatisfaction with IVrix or any damages is to stop using it.
- 3. <u>Limitation of Liability</u>. NOTWITHSTANDING ANYTHING HEREIN TO THE CONTRARY AND TO THE FULLEST EXTENT ALLOWED UNDER APPLICABLE LAW, UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, TORT, CONTRACT OR OTHERWISE, SHALL IVRI OR HIS ASSOCIATED ENTITIES, AGENTS, OR LICENSORS BE LIABLE TO YOU OR ANY OTHER PERSON FOR: (A) ANY CLAIMS, DAMAGES, LOSSES, COSTS OR OTHER LIABILITIES ARISING OUT OF OR RELATING TO THIS AGREEMENT AND/OR YOUR EXERCISE OF THE LICENSE GRANTED TO YOU HEREUNDER AND/OR ANY USE BY YOU OF IVrix OR (B) ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE OR EXEMPLARY DAMAGES, OR ANY DAMAGES FOR LOSS OF GOODWILL, COMPUTER FAILURE OR MALFUNCTION, LOST PROFITS, LOSS OR CORRUPTION OF DATA, LOSS OR INTERRUPTION OF USE, OR COST OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, EVEN IF IVRI OR SUCH PERSON/ENTITY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR LIABILITIES.

## 4. Termination.

4.1. *Termination*. If You breach any of its provisions of this Agreement, this Agreement and any rights and license granted hereunder will automatically terminate, whether or not You receive notice of such termination from Ivri.

- 4.2. *Consequences of Termination*. Upon termination of this Agreement, for any reason, You shall promptly cease the use of IVrix and any Derivative Works.
- 4.3. *Survival*. Sections 1.3, 2, 3, 5, 6 and 7 shall survive any termination or expiration of this Agreement.
- 5. <u>Indemnify</u>. You hereby agree to defend, indemnify and hold harmless Ivri and his associated entities, agents, and licensors from any and all claims, damages, liabilities, costs, and expenses (including attorney's fees) arising from claims related to Your use of IVrix or from Your failure to comply with this Agreement.
- 6. <u>Qualifications and Limitations Basis of Bargain</u>. The warranty disclaimer and limited liability provisions (including as related to sole recourse) set forth herein are fundamental elements of this Agreement and the license granted hereunder, and you accept and confirm that Ivri would not be able to provide IVrix on an economic basis without such limitations.
- 7. Miscellaneous. Should any term of this Agreement be declared void or unenforceable by any court of competent jurisdiction, such declaration shall have no effect on the remaining terms hereof. This Agreement represents the entire agreement concerning IVrix licensing transaction between You and Ivri and supersedes any prior proposal, representation or understanding between the parties regarding the subject matter hereof. You may not assign this Agreement to any third party without the prior written consent of Ivri. Ivri expressly reserves the right to assign this Agreement to any third party. The failure of either party to enforce any rights granted hereunder or to take action against the other party in the event of any breach hereunder shall not be deemed a waiver by that party as to subsequent enforcement of rights or subsequent actions in the event of future breaches. This Agreement shall be governed by and construed in accordance with the laws of the State of New York, regardless of its conflict of laws rules. The federal and state courts located in the city of New York, New York shall have sole and exclusive jurisdiction over any dispute under this Agreement or otherwise related to the Software. You acknowledge and agree that, due to the unique nature of IVrix, there can be no adequate remedy at law to compensate Ivri for the breach of this Agreement, that a breach or threatened breach by You of Section 1 may cause irreparable harm to Ivri for which damages at law may not provide adequate relief, and that therefore Ivri shall be entitled to seek injunctive relief, without being required to post a bond, in any court of competent jurisdiction, in addition to whatever remedies Ivri may have at law, hereunder, or otherwise. This Agreement may be modified by Ivri from time to time (including as related to the name IVrixDB), and any such modifications will be effective upon the date set forth at the top of the modified Agreement, as published by Ivri. You represent and warrant that you are not prohibited from receiving the Software under U.S. or other export laws.