

BPMN-MODELER FOR CONFLUENCE ENTERPRISE

NUTZUNGSBEDINGUNGEN / TERMS OF USE

Document version: 6.5

Valid from: 01.07.2021

viadee Unternehmensberatung AG

Anton-Bruchhausen-Straße 8

48147 Münster

Fon +49 251 7 77 77 0

Fax +49 251 7 77 77 888

www.viadee.de

Geschäftsstelle Köln

Konrad-Adenauer-Ufer 7

50668 Köln

Fon +49 221 7 888 07 0

Fax +49 221 7 888 07 17

Vorstand

Heinrich Riemann

Frank Weymerich

Dr. Volker Oshege

Aufsichtsratsvorsitzender

Carl-Josef Husken

Sitz der Gesellschaft: Münster

Amtsgericht Münster HRB 4318

Deutsche Bank

BIC DEUTDEDB400

IBAN DE44 4007 0024 0019 2351 00

Volksbank Münsterland Nord eG

BIC GENODEM11BB

IBAN DE13 4036 1906 0289 5004 00

Inhalt / Table of Content

1	Nutzungsbedingungen	3
2	Terms of Use	10
3	Utilised software / open source components and licenses	17

1 Nutzungsbedingungen

The English version of the Terms of Use is located further below.

Für die Auslegung der Regelungen dieser Nutzungsbedingungen ist ausschließlich die deutsche Fassung die rechtlich maßgebliche.

1.1 Allgemeine Bestimmungen, Geltung des Standard EULA

Die Software-Lösung „BPMN Modeler for Confluence Enterprise“ (im Folgenden „Software“) wird von der viadee Unternehmensberatung AG, Anton-Bruchausen-Straße 8, 48147 Münster, Deutschland (im Folgenden „Anbieter“) ausschließlich an Nutzer überlassen, die Unternehmer (§14 BGB), juristische Personen des öffentlichen Rechts oder öffentlich-rechtliches Sondervermögen sind (im Folgenden „Lizenznehmer“ oder „Nutzer“).

Der Anbieter bewirkt die Überlassung der Software an den Lizenznehmer, indem der Anbieter die Software zum Download auf dem Atlassian Marketplace bereitstellt. Für die Nutzung des Atlassian Marketplace hat der Lizenznehmer die Atlassian Marketplace Terms of Use (<https://www.atlassian.com/licensing/marketplace/termsfuse>) (nachfolgend „**Atlassian ToU**“) des Betreibers des Atlassian Marketplace, der Atlassian Pty Ltd (nachfolgend „**Atlassian**“), zu beachten. Mit dem Download der Software über den Atlassian Marketplace akzeptiert der Lizenznehmer diese Nutzungsbedingungen und erklärt, dass er kein Verbraucher (§ 13 BGB) ist – andernfalls darf er die Software nicht herunterladen, installieren, lizenzieren und nutzen. Der Quellcode der Software ist nicht Vertragsgegenstand und wird dem Lizenznehmer nicht überlassen.

Diese Nutzungsbedingungen und die hierin in Bezug genommenen Dokumente gelten ausschließlich. Abweichende, entgegenstehende oder ergänzende Allgemeine Geschäfts- und Einkaufsbedingungen des Lizenznehmers werden nur dann und insoweit Vertragsbestandteil, als der Anbieter ihrer Geltung ausdrücklich und schriftlich zugestimmt hat. Dieses Zustimmungserfordernis gilt in jedem Fall, beispielsweise auch dann, wenn der Anbieter in Kenntnis der Allgemeinen Geschäfts- und Einkaufsbedingungen des Lizenznehmers mit der Leistungserbringung an ihn vorbehaltlos beginnt. Die vorrangige Geltung des Standard EULA gemäß Ziffer 3. der Atlassian Marketplace Terms of Use bleibt unberührt.

Die Bestimmungen dieser Nutzungsbedingungen gelten entsprechend für die Überlassung der Anwendungsdokumentation sowie die Überlassung von Patches, Updates, Upgrades sowie neuer Releases und Versionen der Software an den Lizenznehmer im Rahmen der Nachbesserung oder des Softwaresupports.

1.2 Abwicklung der Softwareüberlassung, Installation der Software, Funktionsumfang

Die Überlassung und Abrechnung der Lizenzgebühren für die vom Lizenznehmer erworbene Software erfolgt über Atlassian als Reseller des Anbieters. Nach Abwicklung und Bezahlung der Softwareüberlassung erhält der Lizenznehmer über den Atlassian Marketplace einen Lizenzschlüssel zur Installation der Software. Der Bezug des Lizenzschlüssels erfolgt ausschließlich über den Atlassian Marketplace und für die Enterprise-Wiki-Software Atlassian Confluence (nachfolgend „Confluence“).

Der Lizenznehmer wird durch Confluence bei der Installation unterstützt. Er hat dafür Sorge zu tragen, dass die überlassene Version der Software nur auf einer kompatiblen Version von Confluence installiert wird. Die Angabe zur Kompatibilität zwischen der Software und Confluence ist in der auf dem Atlassian Marketplace veröffentlichten Produktbeschreibung der Software enthalten. Für die Installation der Software sind die in der Produktbeschreibung und/oder der Anwendungsdokumentation (siehe nachfolgend Ziffer 1.4) beschriebenen Installationshinweise, insb. die Hard- und Softwareumgebung, die beim Lizenznehmer vorhanden sein muss, zu beachten.

Soweit nicht ausdrücklich vereinbart, schuldet der Anbieter keine weiteren Leistungen, insbesondere keine Installations-, Einrichtungs-, Beratungs-, Anpassungs- und/ oder Schulungsleistungen. Weitere Angaben zur Software, z.B. in Prospekten, auf Internetseiten des Anbieters oder im Rahmen von mündlichen Präsentationen, sind keine Beschaffenheitsangaben, sofern diese Angaben nicht ausdrücklich auch in der Produktbeschreibung genannt werden. Der Funktionsumfang der Software sowie die technischen Nutzungsvoraussetzungen sind in der Produktbeschreibung für die Software festgelegt. Die Angaben in der Produktbeschreibung sind indes nicht als Beschaffenheitsgarantie für die Software zu verstehen, soweit diese nicht ausdrücklich als solche in der Produktbeschreibung bezeichnet wird.

1.3 Nutzungsrechte

Alle Rechte an der Software stehen ausschließlich dem Anbieter bzw. den jeweiligen Lizenzgebern des Anbieters zu. Die Software wird durch das Urheberrecht sowie internationale Abkommen zum Schutz des geistigen Eigentums geschützt.

Der Lizenznehmer erhält vom Anbieter das nicht-ausschließliche nicht-übertragbare, zeitlich und räumlich unbeschränkte Recht eingeräumt, die ordnungsgemäß über den Atlassian Marketplace überlassene Software in kompilierter Form (Object Code) für die in der Produktbeschreibung festgelegten Zwecke zu nutzen.

Der Lizenznehmer darf die Software nur für die beim Download festgelegte Anzahl von autorisierten Usern nutzen. Das vorübergehende oder dauerhafte Zur-Verfügung-Stellen der Software im Rechenzentrumsbetrieb für Dritte (z.B. als „Software as a Service“) sowie die Vermietung sind unzulässig.

Der Lizenznehmer hat ferner sicherzustellen, dass die Anzahl der von ihm für die Software erworbenen autorisierten User, zu jeder Zeit der Anzahl der vom Lizenznehmer für Confluence erworbenen autorisierten Nutzer entspricht oder diese Anzahl übersteigt.

Der Lizenznehmer darf die Software nicht verändern oder weiterentwickeln. Eine Dekompilierung der ausführbaren Dateien der ausgelieferten Software sowie die sonstige Rückentwicklung oder Veränderung seitens des Lizenznehmers sind nicht zulässig. Eine Bearbeitung, Rückentwicklung oder Dekompilierung der Software im Rahmen gesetzlich zwingender Regelungen (§ 69d Abs. 2, 3 und § 69e UhrG) bleibt unberührt.

Der Nutzer darf die Software nur insoweit vervielfältigen, wie dies zur vertragsgemäßen Nutzung erforderlich ist. Dies schließt das Recht ein, eine Sicherheitskopie der Software anzufertigen. Diese Sicherungskopie ist als solche zu kennzeichnen. Die Sicherungskopien sind an einem gegen den unberechtigten Zugriff Dritter gesicherten Ort aufzubewahren.

Soweit der Lizenznehmer nach geltendem Recht unabdingbar berechtigt ist, die von ihm erworbene Software dauerhaft an einen Dritten zu überlassen, gilt folgendes: Der Lizenznehmer hat dem Anbieter die Überlassung an den Dritten unter Angabe von dessen Namen und Anschrift unverzüglich schriftlich anzuzeigen. Ferner wird

der Lizenznehmer die Software nur vollständig und einheitlich dem Dritten dauerhaft, d.h. nicht nur zeitweise, zur Nutzung überlassen. Des Weiteren wird der Lizenznehmer die eigene Nutzung der Software vollständig aufgeben, sämtliche installierten Kopien der Software von seiner Hardware sowie von allen sonstigen in seinem Besitz befindlichen Datenträgern vollständig und endgültig in einer Art und Weise deinstallieren bzw. entfernen, bei der eine Wiederherstellung der Software nachweislich ausgeschlossen ist.

Die Nutzung der Software durch den Lizenznehmer ist zeitgleich nur auf einer Hardware gestattet, die entweder im Eigentum des Lizenznehmers steht oder deren Nutzung er anderweitig rechtlich kontrollieren kann. Der Lizenznehmer hat die Software vor dem Zugriff Dritter oder der Nutzung durch Dritte zu schützen.

Die Software verwendet Bestandteile von "Open-Source-Software", für deren Nutzung die jeweiligen Open-Source-Lizenzbedingungen gelten. Die Auflistung der Open-Source-Software-Komponenten, deren Urheber sowie die geltenden Lizenzbedingungen sind dieser Nutzungsvereinbarung beigefügt. Diese Lizenzbedingungen gelten für die jeweils in der Software verwendeten Open Source Software Bestandteile, soweit diese in Übereinstimmung mit den jeweiligen Lizenzbedingungen gegenüber diesen Nutzungsbedingungen vorrangig gelten.

1.4 Dokumentation, empfohlene Browser

Die Software wird zusammen mit der zugehörigen Anwendungsdokumentation (in elektronischer Form in der Hilfe-Funktion der Software) an den Lizenznehmer überlassen. Informationen über die wesentlichen Funktionen und Anwendungsbereiche der Software finden sich ferner auf der Internetpräsenz des Anbieters (<https://www.viadee.de/business-process-management/bpmn-modeler-for-confluence>). Weitere Informationen zur Nutzung können zudem beim Anbieter erfragt werden.

Die Software darf nur für die Anwendungsbereiche verwendet werden, die in der o.g. Anwendungsdokumentation festgelegt sind.

Für eine optimale und fehlerfreie Funktion der Software wird die Verwendung der jeweils aktuellen Versionen der folgenden Browser empfohlen: Firefox, Chrome oder Safari. Die Software ist auch mit anderen Browsern grundsätzlich nutzbar, der Anbieter kann jedoch bei der Verwendung anderer Browser oder bei der Verwendung nicht aktueller Versionen der empfohlenen Browser keine Gewährleistung für einen fehlerfreien Lauf der Software übernehmen.

1.5 Gewährleistung

Bei Mängeln der Software wird der Lizenznehmer zunächst seine Gewährleistungsrechte direkt gegenüber Atlassian geltend machen; der Anbieter wird den Lizenznehmer hierbei im angemessenen Umfang unterstützen. Verweigert Atlassian die Erfüllung der Gewährleistungsansprüche oder scheitert die Erfüllung aus anderen Gründen, die der Lizenznehmer nicht zu vertreten hat, erbringt der Anbieter gegenüber dem Lizenznehmer die Gewährleistung nach Maßgabe der folgenden Bestimmungen:

Ein Mangel der Software liegt vor, wenn (a) die Software bei vertragsgemäßigem Einsatz die in der Produktbeschreibung festgelegten Funktionalitäten nicht erbringt oder (b) wenn sie sich für die vertraglich vorausgesetzte Verwendung nicht eignet oder (c) wenn sie sich für die gewöhnliche Verwendung nicht eignet und nicht die Beschaffenheit aufweist, die bei Software der gleichen Art üblich ist und die der Lizenznehmer nach der Art der Software erwarten kann. Ein Mangel liegt (insbesondere) nicht vor, wenn

- sich das Vorliegen einer der vorgenannten Voraussetzungen (a)-(c) nur unwesentlich auf die Nutzung der Software auswirkt;
- eine Störung durch unsachgemäße Behandlung der Software (z.B. Nichtbeachtung der Anwendungsdokumentation) hervorgerufen wurde;
- die Ursache für eine Störung nicht in der Software liegt, sondern durch sonstige Ursachen hervorgerufen wird, die nicht in der Sphäre des Anbieters liegen (z.B. Systemabsturz, Mängel von Drittsoftware).

Der Lizenznehmer hat dem Anbieter Mängel unverzüglich unter Angabe der ihm bekannten und für deren Erkennung zweckdienlichen Informationen zu melden. Der Lizenznehmer hat im Rahmen des Zumutbaren die Maßnahmen zu treffen, die eine Feststellung der Mängel und ihrer Ursachen erleichtern. Die Meldung hat insbesondere folgende Angaben zu enthalten:

- die aufgetretenen Symptome, die betroffene Programmfunktionalität,
- die Anzahl der betroffenen Anwender,
- die Schilderung der System- und Hardwareumgebung sowie ggf. simultan geladener Drittsoftware.

Die Anzeige von Mängeln durch den Nutzer erfolgt über die vom Anbieter zur Verfügung gestellten Support-Wege (z. B. das vom Anbieter benannte Ticketsystem).

Art und Weise der Mangelbeseitigung stehen im billigen Ermessen des Anbieters. Bietet der Anbieter dem Lizenznehmer zur Vermeidung oder Beseitigung von Mängeln neue Softwareteile, insbesondere Patches, Bugfixes oder neue Versionen, insbesondere Updates, Upgrades, neue Releases, etc. an, so hat der Lizenznehmer diese zu übernehmen und auf seiner Hardware gemäß den Installationsanweisungen des Anbieters zu installieren. Die Beseitigung eines Mangels kann darüber hinaus auch in der Form von Workarounds oder sonstiger Handlungsanweisungen gegenüber dem Lizenznehmer erfolgen. Der Lizenznehmer hat derartige Handlungsanweisungen zu befolgen.

Ansprüche wegen mangelhafter Software verjähren innerhalb eines Jahres ab Download der Software durch den Lizenznehmer. Bei Vorsatz oder grober Fahrlässigkeit des Anbieters, bei arglistigem Verschweigen des Mangels, bei Personenschäden oder Rechtsmängeln i.S. des § 438 Abs. 1 Nr. 1a BGB sowie bei Garantien (§ 444 BGB) gelten die gesetzlichen Verjährungsfristen, ebenso bei Ansprüchen nach dem Produkthaftungsgesetz.

1.6 Haftungsbegrenzung

Der Anbieter haftet unbeschränkt für Schäden, die vorsätzlich oder grob fahrlässig herbeigeführt werden, für Schäden aus einer Verletzung von Leben, Körper und Gesundheit, sowie für Schäden, die eine Ersatzpflicht nach § 1 ProdHaftG begründen.

Im Falle einfacher Fahrlässigkeit haftet Anbieter nur, soweit es sich um eine Verletzung vertragswesentlicher Pflichten handelt, deren Erfüllung die ordnungsgemäße Durchführung des Überlassungsvertrages überhaupt erst ermöglicht und auf deren Einhaltung der Lizenznehmer vertrauen durfte. Im Übrigen ist die Haftung für leicht fahrlässig verursachte Schäden ausgeschlossen. Die Regelungen im 1. Absatz von dieser Ziffer 1.6 bleiben unberührt.

Bei der einfach fahrlässigen Verletzung von wesentlichen Vertragspflichten durch den Anbieter ist die Ersatzpflicht auf den vertragstypischen, vorhersehbaren Schaden begrenzt. Der vertragstypische, vorhersehbare Schaden ist der Schaden, den der Anbieter bei Vertragsschluss als mögliche Folge einer

Vertragsverletzung vorausgesehen hat oder den der Anbieter bei Anwendung verkehrsbüblicher Sorgfalt hätte voraussehen müssen. Mittelbare Schäden und Folgeschäden, die Folge einer nicht vertragsgemäßen Leistungserbringung sind, sind außerdem nur ersatzfähig, soweit solche Schäden bei bestimmungsgemäßer Verwendung der Software typischerweise zu erwarten sind. Die Regelungen im 1. Absatz von dieser Ziffer 1.6 bleiben unberührt.

Bei Datenverlust bzw. Datenvernichtung haftet der Anbieter nur, soweit der Anbieter die Vernichtung vorsätzlich, grob fahrlässig oder aufgrund eines Verstoßes gegen eine wesentliche Vertragspflicht verursacht hat. Die Haftung des Anbieters ist der Höhe nach auf den Schaden begrenzt, der auch im Fall einer ordnungsgemäßen Datensicherung durch den Lizenznehmer entstanden wäre.

Die vorstehenden Regelungen zur Haftungsbeschränkung gelten auch für die persönliche Haftung der Mitarbeiter, Vertreter und Organe des Anbieters.

Schadensersatzansprüche und Ansprüche auf Ersatz vergeblicher Aufwendungen des Lizenznehmers verjähren innerhalb von einem Jahr; hinsichtlich des Beginns der Verjährungsfrist findet § 199 Abs. 1 BGB Anwendung. Dies gilt nicht für Ansprüche auf Schadenersatz wegen Verletzung des Lebens, des Körpers oder der Gesundheit, bei Ansprüchen nach dem Produkthaftungsgesetz und bei der Verletzung einer Beschaffenheitsgarantie. Dies gilt weiter nicht für Ansprüche, die auf einer vorsätzlichen oder grob fahrlässigen Pflichtverletzung von Anbieter bzw. eines gesetzlichen Vertreters oder eines Erfüllungsgehilfen von Anbieter beruhen.

1.7 Support-Leistungen

Zeitgleich mit dem Erwerb der Software schließt der Lizenznehmer mit dem Anbieter einen Supportvertrag für die Software. Der Supportvertrag hat eine Mindestlaufzeit von 12 Monaten und endet automatisch nach Ablauf dieser Mindestlaufzeit, wenn die Parteien nicht vor Ablauf eine Verlängerung vereinbaren. Die Vergütung für die Supportleistungen ist während der Mindestlaufzeit bereits in der vom Lizenznehmer gezahlten Vergütung für den Erwerb der Software enthalten. Nach Ablauf der Mindestlaufzeit sind die Supportleistungen kostenpflichtig und vom Lizenznehmer für den Fall der Verlängerung des Supportvertrages zu zahlen. Die Abrechnung der Vergütung für die Supportleistungen erfolgt über Atlassian.

In den Supportleistungen sind folgende Leistungen enthalten:

Der Lizenznehmer kann dem Anbieter über das vom Anbieter benannte Ticketsystem Störungen der Software melden. Der Anbieter wird hierauf in einem Zeitraum von drei Werktagen reagieren und den Lizenznehmer bei der Störungsanalyse und bei der Identifikation von Workarounds unterstützen. Die Supportleistungen werden nur in den Sprachen Englisch und Deutsch geleistet.

Darüber hinaus erhält der Lizenznehmer aktualisierte Versionen der Software mit Fehlerbehebungen, potenziellen Funktionserweiterungen und Softwareänderungen, die die Kompatibilität mit aktuelleren Confluence-Versionen sicherstellen. Die Häufigkeit der Versions-Updates wird ausschließlich vom Anbieter festgelegt.

Fehlerbehebungen und Kompatibilitätsanpassungen setzen voraus, dass der Lizenznehmer die jeweils aktuelle Version der Software ordnungsgemäß installiert hat. Die rechtzeitige und ordnungsgemäße Installation von Updates obliegt dem Lizenznehmer.

Der Anbieter ist zu einer Anpassung der Software an sich ändernde rechtliche Rahmenbedingungen (d.h. zwingende Gesetze, Rechtsverordnungen, aufsichtsrechtliche Anforderungen) oder aufgrund sich ändernder Anforderungen in der Sphäre des Lizenznehmers nicht verpflichtet.

Die Unterstützung bei Fehlerbehebungen setzt ferner voraus, dass der Lizenznehmer die zum Zeitpunkt der Supporterbringung aktuellen Versionen der Browser Firefox, Chrome oder Safari verwendet.

In den Supportleistungen sind die folgenden Leistungen nicht enthalten:

- Endanwendersupport (z.B. Fragen zur Bedienung der Software).
- Software-Schulungen
- Schulung im Umgang mit den Modellierungssprachen BPMN, DMN und CMMN
- Confluence Support oder Support für andere Confluence Apps

Die vorstehenden Leistungen können vom Anbieter ggf. auf Basis einer separaten Vereinbarung angeboten werden.

Ansprüche wegen mangelhafter Supportleistungen verjähren innerhalb eines Jahres. Bei Vorsatz oder grober Fahrlässigkeit des Anbieters, bei arglistigem Verschweigen des Mangels, bei Personenschäden sowie bei Garantien (§§ 444, 639 BGB) gelten die gesetzlichen Verjährungsfristen, ebenso bei Ansprüchen nach dem Produkthaftungsgesetz.

1.8 Evaluationsperiode

Über den Atlassian Marketplace kann die Software für eine Evaluationsperiode von 30 Tagen kostenfrei auf Basis einer Evaluationslizenz getestet werden. Der Bezug dieser Lizenz ist nur über den Atlassian Marketplace zulässig (Funktion „Try it free“). Zur Vermeidung von Missbrauch ist die Nutzung der Evaluationslizenz auf einen maximal 3-maligen Download beschränkt. Für die Nutzung der Evaluationslizenz gelten die nachfolgenden Regelungen:

- Das Nutzungsrecht gemäß Ziffer 1.3 ist auf 30 Tage begrenzt. Nach Ablauf wird die Nutzungsmöglichkeit der Software deaktiviert.
- Der Anbieter haftet bei Sachmängeln für unmittelbare Mangelschäden, die dem Lizenznehmer entstehen, weil dem Lizenznehmer ein Sachmangel der Software arglistig verschwiegen wurde und bei Mangelfolgeschäden, die auf vorsätzlichem oder grob fahrlässigem Handeln des Anbieters beruhen. Eine darüberhinausgehende Gewährleistung für die Sachmängel ist ausgeschlossen. Der Anbieter haftet bei Rechtsmängeln nur für Schäden, die dem Lizenznehmer entstehen, weil dem Lizenznehmer ein Rechtsmangel der Software arglistig verschwiegen wurde. Eine darüberhinausgehende Gewährleistung für Rechtsmängel ist ausgeschlossen.
- Der Anbieter haftet nur für Vorsatz und grobe Fahrlässigkeit. Weitergehende Schadens- und Aufwendungsersatzansprüche des Lizenznehmers, gleich aus welchem Rechtsgrund, insbesondere wegen Verletzung von Pflichten aus dem Schuldverhältnis und aus unerlaubter Handlung, sind ausgeschlossen. Die Haftung nach dem Produkthaftungsgesetz bleibt jedoch unberührt.

1.9 Geheimhaltung, Datenschutz

Der Lizenznehmer verpflichtet sich sämtliche als vertraulich gekennzeichneten Unternehmensinformationen sowie alle sonstigen vertraulichen Informationen und Betriebsgeheimnisse des Anbieters zeitlich unbegrenzt vertraulich zu behandeln und nur für Zwecke der Durchführung dieses Vertrags zu verwenden. Die vorstehende Verpflichtung gilt nicht für vertrauliche Informationen, die (i.) zur Zeit ihrer Übermittlung bereits offenkundig oder dem Lizenznehmer nachweislich bekannt waren; (ii.) nach ihrer Übermittlung ohne Verschulden des Lizenznehmers offenkundig geworden sind; (iii.) nach ihrer Übermittlung dem Lizenznehmer von dritter Seite auf nicht rechtswidrige Weise und ohne Einschränkung in Bezug auf Geheimhaltung oder Verwertung zugänglich gemacht worden sind; (iv.) die vom Lizenznehmer eigenständig, ohne Nutzung der Betriebsgeheimnisse des Anbieters, entwickelt worden sind; (v.) die gemäß Gesetz, behördlicher Verfügung oder gerichtlicher Entscheidung veröffentlicht werden müssen – vorausgesetzt, der Lizenznehmer informiert den Anbieter hierüber unverzüglich und unterstützt den Anbieter in der Abwehr derartiger Verfügungen bzw. Entscheidungen; oder (vi.) soweit dem Lizenznehmer die Nutzung oder Weitergabe der vertraulichen Informationen auf Grund zwingender gesetzlicher Bestimmungen oder vom Anbieter gestattet ist.

Für die im Rahmen der Vertragsanbahnung, -durchführung und -abwicklung ggf. anfallende Verarbeitung von personenbezogenen Daten gelten die Datenschutzhinweise in der unter

<https://www.viadee.de/datenschutzerklaerung/>

abrufbaren Datenschutzerklärung des Anbieters. Soweit der Anbieter im Rahmen der Erbringung der Supportleistungen personenbezogene Daten des Lizenznehmers verarbeitet, wird der Anbieter im Auftrag des Lizenznehmers tätig. Der Anbieter wird die personenbezogenen Daten daher nur im Rahmen der vertraglich geschuldeten Leistungserbringung oder anderer schriftlicher Weisungen des Lizenznehmers und gemäß den datenschutzrechtlichen Bestimmungen verarbeiten. Die Einzelheiten der Auftragsverarbeitung werden die Parteien in einer gesonderten „Vereinbarung über eine Verarbeitung von personenbezogenen Daten im Auftrag“ festlegen. Diese geht in ihrem Anwendungsbereich den Regelungen dieser Nutzungsbedingungen vor.

1.10 Referenz

Der Anbieter ist berechtigt, auf die Vertragsbeziehung zum Lizenznehmer in geeigneter Form in Broschüren und Publikationen (bspw. Referenzlisten) hinzuweisen. Sollte der Lizenznehmer damit nicht einverstanden sein, wird er den Anbieter entsprechend darauf per E-Mail an marketing@viadee.de hinweisen.

1.11 Schlussbestimmungen

Es gilt das Recht der Bundesrepublik Deutschland. Die Vorschriften des Internationalen Privatrechts und des UN-Kaufrechts finden keine Anwendung. Gerichtsstand für alle Streitigkeiten aus dieser Vereinbarung ist der Sitz des Anbieters in Münster, Deutschland.

Änderungen und Ergänzungen dieser Nutzungsbedingungen sowie sonstiger Erklärungen im Zusammenhang mit dem Vertrag, die eine Rechtsfolge auslösen (z.B. Fristsetzungen), bedürfen zu ihrer Wirksamkeit der Schriftform.

Sollten einzelne Bestimmungen dieser Nutzungsbedingungen rechtsunwirksam sein oder werden oder sollte sich eine Lücke in den Nutzungsbedingungen herausstellen, berührt dies die Gültigkeit der übrigen Bestimmungen dieser Nutzungsbedingungen nicht.

2 Terms of Use

The German version of the Terms of Use is located above. For the legal interpretation of the provisions of these Terms of Use only the German version shall prevail.

2.1 General provisions, validity of the Standard EULA

The “BPMN Modeler for Confluence Enterprise” software solution (hereinafter referred to as “software”) is provided by viadee Unternehmensberatung AG, Anton-Bruchhausen-Strasse 8, 48147 Muenster, Germany (hereinafter referred to as “provider”) exclusively to users, who are entrepreneurs, (Section 14 *BGB* [German Civil Code], legal entities under public law or a special fund under public law (hereinafter referred to as “licensee” or “user”).

By making the software available for download on the Atlassian Marketplace, the provider effects the provision of the software to the licensee. For use of the Atlassian Marketplace, the licensee shall comply with the Atlassian Marketplace Terms of Use (<https://www.atlassian.com/licensing/marketplace/termsfuse>) (hereinafter referred to as “**Atlassian ToU**”) of the operator of the Atlassian Marketplace, Atlassian Pty Ltd (hereinafter referred to as “**Atlassian**”). By downloading the software via the Atlassian Marketplace, the licensee accepts these Terms of Use and declares that it is not a consumer (Section 13 *BGB*) - otherwise the licensee may not download, install, license and use the software. The source code of the software is not the object of the contract and shall not be provided to the licensee.

These Terms of Use and the documents referred to herein apply exclusively. Different, conflicting or supplementary General Terms and Conditions and Terms and Conditions of Purchase of the Licensee shall become an integral part of the contract only if and to the extent that the provider has expressly consented to their validity in writing. This consent requirement shall apply in any case, for example also if the provider, having knowledge of the licensee’s General Terms and Conditions and Terms and Conditions of Purchase, begins to provide the service to the licensee without reservation. The priority application of the Standard EULA pursuant to paragraph 3. of the Atlassian Marketplace Terms of Use remains unaffected.

The provisions of these Terms of Use apply accordingly to the provision of user documentation as well as the provision of patches, updates, upgrades and new releases and versions of the software to the licensee within the scope of rectification or software support.

2.2 Handling of provision of the software, installation of the software, range of functions

Provision and billing of the license fees for the software purchased by the licensee shall be via Atlassian as the provider’s reseller. After handling of and payment for provision of the software, the licensee shall receive a license key for installation of the software via the Atlassian Marketplace. Purchase of the license key shall be exclusively via the Atlassian Marketplace and for the enterprise wiki software Atlassian Confluence (hereinafter referred to as “Confluence”).

The licensee shall be supported by Confluence during the installation. The licensee must ensure that the version of the software provided is installed only on a compatible version of Confluence. Information concerning compatibility between the software and Confluence is contained in the product description for the software

published on the Atlassian Marketplace. For installation of the software, the installation instructions, especially the hardware and software environment, which must be available to the licensee, given in the product description and/or user documentation (see paragraph 2.4 below) must be complied with.

Unless expressly agreed, the provider shall owe no further services, in particular no installation, set-up, consulting, adaptation and/or training services. Other information on the software e.g. in brochures, on the provider's website or in connection with verbal presentations is not information on quality unless such information is also expressly stated in the product description. The range of functions of the software and the technical conditions for use are determined in the product description for the software. The information in the product description is not, however, to be understood as guarantee of quality for the software unless expressly designated as such in the product description.

2.3 Rights of use

The provider or the provider's respective licensors exclusively are entitled to all rights to the software. The software is protected by copyright and international agreements for the protection of intellectual property.

The provider grants the licensee the non-exclusive, non-transferable right, unlimited in terms of time and place, to use the software duly provided via the Atlassian Market in compiled format (object code) for the purposes determined in the product description.

The licensee may use the software only for the number of users specified during download. Making the software available temporarily or permanently in the data processing center for third parties (e.g. as "software as a service") and rental are not permitted.

The licensee shall furthermore ensure that the number of authorized users purchased by the licensee for the software at all times corresponds to or exceeds the number of authorized users purchased by the licensee for Confluence.

The licensee may not modify or further develop the software. Decompilation of the executable files of the software supplied as well as any other reverse engineering or modification by the licensee are not permitted. Editing, reverse engineering or decompilation of the software within the scope of mandatory statutory regulations (Section 69d (2), (3) and Section 69e *UrhG* [German Copyright Act]) shall remain unaffected.

The user may reproduce the software only to the extent necessary for use in accordance with the contract. This includes the right to make a backup copy of the software. Such backup copy must be identified as such. Backup copies must be kept in a place secured against unauthorized access by third parties.

If the licensee is authorized mandatorily under existing law to provide the software purchased by the licensee on a permanent basis to a third party, the following shall apply: the licensee shall notify the provider of the provision to the third party, stating its name and address, immediately in writing. Furthermore, the licensee shall provide the software to the third party for use only fully and uniformly on a permanent basis i.e. not only temporarily. In addition, the licensee shall abandon its own use of the software completely, deinstall resp. remove all installed copies of the software from its hardware and from all other media in its possession completely and permanently in a manner which is proven to exclude any recovery of the software.

Use of the software by the licensee is permitted simultaneously only on hardware, which is either owned by the licensee or the use of which the licensee can otherwise legally control. The licensee must protect the software against access or use by third parties.

The software uses components of “open source software”, the use of which is governed by the respective open source license terms. The list of the open source software components, the authors thereof and the applicable license terms are attached to this user agreement. These license terms apply to the open source software components used in the software respectively, if they apply by priority over these Terms of Use in accordance with the respective license terms.

2.4 Documentation, recommended browsers

The software shall be provided to the licensee together with the related user documentation (in electronic form in the Software help function). Information on the essential functions and applications of the software can also be found on the provider’s website (<https://www.viadee.de/business-process-management/bpmn-modeler-for-confluence>). Further information on use can be obtained in addition from the provider.

The software may only be used for applications determined in the above-mentioned user documentation.

To ensure the optimal and error-free function of the software, use of the respectively current versions of the following browsers is recommended: Firefox, Chrome or Safari. The software can also be used in principle with other browsers but the provider cannot give a warranty for error-free operation of the software where other browsers are used or versions of the recommended browsers are used which are not current versions.

2.5 Warranty

In the case of software defects, the licensee shall first assert its warranty rights directly against Atlassian. The provider shall adequately support the licensee in this respect. If Atlassian refuses to fulfil the warranty claims or fulfilment fails for other reasons, for which the licensee is not responsible, the provider shall provide the warranty to the licensee according to the following provisions:

A software defect exists if (a) the software, when used according to the contract, does not provide the functionalities determined in the product description or (b) is not suited for the use provided under the contract or (c) is not suited for customary use and does not have the quality which is customary for software of the same type and which the licensee can expect from the type of software. A defect does not exist (in particular) if

- the existence of one of the above-mentioned conditions (a)-(c) has only an insignificant effect on the use of the software;
- a malfunction was caused by incorrect handling of the software (e.g. failure to comply with the user documentation);
- the cause of a malfunction does not lie with the software but is the result of other causes which are not within the provider’s sphere (e.g. system crash, defects in third-party software).

The licensee shall report defects immediately to the provider, indicating the information known to it and relevant for identifying them. The licensee shall take the measures, which may reasonably be expected to facilitate the identification of the defects and their causes. The report must include in particular the following information:

- the symptoms which have occurred, the program functionality concerned;
- the number of users concerned;
- the description of the system and hardware environment and, where applicable, simultaneously loaded third-party software.

The user shall notify defects via the support channels made available by the provider (e.g. the ticket system designated by the provider).

The nature and manner of remedying defects shall be at the reasonably exercised discretion of the provider. If the provider offers the licensee new software parts, especially patches, bug fixes or new versions, especially

updates, upgrades, new releases etc., to prevent or remedy defects, the licensee shall accept and install them on its hardware according to the provider's installation instructions. A defect can furthermore also be eliminated in the form of workarounds or other instructions to the licensee. The licensee shall follow such instructions. Claims for defective software shall become statute-barred within one year of the software being downloaded by the licensee. In the case of intent or gross negligence of the provider, fraudulent concealment of a defect, personal injury or defects of title within the meaning of Section 438 (1) No 1a *BGB* [German Civil Code] and in the case of guarantees (Section 444 *BGB*), statutory limitation periods shall apply, likewise in the case of claims under the *Produkthaftungsgesetz* [German Product Liability Act].

2.6 Limitation of liability

The provider shall be liable without limitation for damages caused intentionally or due to gross negligence, for damages resulting from injury to life, limb and health, as well as for damages, which constitute a compensation obligation in accordance with Section 1 *ProdHaftG* [German Product Liability Act].

In the case of ordinary negligence, the provider shall be liable only if it is a violation of material contractual obligations, the fulfilment of which makes the due performance of the provision contract at all possible in the first place and compliance therewith the licensee could rely on. Furthermore, liability for damages caused due to slight negligence shall be excluded. The provisions in the first sub-paragraph of this paragraph 2.6 remain unaffected.

In the case of violation of material contractual obligations by the provider due to ordinary negligence, the compensation obligation shall be limited to the foreseeable damage typical for the contract. Foreseeable damage typical for the contract is damage which the provider, when concluding the contract, has foreseen as possible consequence of a violation of the contract or which the provider should have foreseen when applying due diligence. Indirect damages and consequential damages resulting from a service provision, which is not in accordance with the contract, shall also only be reimbursable if such damages are typically to be expected when the software is used as intended. The provisions in the first sub-paragraph of this paragraph 2.6 remain unaffected.

In the event of data loss or data destruction, the provider shall be liable only to the extent that the provider caused the destruction intentionally, due to gross negligence or due to a violation of a material contractual obligation. Liability of the provider shall be limited in amount to the damage that would also have arisen in the event of a proper data backup by the licensee.

The foregoing provisions on the limitation of liability shall also apply to the personal liability of the employees, representatives and bodies of the provider.

Claims for damages and claims for compensation for wasted expenditure by the licensee shall become statute-barred within one year. Regarding commencement of the limitation period, Section 199 (1) *BGB* [German Civil Code] shall apply. This shall not apply to claims for damages due to injury to life, limb or health, claims under the *Produkthaftungsgesetz* [German Product Liability Act] and in the case of violation of a guarantee of quality. Furthermore, this shall not apply to claims based on an intentional or grossly negligent breach of duty by the provider resp. a legal representative or vicarious agent of the provider.

2.7 Support services

At the same time as the software is purchased, the licensee shall conclude a support contract for the software with the provider. The support contract shall have a minimum term of 12 months and shall end automatically after expiry of this minimum term unless the parties agree to extend the contract before it expires. During the minimum term, remuneration for the support services is already included in the remuneration paid by the licensee to purchase the software. After the minimum term expires, the support services shall be subject to a fee and must be paid by the licensee if the support contract is extended. Remuneration for the support services shall be billed via Atlassian.

The support services include the following services:

The licensee can report malfunctions in the software to the provider via the ticket system designated by the provider. The provider shall respond to this within a period of three working days and support the licensee in analysis of the malfunction and identification of workarounds. The support services shall only be provided in English and German.

In addition, the licensee shall receive updated versions of the software with bug fixes, potential feature enhancements and software changes, which ensure compatibility with newer Confluence versions. The frequency of version updates shall be determined exclusively by the provider.

Bug fixes and compatibility adjustments shall require that the licensee has properly installed the respectively current version of the software. The timely and proper installation of updates is the responsibility of the licensee.

The provider is not obliged to adapt the software to changing legal framework conditions (i.e. mandatory laws, regulations, supervisory requirements) or due to changing requirements in the licensee's sphere.

Support in the case of bug fixes further requires that the licensee is using current versions of the Firefox, Chrome or Safari browsers at the time support is provided.

The support services do not include the following services:

- end user support (e.g. questions on the operation of the software)
- software training
- training in dealing with the modeling languages BPMN, DMN and CMMN
- Confluence support or support for other Confluence apps

The provider can offer the foregoing services based on a separate agreement.

Claims for defective support services shall become statute-barred within one year. In the case of intent or gross negligence of the provider, fraudulent concealment of a defect, personal injury or in the case of guarantees (Section 444, 639 BGB [German Civil Code]), the statutory limitation periods shall apply, likewise in the case of claims under the *Produkthaftungsgesetz* [German Product Liability Act].

2.8 Evaluation period

The Atlassian Marketplace allows users to test the software free of charge for an evaluation period of 30 days based on an evaluation license. Purchase of this license is only permitted via the Atlassian Marketplace (“Try it free” function). To avoid misuse, use of the evaluation license is limited to a maximum of 3 downloads. The following provisions apply to use of the evaluation license:

- The right of use according to paragraph 2.3 is limited to 30 days. After expiry, all functionalities to use the software shall be disabled.
- The provider shall be liable in the case of material defects for damages directly caused by a defect, which the licensee, incurs because a material defect in the software was fraudulently concealed from the licensee and in the case of consequential harm caused by a defect, which is based on intentional or grossly negligent conduct of the provider. A further warranty for material defects is excluded. The provider shall be liable in the case of defects of title only for damages incurred by the licensee because a defect of title of the software was fraudulently concealed from the licensee. A further warranty for defects of title is excluded.
- The provider shall be liable only for intent and gross negligence. Further claims for damages and for reimbursement of expenses of the licensee, for whatever legal reason, especially for breach of duty arising from the obligation and arising from unlawful act, are excluded. This shall not, however, affect liability according to the *Produkthaftungsgesetz* [German Product Liability Act].

2.9 Confidentiality, data protection

The licensee undertakes to treat as confidential for an indefinite period all company information designated as confidential and all other confidential information and company secrets of the provider and to use this only for the purposes of implementing this contract. The foregoing obligation does not apply to confidential information which (i.) is already publicly known at the time of its transmission or proven to be known to the licensee, (ii.) has become publicly known after its transmission through no fault of the licensee, (iii.) has been made accessible to the licensee after its transmission by a third party lawfully and without limitation in relation to confidentiality or exploitation, (iv.) has been developed by the licensee independently, without using the provider’s company secrets, (v.) must be published pursuant to the law, official order or judicial decision, provided that the licensee informs the provider of this immediately and supports the provider in averting such orders resp. decisions, or (vi.) if the licensee is permitted to use or disclose the confidential information based on mandatory statutory provisions or by the provider.

The privacy policy in the provider’s privacy statement, which is available at

<https://www.viadee.de/datenschutzerklaerung/>

applies to any processing of personal data which may arise in the negotiation, implementation and processing of the contract. If the provider processes personal data of the licensee in providing the support services, the provider shall act on behalf of the licensee. The provider shall therefore process the personal data only within the scope of providing the services owed under the contract or other written instructions of the licensee and in

accordance with data protection regulations. The parties shall determine the details of commissioned data processing in a separate “Contract on Commissioned Data Processing”. This shall take precedence in its scope of application over the provisions of these Terms of Use.

2.10 Reference

The provider has the right to refer to the contractual relationship with the licensee in appropriate form in brochures and publications (e.g. reference lists). If the licensee is not in agreement with this, the licensee shall accordingly indicate this to the provider by email to marketing@viadee.de.

2.11 Final provisions

The law of the Federal Republic of Germany shall apply. The provisions of Private International Law and the UN Convention on Contracts for the International Sale of Goods shall not apply. All disputes arising from this agreement shall be settled before a competent court of law at the location of the provider’s registered office in Muenster, Germany.

Amendments to and modifications of these Terms of Use and other declarations in relation to the contract which produce a legal consequence (e.g. the setting of time limits) shall only be valid when given in writing.

Should individual provisions of these Terms of Use be or become legally invalid or the Terms of Use are found to have a gap, this shall not affect the validity of the other provisions of these Terms of Use.

3 Utilised software / open source components and licenses

3.1 @types/dompurify 2.2.2:

MIT License

Copyright (c) Microsoft Corporation.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE

3.2 dompurify 2.2.8:

DOMPurify

Copyright 2015 Mario Heiderich

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Mozilla Public License, version 2.0

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. “Executable Form”

means any form of the work other than Source Code Form.

1.7. “Larger Work”

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. “License”

means this document.

1.9. “Licensable”

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. “Modifications”

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- b. any new file in Source Code Form that contains any Covered Software.

1.11. “Patent Claims” of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. “Secondary License”

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. “Source Code Form”

means the form of the work preferred for making modifications.

1.14. “You” (or “Your”)

means an individual or a legal entity exercising rights under this License. For legal entities, “You” includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, “control” means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this

License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations

of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become

compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6. Disclaimer of Warranty

Covered Software is provided under this License on an “as is” basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party’s negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

3.3 lerna 4.0.0:

Copyright (c) 2015-present Lerna Contributors

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

3.4 @mateusznejman/mathparser-js 1.0.9:

ISC License (ISC)

Copyright 2010 - 2020 Mariusz Gromada. All rights reserved.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

3.5 hash.js 1.1.7:

This software is licensed under the MIT License.

Copyright Fedor Indutny, 2014.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

3.6 jquery.alphanum 1.0.26:

jQuery Alphanum

[jsfiddle demo](<http://jsfiddle.net/fb0zgxaj/2/>)

```
```javascript
$(input).alphanum();
```
```

Restricts the characters that may be entered into a text field.

```
```javascript
.alphanum();

.alpha();

.numeric();
```
```

```
## .alphanum()
```

Restrict the input to alphanumeric characters

```
```javascript
$("#username").alphanum();
```
```

Override some of the default settings

```
```javascript
$("#username").alphanum({
 allowSpace: false, // Allow the space character
 allowUpper: false // Allow Upper Case characters
});
```
```

Available settings plus their default values

```
```javascript
var DEFAULT_SETTINGS_ALPHANUM = {
 allow : 'abc', // Allow extra characters
 disallow : 'xyz', // Disallow extra characters
 allowSpace : true, // Allow the space character
 allowNewline : true, // Allow the newline character \n ascii 10
 allowNumeric : true, // Allow digits 0-9
 allowUpper : true, // Allow upper case characters
 allowLower : true, // Allow lower case characters
 allowCaseless : true, // Allow characters that do not have both upper amp; lower variants
 // eg Arabic or Chinese
 allowLatin : true, // a-z A-Z
 allowOtherCharSets : true, // eg é, Á, Arabic, Chinese etc
 forceUpper : false, // Convert lower case characters to upper case
 forceLower : false, // Convert upper case characters to lower case
 maxLength : NaN // eg Max Length
}
```
```

Convenience values for commonly used settings

```
```javascript
$("#username").alphanum("upper");
```
```

is equivalent to


```
```javascript
$("#username").alphanum({
 allowNumeric : false,
 allowUpper : true,
 allowLower : false,
 allowCaseless : true
});
```
```

List of convenience values

```
```javascript
var CONVENIENCE_SETTINGS_ALPHANUM = {
 "alpha" : {
 allowNumeric : false
 },
 "upper" : {
 allowNumeric : false,
 allowUpper : true,
 allowLower : false,
 allowCaseless : true
 },
 "lower" : {
 allowNumeric : false,
 allowUpper : false,
 allowLower : true,
 allowCaseless : true
 }
};
```
```

.numeric()

Restrict the input to numeric characters

```
```javascript
$("#weight").numeric();
```
```

Override some of the default settings

```
```javascript
$("#weight").numeric({
 allowMinus : false,

```

```
allowThouSep : false
});
...

```

Available settings plus their default values

```
```javascript
var DEFAULT_SETTINGS_NUM = {
  allowPlus      : false, // Allow the + sign
  allowMinus     : true,  // Allow the - sign
  allowThouSep   : true,  // Allow the thousands separator, default is the comma eg 12,000
  allowDecSep    : true,  // Allow the decimal separator, default is the fullstop eg 3.141
  allowLeadingSpaces : false,
  maxDigits      : NaN,  // The max number of digits
  maxDecimalPlaces : NaN, // The max number of decimal places
  maxPreDecimalPlaces : NaN, // The max number digits before the decimal point
  max            : NaN,  // The max numeric value allowed
  min            : NaN,  // The min numeric value allowed
}
...

```

Convenience values for commonly used settings

```
```javascript
$("#age").numeric("integer");
...

```

Equivalent to

```
```javascript
$("#age").alphanum({
  allowPlus: false,
  allowMinus: true,
  allowThouSep: false,
  allowDecSep: false
});
...

```

List of convenience values

```
```javascript
var CONVENIENCE_SETTINGS_NUMERIC = {
 "integer" : {
 allowPlus: false,
 allowMinus: true,
 allowThouSep: false,

```

```

 allowDecSep: false
 },
 "positiveInteger" : {
 allowPlus: false,
 allowMinus: false,
 allowThouSep: false,
 allowDecSep: false
 }
};
...

```

### ## .alpha()

Restrict the input to alphabetic characters

```

```javascript
$("#first_name").alpha();
...

```

Equivalent to the convenience option

```

```javascript
$("#first_name").alphanum("alpha");
...

```

### ## Unbind

To unbind jquery.alphaum from an element

```

```javascript
$('input').off('.alphanum');
...

```

Blacklist

jquery.alphanum works by maintaining a blacklist of non-alphanumeric characters. There is no whitelist. It is assumed that all unicode characters are permissible unless there is a specific rule that disallows them.

These are the blacklisted characters that are encodable using 7-bit ascii

```

```javascript
var blacklist = '!@#%&^ amp; *()+=\\|;./{}": lt; gt; ?~`.- _';
...

```

These are the blacklisted unicode characters that can't be encoded using 7-bit ascii

```

```javascript
var blacklist =

```

```
"\xAC" // ¬
+ "\u20AC" // €
+ "\xA3" // £
+ "\xA6" // ¦
;
...
```

The blacklist may be extended or reduced using the 'allow' and 'disallow' settings

```
```javascript
$("#password").alphanum({
 allow : ' amp; ,; // Specify characters to allow
 disallow : 'xyz' // Specify characters to disallow
});
...

```

## ## Internationalization

To change the characters that are used as numeric separators, use the following global method:

```
```javascript
$.fn.alphanum.setNumericSeparators({
  thousandsSeparator: " ",
  decimalSeparator: ",",
});
...

```

Contributing

Developer Setup

Install [node.js](<https://nodejs.org/en/>)

```
```sh
Install grunt
npm install -g grunt-cli

```

```
Install dependencies
```

```
npm install
```

```
Start the development server:
```

```
grunt
...

```

---

The server scans the source code for changes and automatically runs eslint, unit tests and e2e tests.

### **3.7 js-base64 3.4.5:**

Copyright (c) 2014, Dan Kogai  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of {{{project}}} nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

### **3.8 mathparser.org-mxparser 1.0.4:**

Simplified BSD License

Copyright 2010 - 2020 Mariusz Gromada. All rights reserved.

You may use this software under the condition of Simplified BSD License. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY MARIUSZ GROMADA "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL MARIUSZ GROMADA OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Mariusz Gromada.

Mariusz Gromada, MathParser.org  
e-mail: [mariuszgromada.org@gmail.com](mailto:mariuszgromada.org@gmail.com)

Please visit:

MathParser.org-mXparser:  
- <https://mathparser.org>  
- <https://github.com/mariuszgromada/MathParser.org-mXparser>

Scalar - The Most Advanced Scientific Calculator:  
- <https://scalarmath.org>  
- <https://play.google.com/store/apps/details?id=org.mathparser.scalar.pro>  
- <https://play.google.com/store/apps/details?id=org.mathparser.scalar.lite>

Science Blog:  
- <https://mathspace.pl>

### **3.9 uuid 8.3.0:**

The MIT License (MIT)

Copyright (c) 2010-2020 Robert Kieffer and other contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.10 @atlassian/au 8.5.1:**

Copyright 2018 Atlassian Pty Ltd.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.



### **3.11 atlassian-connect-express 6.6.0:**

Copyright 2013-2018 Atlassian Pty Ltd.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

### **3.12 axios 0.21.1:**

Copyright (c) 2014-present Matt Zabriskie

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

### 3.13 body-parser 1.19.0:

(The MIT License)

Copyright (c) 2014 Jonathan Ong <me@jongleberry.com>;

Copyright (c) 2014-2015 Douglas Christopher Wilson <doug@somethingdoug.com>;

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### 3.14 bpmn-js-differ 2.0.2:

## License

MIT

### 3.15 bpmn-js-properties-panel 0.39.0:

The MIT License (MIT)

Copyright (c) 2015 camunda Services GmbH

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.16 bpmn-js-token-simulation 0.11.1:**

## Licence

MIT

### **3.17 bpmn-js 7.3.0:**

Copyright (c) 2014-present Camunda Services GmbH

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The source code responsible for displaying the bpmn.io project watermark that links back to <https://bpmn.io> as part of rendered diagrams MUST NOT be removed or changed. When this software is being used in a website or application, the watermark must stay fully visible and not visually overlapped by other elements.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.18 camunda-bpmn-moddle 4.4.0:**

The MIT License (MIT)

Copyright (c) 2014-2017 camunda Services GmbH

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.19 compression 1.7.4:**

(The MIT License)

Copyright (c) 2014 Jonathan Ong It; me@jongleberry.com gt;

Copyright (c) 2014-2015 Douglas Christopher Wilson It; doug@somethingdoug.com gt;

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.20 cookie-parser 1.4.5:**

(The MIT License)

Copyright (c) 2014 TJ Holowaychuk It; tj@vision-media.ca gt;

Copyright (c) 2015 Douglas Christopher Wilson It; doug@somethingdoug.com gt;

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

---

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.21 diagram-js-minimap 2.0.3:**

The MIT License (MIT)

Copyright (c) 2017-present camunda Services GmbH

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.22 diagram-js-origin 1.3.1:**

The MIT License (MIT)

---

Copyright (c) 2014 Nico Rehwaldt

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### 3.23 errorhandler 1.5.1:

(The MIT License)

Copyright (c) 2014 Jonathan Ong It; me@jungleberry.com gt;  
Copyright (c) 2014-2015 Douglas Christopher Wilson It; doug@somethingdoug.com gt;

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

---

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.24 express-hbs 2.3.4:**

The MIT License (MIT)

Copyright (c) 2012-2020 Barc, Inc., Ghost Foundation

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.25 express 4.17.1:**

(The MIT License)

Copyright (c) 2009-2014 TJ Holowaychuk <tj@vision-media.ca>;

Copyright (c) 2013-2014 Roman Shtylman <shtylman+expressjs@gmail.com>;

Copyright (c) 2014-2015 Douglas Christopher Wilson <doug@somethingdoug.com>;



Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.26 fetch 1.1.0:**

Copyright (c) 2011 Andris Reinman

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### 3.27 firebase-admin 9.0.0:

Apache License

Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or

for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

### **3.28 i18n 0.13.2:**

(The MIT License)

Copyright (c) 2011-present Marcus Spiegel It; marcus.spiegel@gmail.com gt;

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.29 lodash 4.17.19:**

Copyright OpenJS Foundation and other contributors [It; https://openjsf.org/](https://openjsf.org/) gt;

Based on Underscore.js, copyright Jeremy Ashkenas, DocumentCloud and Investigative Reporters & Editors [It; http://underscorejs.org/](http://underscorejs.org/) gt;

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/lodash/lodash>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to

---

permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample code is defined as all source code displayed within the prose of the documentation.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

Files located in the node\_modules and vendor directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

### **3.30 morgan 1.10.0:**

(The MIT License)

Copyright (c) 2014 Jonathan Ong <me@jongleberry.com>;  
Copyright (c) 2014-2017 Douglas Christopher Wilson <doug@somethingdoug.com>;

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish,



distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.31 pg 8.3.0:**

#### **## License**

Copyright (c) 2010-2020 Brian Carlson (brian.m.carlson@gmail.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.32 scroll-tabs 1.0.1:**

The MIT License (MIT)

Copyright (c) 2016 camunda Services GmbH

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.33 sequelize 6.3.4:**

MIT License

Copyright (c) 2014-present Sequelize contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

---

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.34 soynode 2.1.0:**

Copyright 2012 The Obvious Corporation.  
<http://obvious.com/>

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

---

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

- 
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

### **3.35 sqlite3 5.0.0:**

Copyright (c) MapBox  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name "MapBox" nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

### **3.36 static-expiry 0.0.11:**

## License

(The MIT License)

Copyright (c) 2013 Paul Walker [github@paulwalker.tv](mailto:github@paulwalker.tv)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to



---

permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### 3.37 js-cookie 2.2.1:

MIT License

Copyright (c) 2018 Copyright 2018 Klaus Hartl, Fagner Brack, GitHub Contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### 3.38 @fontawesome/fontawesome-free 5.14.0:

Font Awesome Free License

-----

Font Awesome Free is free, open source, and GPL friendly. You can use it for commercial projects, open source projects, or really almost whatever you want. Full Font Awesome Free license: <https://fontawesome.com/license/free>.

# Icons: CC BY 4.0 License (<https://creativecommons.org/licenses/by/4.0/>)

In the Font Awesome Free download, the CC BY 4.0 license applies to all icons packaged as SVG and JS file types.

# Fonts: SIL OFL 1.1 License (<https://scripts.sil.org/OFL>)

In the Font Awesome Free download, the SIL OFL license applies to all icons packaged as web and desktop font files.

# Code: MIT License (<https://opensource.org/licenses/MIT>)

In the Font Awesome Free download, the MIT license applies to all non-font and non-icon files.

# Attribution

Attribution is required by MIT, SIL OFL, and CC BY licenses. Downloaded Font Awesome Free files already contain embedded comments with sufficient attribution, so you shouldn't need to do anything additional when using these files normally.

We've kept attribution comments terse, so we ask that you do not actively work to remove them from files, especially code. They're a great way for folks to learn about Font Awesome.

# Brand Icons

All brand icons are trademarks of their respective owners. The use of these trademarks does not indicate endorsement of the trademark holder by Font Awesome, nor vice versa. **\*\*Please do not use brand logos for any purpose except to represent the company, product, or service to which they refer.\*\***

### 3.39 bowser 2.10.0:

Copyright 2015, Dustin Diaz (the "Original Author")

All rights reserved.

## MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

Distributions of all or part of the Software intended to be used by the recipients as they would use the unmodified Software, containing modifications that substantially alter, remove, or disable functionality of the Software, outside of the documented configuration mechanisms provided by the Software, shall be modified such that the Original Author's bug reporting email addresses and urls are either replaced with the contact information of the parties responsible for the changes, or removed entirely.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except where noted, this license applies to any and all software programs and associated documentation files created by the Original Author, when distributed with the Software.

### **3.40 codemirror 5.56.0:**

MIT License

Copyright (C) 2017 by Marijn Haverbeke It; marijnh@gmail.com gt; and others

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.41 driver.js 0.8.1:**

The MIT License (MIT)

Copyright (c) 2018 Kamran Ahmed

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

---

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.42 jquery 3.5.1:**

Copyright JS Foundation and other contributors, <https://js.foundation/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

### **3.43 mousetrap 1.6.5:**

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

## 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the

---

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work



by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

--- Exceptions to the Apache 2.0 License ---

As an exception, if, as a result of your compiling your source code, portions of this Software are embedded into an Object form of such source code, you may redistribute such embedded portions in such Object form without complying with the conditions of Sections 4(a), 4(b) and 4(d) of the License.

In addition, if you combine or link compiled forms of this Software with software that is licensed under the GPLv2 ("Combined Software") and if a court of competent jurisdiction determines that the patent provision (Section 3), the indemnity provision (Section 9) or other Section of the License conflicts with the conditions of the GPLv2, you may retroactively and prospectively choose to deem waived or otherwise exclude such Section(s) of the License, but only in their entirety and only with respect to the Combined Software.

### 3.44 pdfjs-dist 2.4.456:

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or

---

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

**END OF TERMS AND CONDITIONS**