EVALUATION AGREEMENT

BY SIGNING WHERE INDICATED BELOW OR COMPLETING ANY ONLINE ENROLLMENT FORM OR CLICKING A DISPLAYED ACCEPTANCE CHECK BOX ("FORM"), YOU AGREE TO THE TERMS BELOW AND THE FORM (COLLECTIVELY, THE "AGREEMENT"), WHICH GOVERNS YOUR EVALUATION OF THE INFORMATICA PRODUCTS AND YOUR PROVISION OF DATA TO INFORMATICA FOR PURPOSES OF THAT EVALUATION. BY ENTERING INTO THIS AGREEMENT ON BEHALF OF A LEGAL ENTITY, YOU REPRESENT THAT YOU HAVE THE AUTHORITY TO BIND THAT LEGAL ENTITY ("CUSTOMER") TO THESE TERMS. "Informatica" refers to Informatica LLC, a Delaware limited liability company located at 2100 Seaport Blvd., Redwood City, CA 94063 and/or Informatica Ireland EMEA UC, and their respective Affiliates. An “Affiliate” of a party is an entity that controls, is controlled by, or is under common control with the party.

1. Informatica Products. The Informatica Products made available for evaluation may be Software, Cloud Services, or Hosted Software. Software means Informatica-branded computer programs Customer may install on equipment owned or operated by Customer, or a third party on Customer's behalf. Cloud Services means Informatica-branded offerings made available to Customer on demand via the Internet from equipment owned or operated by or for Informatica. Hosted Software means Software hosted by or for Informatica for access by Customer and the environment in which Informatica hosts the Software.

2. Evaluation Scope: Subject to the terms of the Agreement, Customer has the following rights to access and use the Informatica Products identified in the applicable Form solely for evaluation purposes for thirty (30) days unless a different period is specified in that Form, (the "Evaluation Period"). Customer may not, without Informatica’s prior written consent (a) use the Informatica Products for a longer duration or other purpose, including any commercial or business function; (b) use any live or regulated data for the evaluation unless authorized in writing by Informatica; or (c) install any software in the hosted environment without Informatica’s prior written consent.

   a. Software. If the Form includes Software, Informatica grants to Customer, for the Evaluation Period a non-exclusive non-transferable revocable license to install and use one (1) instance of the Software identified in the Form in object code format solely and exclusively for the purpose of Customer’s evaluation of the Software.

   b. Cloud Services. If the Form includes Cloud Services, Informatica grants to Customer, for the Evaluation Period, a non-exclusive non-transferable revocable right to authorize individuals ("Users") to access and process data with the applicable Cloud Services solely and exclusively for the purpose of Customer’s evaluation of the Cloud Services.

   c. Hosted Software. If the Form includes Hosted Software, Informatica grants to Customer, for the Evaluation Period, a non-exclusive non-transferable revocable right to authorize Users to access and process data with those Hosted Software solely and exclusively for the purpose of Customer’s evaluation of the Software.

3. Customer Data. If the Form specifically authorizes processing of live or regulated data with Cloud Services or Hosted Software, then Customer and its Users must comply with industry standard security practices with respect to storage and transmission of data and with all applicable laws including but not limited to export laws and privacy laws, including providing necessary notices and obtaining necessary consents with respect to any data, information, and material to be processed with the Cloud Services or Hosted Software ("Customer Data"). Customer is responsible for the quality and legality of Customer Data, and for backing up Customer Data. If the Form does not specifically authorize processing of live or regulated data, then Customer will access the Cloud Services or Hosted Software only to process test data, which will not include live or regulated data. Informatica follows the Informatica Privacy Policy available at https://www.informatica.com/privacy-policy.html. Based on Informatica’s reasonable diligence, Informatica complies with all laws applicable to it as the provider of the Cloud Services or Hosted Software. Informatica processes Customer Data via the Cloud Services or Hosted Software on behalf of Customer only and in accordance with the terms of this Agreement and any reasonable instructions that Customer might give Informatica from time to time. Informatica will maintain reasonable administrative, physical, and technical safeguards for protection of the security, confidentiality and integrity of Customer Data as described in the Cloud and Support Security Exhibit available here: https://www.informatica.com/content/dam/informatica-com/global/amer/us/docs/legal/online-cloud-and-support- security-addendum.pdf, under which Hosted Software is deemed a Type II Cloud Service. Those safeguards will include measures for preventing access, use, modification and disclosure of Customer Data except (a) to provide the Hosted Software and prevent or address service or technical problems, (b) as compelled by law or (c) as Customer may expressly permit in writing. Where Customer’s use of the Cloud Services or Hosted Software includes the processing of personal data by Informatica, the terms of the data processing agreement at https://www.informatica.com/content/dam/informatica-com/global/amer/us/docs/legal/online-data-processing-agreement.pdf apply.

4. No Future Obligation. Neither party shall have any future obligation with respect to any further license or access to the Informatica Products or any other Informatica product.
5. Termination. The licenses granted hereunder will terminate on expiration of the Evaluation Period. Either party may terminate this Agreement upon written notice to the other at any time. Sections 3 through 9 shall survive termination of this Agreement.

6. Proprietary Rights. Informatica Products, and all Informatica intellectual property therein and any derivatives thereof are the property of Informatica. Customer will not copy, distribute, sell, sublicense or otherwise transfer, or allow access to, the Informatica Products to any third party except for contractors performing work for Customer’s evaluation under a written agreement consistent with the Agreement. Customer will not remove from view any copyright legend, trademark or confidentiality notice appearing on the Informatica Products or Informatica Products output, or adapt, translate, reverse engineer, decompile or otherwise derive the source code for the Informatica Products. The Informatica Products and their features and functionality are the confidential information of Informatica, and Customer agrees not to disclose the Informatica Products, functionality or features or the results of any performance or functional evaluation, benchmarking or test(s) of the Informatica Products to any third party without the prior express written approval of Informatica.

7. Customer Obligations. Customer must: protect the secrecy of authorized user IDs and passwords, notify Informatica immediately of any known or suspected breach of security or intellectual property rights, and ensure that its Users, and others accessing or using Informatica Products on Customer’s behalf comply with the Agreement. Customer will not, in connection with Informatica Products (i) send or store infringing, obscene, threatening, or otherwise unlawful or tortious material or malicious code; (ii) damage, disable, overburden, impair, interfere with or disrupt the Cloud Services or Hosted Software; (iii) attempt to gain unauthorized access to any systems or networks that connect thereto or otherwise interfere with the operation of the Cloud Services or Hosted Software or in any way with the use or enjoyment of the Cloud Services or Hosted Software by others; or (v) permit more Users to access or process data via the Cloud Services or Hosted Software than are permitted in the Form. Customer will indemnify and defend Informatica and Informatica’s agents, officers, directors, and employees against any and all fees, fines, costs, liens, judgments and expenses arising from or relating to Customer’s violation of this Agreement.

8. Warranty and Limitation of Liability. Informatica warrants that it has full power and authority to license or grant access to the Informatica Products to Customer as applicable. THE INFORMATICA PRODUCTS AND ANY SERVICE PROVIDED HEREUNDER ARE OTHERWISE PROVIDED “AS-IS”, WITHOUT WARRANTY, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND ALL SUCH WARRANTIES ARE EXPRESSLY DISCLAIMED. EXCEPT AS OTHERWISE REQUIRED BY LAW, THE LIABILITY OF INFORMATICA AND ITS LICENSORs TO CUSTOMER ARISING FROM THIS AGREEMENT, OR ANY INFORMATICA PRODUCTS OR SERVICES PERFORMED IN CONNECTION THEREWITH, HOWEVER CAUSED, AND ON ANY THEORY OF LIABILITY, INCLUDING CONTRACT, STRICT LIABILITY, NEGLIGENCE OR OTHER TORT, SHALL BE LIMITED TO DIRECT DAMAGES NOT TO EXCEED ANY FEES THAT MAY BE PAID TO INFORMATICA HEREUNDER AND IF NO FEES ARE PAID THEN INFORMATICA’S LIABILITY IS LIMITED TO ONE THOUSAND DOLLARS ( $1,000.00 USD) OR THE EQUIVALENT AMOUNT IN LOCAL CURRENCY. IN NO EVENT WILL INFORMATICA OR ITS LICENSORS BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES, INCLUDING DAMAGES FOR LOSS OF PROFITS, REVENUE, OR DATA, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THESE LIMITATIONS WILL APPLY NOTWITHSTANDING THE FAILURE OF THE ESSENTIAL PURPOSE OF ANY REMEDY.

9. General. Within five (5) days of the completion of any evaluation, Customer shall conduct a comprehensive debrief with Informatica which shall include a full and complete assessment of the Informatica Products and the status of any pending or contemplated license transaction. This Agreement constitutes the entire agreement between the parties with respect to the evaluation of the Informatica Products and shall be construed in accordance with the laws of the State of California. Customer may assign this agreement with Informatica’s prior written consent. Jurisdiction and venue shall be in the Superior Court for San Mateo County, California. A party’s waiver or failure to exercise a right in this Agreement does not waive any other right under this Agreement. If a provision is determined to be invalid, illegal or unenforceable, the other provisions of this Agreement remain in full force and effect.