

By downloading the LOKO AI (the “Software”), the user acknowledges and accepts that LIVE TECH S.R.L., with legal office in Cosenza (Italy), Via Panebianco n. 343 (87100), Vat No. 03323640783, is the sole and full owner of all the industrial and intellectual property rights, including but not limited to trademarks, patents, copyrights, software rights, including the exploitation and economic use rights thereof, and other industrial and intellectual property rights, relating to the Software and any subsequent versions, updates, modifications, customisations, enhancements, or derived versions relating to the Software, including the source, derived, and/or operating codes thereof (the “Intellectual Property Rights”).

LIVE TECH S.R.L. grants the user, who accepts, a royalty-free, non-exclusive licence to use the Software, in the whole world, at the terms and conditions set forth in this deed. The user acknowledges and accepts that the terms and conditions of the licence may be subject to change at the discretion of LIVE TECH S.R.L.

LIVE TECH S.R.L. authorises the user to download, install and use 1 (one) copy of the Software. The Software shall be used by the user, strictly and solely, as a software development tool for the generation and development of software applications, modules, and other software components

The user undertakes not to engage in (and not to allow third parties) any use different from those hereby expressly authorised, including but not limited to: (i) the permanent or temporary reproduction or copy, in whole or in part, of the Software, except for the rights expressly granted hereto; (ii) the reverse engineering, decompilation, disassembling, modification, translation, or any attempt to discover the source code of the Software; (iii) the translation, adaptation, transformation, or modification, by any means or in any form, of the Software and the source code of the Software, including the creation of derivative software; (iv) the removal or obscuration of any copyright, trademark, or other distinctive elements or privacy notices of LIVE TECH S.R.L. or its suppliers displayed in the Software; and (v) rent, lease, lend, distribute or assign the Software to third parties.

The software applications, modules, and other software components developed by the user, by using the Software, including Redistributable Components, may be freely exported and distributed by the user, as provided by this user licence. For the purposes of this licence, “Redistributable Components” means those components that are required for the operation of the application, component or module realised when exported from LOKO AI, such as the orchestrator, gateway, individual LOKO Modules, etc.

LIVE TECH S.R.L. is the sole and full owner of the Redistributable Components and of the Intellectual Property Rights on the Redistributable Components.

The user may: (i) transfer, reproduce, redistribute, and provide access to the Redistributable Components to third parties; (ii) sell products containing or using the Redistributable Components to third parties, but not the Redistributable Components as such, which remain the property of LIVE TECH S.R.L.; (iii) redistribute the Redistributable Components onto another

device for legitimate purposes in accordance with this licence and applicable law, and use the Redistributable Components on such device, provided that the user has, in turn, received authorisation from the owner of such device to deploy and use the product made from and containing the Redistributable Components. The user shall indemnify and keep LIVE TECH S.R.L. harmless from any losses, costs or damages arising from the deployment or distribution of the Redistributable Component onto another device in violation of this licence.

The user shall ensure that a copy of the licence for the LOKO AI Software is included in the product developed, in such a way as to make third parties aware that the Redistributable Components are the exclusive property of LIVE TECH S.R.L., as are any Intellectual Property Rights on the same, and that these are granted under a free licence, and bound such third parties to the same obligations provided herein. In the event of termination, for whatever reason, of the subscription between the user and LIVE TECH S.R.L., ownership of the Redistributable Components and of the Intellectual Property Rights on the same shall remain with LIVE TECH S.R.L. and the user or third party may use them under a free licence.

The user or a third party may use the Redistributable Components without the quantity restrictions provided under the third paragraph of this licence and without a subscription obligation to LOKO AI.

The components and parts of the Software that are regulated by open-source licences shall be regulated under the same terms as the license of the original component or part of the Software.

The construction, validity, and performance of this deed shall be governed, in all respects, exclusively and without exception, by Italian law, without reference to conflict of law principles. Any dispute or controversy which may arise or occur between the user and LIVE TECH S.R.L. in relation to any matter arising under out or in connection with this deed shall be subject, without exception, to the exclusive jurisdiction of the Court of Milan, Section Specialised in Intellectual Property matters, in Italy.