# DASSAULT SYSTEMES THIRD PARTY TERMS (TPT) FOR 3DEXPERIENCE R2022x ONLINE SERVICES

### 1. OPEN SOURCE COMPONENTS

The Online Services may include open source components. Whenever notices (such as acknowledgment, copies of licenses or attribution notice) are required by the original licensor, such notices are included in the Documentation and Program Directory (PDir) of the Online Services.

Moreover, some open source components may not be distributed and licensed under the terms of the Agreement but under the terms of their original licenses as set forth in the Documentation and Program Directory (PDir) of the Online Services themselves.

Source code for open source software components licensed under terms and conditions that mandate availability of such source code is available upon request. Except for components mentioned in the section EXCLUSIONS below, the warranty and indemnification provided by DS under the Agreement apply to all open source software components and shall be provided by DS and not by the original licensor, but only for the use of the Online Services that is in compliance with the terms of the Agreement, and in conjunction with the Online Services. The original licensors of said open source software components provide them on an "as is" basis and without any liability whatsoever to Customer.

# 2. ADDITIONAL THIRD PARTY TERMS

The following terms apply in addition to the Agreement:

# Adobe® PDF

When working with the Adobe® PDF software, Customer may embed copies of the font software into Customer's electronic documents for the purpose of printing, viewing and editing the document. If the font software that Customer is embedding is identified as "licensed for editable embedding" on Adobe's website at <a href="http://www.adobe.com/type/browser/legal/embeddingeula.html">http://www.adobe.com/type/browser/legal/embeddingeula.html</a>, Customer may also embed copies of that font software for the additional purpose of editing Customer's electronic documents. No other embedding rights are implied or permitted under this license. Adobe is either a registered trademark or a trademark of Adobe Systems Incorporated in the United States and other countries.

### Box services

If Customer authorizes its authorized users to use their Box accounts in conjunction with the use of the Online Services, Customer acknowledges and agrees to comply with the following additional terms:

- 1. Use of Box services by the authorized users is under Customer's sole responsibility, including but not limited to, compliance with Applicable Data Protection Legislation, any other applicable law, regulation, and the Box terms and conditions.
- 2. Access to Box services through Online Services may be limited, suspended and/or terminated at any time without prior notice from DS.

### Dropbox services

If Customer authorizes its authorized users to use their Dropbox accounts in conjunction with the use of the Online Services, Customer acknowledges and agrees to comply with the following additional terms:

- 1. Use of Dropbox services by the authorized users is under Customer's sole responsibility, including but not limited to, compliance with Applicable Data Protection Legislation, any other applicable law, regulation, and the Dropbox terms and conditions. In particular, Customer shall describe in its data privacy policy what Personal Data are collected and how they are used and shared when using Dropbox services, as described in the Documentation.
- 2. Access to Dropbox services through Online Services may be limited, suspended and/or terminated at any time without prior notice from DS.

# OneDrive services

If Customer authorizes its authorized users to use their OneDrive accounts in conjunction with the use of the Online Services, Customer acknowledges and agrees to comply with the following additional terms:

- 1. Use of OneDrive services by the authorized users is under Customer's sole responsibility, including but not limited to, compliance with Applicable Data Protection Legislation, any other applicable law, regulation, and the OneDrive terms and conditions.
- Access to OneDrive services through Online Services may be limited, suspended and/or terminated at any time without prior notice from DS.

## Google Drive services

If Customer authorizes its authorized users to use their Google Drive accounts in conjunction with the use of the Online Services, Customer acknowledges and agrees to comply with the following additional terms:

- 1. Use of Google Drive services by the authorized users is under Customer's sole responsibility, including but not limited to, compliance with Applicable Data Protection Legislation, any other applicable law, regulation, and the Google terms and conditions.
- 2. Access to Google Drive services through Online Services may be limited, suspended and/or terminated at any time without notice from DS.

Use of Google Drive services by the authorized users implies that Customer grants to Google, for the sole purpose of enabling Google to provide, secure, and improve the Google Drive services, a perpetual, irrevocable, worldwide, sub-licensable, royalty-free, and non-exclusive license to Use Customer Data authorized users' Google Drive accounts through Online Services. "Use" means use, host, store, modify, communicate, and publish.

# Sencha components

Customer is not authorized to use Sencha components in any other application other than the one with which it is distributed.

### Microsoft Kinect

- 1. Customer shall not use the Microsoft Kinect component with any program where failure or fault of any kind of the Microsoft Kinect component could lead to death or serious bodily injury of any person, or to severe physical or environmental damage ("High Risk Use"). High Risk Use is STRICTLY PROHIBITED. High Risk Use includes, for example, the following: aircraft navigation and control of other modes of human mass transportation, nuclear or chemical facilities.
- 2. When using the Online Services with a Kinect for Windows v2 Sensor, Microsoft will collect telemetry data (e.g. operating system, number of processors, graphic chipset, memory, device type, locale, time) in order to improve Microsoft products and services. The data will not be used to identify specific individuals.

# Oracle

The following terms also apply if Customer is granted licenses of Oracle software:

- 1. The Oracle software licenses shall be used only in conjunction with the Online Services.
- 2. Customer shall not publish the results of any benchmark tests run on the Oracle software.
- 3. Oracle or its licensor retains all ownership and intellectual property rights to Oracle software, including Oracle AutoVue.
- 4. Oracle is a third party beneficiary of the Agreement.
- 5. The parties agree to exclude the Agreement from the applicability of the Uniform Computer Information Transactions Act.
- 6. Some Oracle software may include source code that Oracle may provide as part of its standard shipment of Oracle software and such source code shall be governed by the Agreement.
- 7. Customer shall not assign, give or transfer the licenses of the Oracle software or the Oracle agreement insofar as it relates to the Oracle software; or use the Oracle software for rental, timesharing, subscription service, hosting or outsourcing; make the Oracle software available in any manner to any third party for use in the third party's business operations.
- 8. Customer shall not remove or modify any program marking or any notice of Oracle's or its licensor's proprietary rights.
- 9. Use of the Commercial Features for any commercial or production purpose requires a separate license from Oracle. "Commercial Features" means those features that are identified as such in the Licensing Information User Manual Oracle Java SE and Oracle Java Embedded Products Document, accessible at <a href="http://www.oracle.com/technetwork/java/javase/documentation/index.html">http://www.oracle.com/technetwork/java/javase/documentation/index.html</a>, under the "Description of Product Editions and Permitted Features" section.

# **Oracle Instant Client**

The following terms apply in addition to Oracle terms above if Customer is granted licenses of Oracle Instant Client software:

1. Customer shall comply fully with all applicable export and import laws to assure that neither the Oracle software, nor any direct product thereof, are exported, directly or indirectly, in violation of applicable laws.

# Support for Oracle Software

Customer may not contact Oracle for support for Oracle software licensed through DS. Customer may not contact DS for support for Oracle software not licensed through DS.

# Third party components included in SOLIDWORKS Connected

The following terms supplement the Export section of the Agreement:

Customer acknowledges that the DS Offerings including SOLIDWORKS Connected Licensed Program, as specified in the Documentation, and its associated Documentation contain software and technical data that are expressly subject to the export control laws, orders or other restrictions of the United States and the United Kingdom regarding export of software, technical data or products of such software, or technical data. Customer shall not directly or indirectly import, export or re-export these DS Offerings or permit transshipment of these DS Offerings (a) to any country or destination for which the United States or the United Kingdom require(s) an export license or other approval for export without first having obtained such approval and the written approval of DS, or (b) otherwise contrary to United States or United Kingdom law. Customer understands and acknowledges that, in the event of a conflict between United States and United Kingdom laws, the more restrictive law shall prevail.

# 3. EXCLUSIONS

The warranty and indemnification provided by DS under the Agreement are not applicable to third party software components listed hereunder:

<u>Oracle Java Runtime Environment (JRE) and Apache TomEE+</u> (including both Tomcat and Java EE) from the Apache Foundation which may be delivered for Customer convenience.

