WIZLINK SOFTWARE END USER LICENSE AGREEMENT

1. DEFINITIONS:

   **Documentation**
   user manuals, technical manuals and any other materials provided by Licensor, in printed, electronic or other form, that describe the installation, operation, use or technical specifications of the Wizlink Software.

   **EULA**
   this Wizlink Software End User License Agreement, and any amendments to it from time to time.

   **Wizlink Software**
   a robotic automation software toolkit developed by the Licensor.

   **Licensor**
   FIRST BYTE sp. z o.o. with registered office in Cracow, ul. Szlak 77/222, 31-153 Cracow, entered into the register of entrepreneurs kept by the Regional Court for the Capital City of Warsaw in Warsaw under KRS 0000338203, NIP 1132775247, REGON 141980199.

   **Licensee**
   a physical person or legal entity that has acquired a Wizlink Software license under this agreement.

   **Implementation Partner**
   distributor, dealer or other business partner authorised by the Licensor in writing to distribute licensing rights to the Wizlink Software granted under this EULA; Implementation Partner is not a party to the license agreement which is concluded between the Licensor and the Licensee.

   **Intellectual Property Rights**
   any and all registered and unregistered rights granted, applied for or otherwise now or hereafter in existence under or related to any patent, copyright, trademark, trade secret, database protection or other intellectual property rights laws, and all similar or equivalent rights or forms of protection, in any part of the world.

   **Validity Period**
   period for which the license has been granted.

   **Key**
   computer file with encoded license type and term.

   **Wizlink Licensing Service**
   a service for verification of the Licensee’s right to use Wizlink Software, in particular the validity of the Key; the Key verification is undertaken at any attempt to run Wizlink Software as well as during its activity. It can be present either in the cloud or locally on client premises.

   **Certified Wizlink Professional**
   a person who successfully passed certification exam organized by Licensor or entity assigned by Licensor.

2. FUNCTIONALITY OF THE WIZLINK SOFTWARE AND THE TYPES OF THE LICENCES

2.1. The Wizlink Software allows to automate a computer software by replicating the actions of a human being interacting with the user interface of such software within many technologies, including Windows, web, MS-DOS, IBM mainframe, VT-100, IBM iSeries/AS400, java or remote desktop/Citrix. Detailed description of the functionality of the Wizlink Software is included in the User’s Manual, provided to the Licensee by Licensor via e-mail or made available to the Licensee through another channel.
2.2. The Wizlink Software toolkit operates in MS Windows environment only and requires access to the Wizlink Licensing Service through Internet.

2.3. Running more than one Wizlink Software process per Windows Session is not supported.

3. INTELLECTUAL PROPERTY RIGHTS

3.1. The Licensor represents that it has the copyrights to the Wizlink Software.

3.2. The Licensor represents that the use of the Wizlink Software under this EULA does not infringe any Intellectual Property Rights of third parties, and obtaining by the Licensee any authorisation from a third party is not required.

3.3. Licensee acknowledges and agrees that the Wizlink Software and Documentation are provided under license, and not sold, to Licensee. Licensee does not acquire any ownership interest in the Wizlink Software or Documentation under this EULA, or any other rights thereto other than to use the same in accordance with the license granted, and subject to all terms, conditions and restrictions, under this EULA.

3.4. Licensor and its licensors and service providers reserve and shall retain their entire right, title and interest in and to the Wizlink Software and all Intellectual Property Rights arising out of or relating to the Wizlink Software, except as expressly granted to Licensee in this EULA. Licensee shall safeguard Wizlink Software (including all copies thereof) from infringement, misappropriation, theft, misuse or unauthorized access.

3.5. The Licensee acknowledges and agrees that the Wizlink Software and all ideas, methods, algorithms, formulae, processes, and concepts used in developing or incorporated into the Wizlinks Software, all other improvements, revisions, corrections, bug-fixes, hot-fixes, patches, modifications, enhancements, releases, signature sets, upgrades, and policy and database updates and other updates in, of, or to the Wizlink Software and all copies of the foregoing are trade secrets and proprietary property of the Licensor, having great commercial value to Licensor.


4. THIRD PARTY SOFTWARE

4.1. The Wizlink Software includes software by third parties which are duly licensed to the Licensor (hereinafter the “Third Party Software”). This Third Party Software may be linked directly to the source code of Wizlink Software or distributed along in unchanged form.

4.2. Nothing in this EULA limits rights of under, or grants rights to the Licensee that supersede, the terms and conditions of any applicable end user license for the Third Party Software.

4.3. Third Party Software is provided by Licensor “As Is” without any warranty, express, implied, or otherwise, including but not limited to the implied warranty of merchantability, fitness for a particular purpose and non-infringement. Notwithstanding anything to the contrary in this EULA, as it relates to any and all claims arising out of or in connection with Third Party Software, Licensor shall have no liability for any direct, indirect, incidental, punitive, special or consequential damages, 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 Third Party Software, even if advised of the possibility of such damages.

4.4. The Licensee is responsible for reviewing and complying with any licenses necessary to use any such Third Party Software. Reference to such licenses is included in Wizlink Software installation package. The usage of Third Party Software to run Wizlink does not require Licensee to pay any fees.

5. THE GRANT OF LICENSE

5.1. The license may be purchased from the Licensor by submitting by the Licensee an order for purchase of license, indicating the type and number of licenses, their duration and the current license fees provided by the Licensor or the Implementation Partner. The order may be submitted through the Implementation Partner or directly to the Licensor.
5.2. The license under this EULA grants the Licensee with a world-wide non-exclusive, non-assignable, non-sublicensable and a non-transferable right to use the Wizlink Software in accordance with the terms and conditions set out in this EULA solely for the Licensee’s own internal business use on such number of Windows Sessions as indicated in the order.

5.3. The Wizlink Software, including, without limitation, its object code, source code and executable code, whether or not provided to Licensee, is strictly confidential to the Licensor. The Licensor owns exclusively and reserves all – and the Licensee may not exercise any – right, title, and interest in and to the Wizlink Software, including, without limitation, all Intellectual Property Rights in and to the Wizlink Software, except to the extent of the limited Wizlink Software use license granted to the Licensee in this EULA. This EULA is not an agreement of sale, and no title, Intellectual Property Rights, or ownership rights to the Wizlink Software are transferred to the Licensee pursuant to this EULA.

5.4. The license is effective upon the date indicated by the Licensee in the order or upon the date of the renewal of the license, provided the license fee was paid in the bank account of the Licensor by that date. If such date was not indicated in the order by the Licensee or the license fee was not paid in the bank account of the Licensor by the indicated date, the license becomes effective either 7 days upon payment of the license fee in the Licensor’s bank account or upon delivery of the Key. The license remains in force until the end of Validity Period or termination by either party.

5.5. The license may be granted for the following fixed periods of time: (i) one month, (ii) one year, (iii) three years.

5.6. The license is automatically renewed for the successive periods of the same length, unless it was terminated in writing at least: (i) two weeks before the validity date in the case of a one month licenses; (ii) two months before the validity date in the case of one year licenses, (iii) six months before the validity date in the case of three year licenses.

6. GENERAL LICENSE CONDITIONS

6.1. The scope of the granted license includes the right to use the Wizlink Software on a specified number of Windows Sessions at any time within duration of this EULA. The right to use the Wizlink Software is not limited to a specific machine or a user login (a floating licensing mode). Each Wizlink Software instance running in a virtual machine or in a Windows server/terminal session is counted as running as one Windows Session.

6.2. After payment of the license fee on the Licensor’s bank account the Licensor will deliver the Key to the Licensee. The Key will be issued and delivered to the Licensee within 5 working days from the date of payment. In case of delay in delivery of the Key to the Licensee, the period of time for which the license has been granted shall be correspondingly extended.

6.3. The Licensee is obliged to protect the Key against making it accessible to any third parties. The Licensee is entitled to request the exchange of the Key once per licensing term or once per year, depending which period is shorter. In such a case the Licensor will replace the Key within 5 working days. The Licensor will charge the Licensee the administrative fee in the amount of EUR 500 for second and subsequent requests for exchange of the Key per licensing period or per calendar year, depending which period is shorter.

6.4. The Licensee bears full responsibility for the manner the Wizlink Software is used and the consequences of Wizlink Software use.

6.5. Without prior written consent of the Licensor the Licensee has no right to:

6.5.1. distribute, sell, resell, rent or lease any version of the Wizlink Software to third parties, including an evaluation version of the Wizlink Software, provided it was made available to the Licensee;

6.5.2. permanently or temporarily multiply the Wizlink Software in whole or in part using any technique, except in the scope necessary to use the Wizlink Software according to section 4.2 of the EULA;

6.5.3. use Wizlink Software on more instances than it results from the scope of the granted license;

6.5.4. translate, amend, modify or alter the Wizlink Software;

6.5.5. make available Wizlink Software or its documentation to third parties who are not employees or co-workers of the Licensee and that do not use its internal computer network;

6.5.6. transfer to third parties rights and obligations under this EULA;
6.5.7. remove, delete, alter or obscure any trademarks or any copyright, patent or other intellectual property or proprietary rights notices provided on or with the Wizlink Software or Documentation, including any copy thereof.

6.6. The Licensee will not reverse engineer, decompile, decode, decrypt, disassemble, or in any way derive a source code or the Key from the licensed Wizlink Software. In case of such an attempt, all Wizlink licenses granted to the Licensee are suspended immediately. As it constitutes severe breach of the EULA, the Licensor is also entitled to take all necessary legal actions to protect its intellectual property rights.

7. LICENSE CONTROL

7.1. The Wizlink Software is licensed in a floating licensing mode, therefore it controls the number of the granted licenses by contacting the Wizlink Licensing Service. Blocking the above mentioned control mechanisms may result in Wizlink Software being inoperable.

7.2. The Licensee agrees that the Licensor may audit the Licensee's use of the Wizlink Software for compliance with this EULA at any time, upon a reasonable notice. In the event that such audit reveals any use of the Wizlink Software by the Licensee other than in full compliance with the terms of this EULA, the Licensee shall reimburse the Licensor for all reasonable expenses related to such audit and to satisfy any other claims that the Licensor may have against the Licensee as a result of such non-compliance.

8. LICENSE FEE

8.1. In exchange for the use of the Wizlink Software in the period covered by the license, the Licensee shall pay an agreed fee.

8.2. The license fee is payable to the Licensor directly or indirectly through the Implementation Partner:

8.3. – in case of one month and one year license – within the time referred to in clause 5.4;
– in case of three years license – in three instalments, whereas the first instalment is paid within the time referred to in clause 5.4, whereas the second and third instalments are paid 2 months in advance before the beginning of each next licensing year.

8.4. The amounts resulting from the price list are net amounts, to which VAT will be added at the applicable rate.

8.5. The Wizlink Software price list is subject to amendment at the Licensor's discretion at any time upon at least one month notice. Amendment of the price list takes effect from the renewal of the licence. The Licensee is entitled to terminate the EULA under section 5.6 in case of the amendment of the price list during the license term.

8.6. The fee will be paid to the Licensor directly or through the Implementation Partner, based on the invoice issued by the Licensor or the Implementation Partner and delivered to the Licensee.

8.7. Payment is considered made on the day the full license fee in case of one month and one year license or a full yearly instalment in case of three years license is credited in the bank account of the Licensor.

8.8. Within 7 days after the date of payment specified on the invoice, the Licensor or the Implementation Partner has the right to send a reminder for payment in the form of an e-mail. The license will be suspended until it is paid in accordance with section 8 of this EULA.

9. ADDITIONAL SOFTWARE MAINTENANCE AND SUPPORT SERVICES

9.1. During the Validity Period of the license the Licensor will provide the Licensee with Wizlink Software maintenance service to keep its compatibility with the updates to the MS Windows system software and/or web browsers. The maintenance services will be delivered each time in form of updated version of the Wizlink Software. Third Party Software compatibility updates will be delivered accordingly, provided they would become available from original sources. In justified cases, the Licensor will recommend the Licensee not to install specific updates to the MS Windows system software and/or web browsers. The Licensor bears no responsibility for usage of Wizlink Software contrary to the aforementioned recommendations.
9.2. During the Validity Period of the license the Licensor will provide the Licensee with a remote software support in the event the Wizlink Software is performing differently from the documented functionality, consisting of a remote assistance in the application interaction troubleshooting, or will provide an up-to-date and error free Documentation should any part of the Documentation be found invalid or otherwise void.

9.3. The support request should be submitted only by a Certified Wizlink Professional through a channels provided by the Implementation Partner. The Certified Wizlink Professional should also assist and help the Licensor to identify and replicate issue. The Licensee will be obliged to assist and help the staff of the Licensor to identify and replicate the reported issue.

9.4. The support request should include a comprehensive description of an issue and provide for remote access to a test environment and a Windows Session, where the issue can be observed. Such remote Windows Session will need to use the Wizlink locally, so the Licensee must have appropriate license for this package.

9.5. The Licensor will exercise due diligence to resolve submitted support requests as quickly as possible, depending on their influence on the possibility to continue by the Licensee the use of the Wizlink Software.

9.6. The Licensor will exercise due care in providing software support services, however it cannot guarantee that every problem indicated in support request will be solved, especially the Licensor cannot guarantee to provide a solution to major problems resulting from substantial change to the Windows environment, system software or web browsers.

9.7. The additional software maintenance and support services includes only services specified above, and in particular, the recurring submission of the same issue that was previously resolved, submitting an issue which does not fulfill the above-mentioned requirements or submitting issues not related to the Wizlink Software failure is not covered by the software support services. The software support services are intended to resolve major issues related with functioning of the Wizlink Software and do not serve as the Wizlink helpdesk.

9.8. The software maintenance and support services described above are provided within the paid license fee. All requests for services beyond the scope described in the agreement may be subject of payment of an additional remuneration. The Licensor will provide to the Licensee the quotation for such services prior to undertaking any further activities. The Licensor will start additional services only upon prior acceptance of the proposed quotation by the Licensee.

10. TERMINATION OF THE EULA
10.1. The license is granted for the fixed period of time therefore it can be terminated only according to provisions of the EULA, in particular section 5.6. In any case the Licensee shall not be entitled to any refund of the paid license fee.

10.2. The Licensor may terminate the EULA with immediate effect from the date of receipt of an appropriate statement by the Licensee in the case of

10.2.1. failure to pay the license fee above 5 days;
10.2.2. breach of terms of license granted by the Licensor;
10.2.3. infringement by the Licensee of any Intellectual Property Rights of the Licensor;
10.2.4. breach of terms of license control specified in section 7 of the EULA, or
10.2.5. use of the Wizlink Software for illegal activity.

10.3. In the event of termination of the EULA the Licensee will remove the Wizlink Software from its hardware, destroy its backup, and send the Licensor a declaration of ceasing to use the Wizlink Software within 3 days after the termination of the EULA.

10.4. In the event of termination of the EULA, there shall be no refund of the licence fees by the Licensor to the Licensee.

11. WARRANTY AND THE LICENSOR’S LIABILITY
11.1. The Licensor does not guarantee that the Wizlink Software is compatible with any of the Licensee’s software or hardware environment or any of the Licensee’s specific needs. The Licensee is obliged to verify such compatibility prior to the purchase of the license. The Licensee
is obliged to thoroughly test any robot scenario and its stability before using it against the production environment.

11.2. The Licensor carries no responsibility of any kind for any loss or damage resulting from the use of robot scenario prepared by the Licensee, its employees, co-workers or any other persons entitled to use Licensee’s system with use of the Wizlink Software.

11.3. The Wizlink Software is provided "As Is", i.e. without guarantee of any kind, expressed or implied, including but not limited to the guaranties of merchantability and fitness for a particular purpose. In case the Licensee is a business entity, the parties agree to exclude the application of the statutory warranty for defects.

11.4. The Licensor’s maximum liability for any damages arising out of or related to this EULA shall be limited to a one month total Licensee payment or EUR 1,000, whichever is less.

11.5. The Licensor shall not be liable for lost profits of the Licensee and for the lost data. The Licensor shall also not be liable for defects of the Wizlink Software and their consequences arising from: (i) using the Wizlink Software with the breach of the EULA’s provision or the Wizlink Software documentation, (ii) using the Wizlink Software contrary to its purpose (iii) malfunction of the Wizlink Software resulting from the server errors or any other part of the infrastructure of the Licensee, as well as the Internet.

11.6. The Licensor shall not be liable for damages resulting from providing third parties with access codes to the Wizlink Software by the Licensee or any person for which it is responsible.

12. THIRD PARTIES CLAIMS

12.1. The Licensor hereby agrees to defend the Licensee in case of any claim of a third party that the Wizlink Software provided by the Licensor infringes or otherwise violates any Intellectual Property Rights of any such third party.

12.2. Upon the assertion of any claim or the commencement of any suit or proceeding against the Licensee by any third party, related to the use of the Wizlink Software, the Licensee shall promptly notify the Licensor of the existence of such a claim and shall give the Licensor reasonable opportunity to defend and to settle the claim at its own expense. The Licensor shall cooperate with the Licensee, shall at all times have the full right to participate in a defence against such claim at its own expense and shall not be obligated to participate in any settlement which it reasonably believes would have an adverse effect on its business.

12.3. The Licensee hereby agrees to defend the Licensor in case of any claim of a third party against the Licensor related to the use of the Wizlink Software by the Licensee. The section 12.2 applies appropriately.

13. GOVERNING LAW AND BINDING LANGUAGE

13.1. This EULA is governed by the law of the Republic of Poland

13.2. Any disputes arising from or in connection with this EULA will be settled by the Regional Court for the Capital City of Warsaw.

13.3. This EULA has been drafted in two language versions with the same content – Polish and English. Should any discrepancies occur, the English version shall prevail.

14. OTHER TERMS AND CONDITIONS

14.1. The Licensee may not assign this EULA or give or transfer the Wizlink Software and/or any services or an interest in them to another individual or entity. If the Licensee grant a security interest in the Wizlink Software and/or any services deliverables, the secured party has no right to use or transfer the Wizlink Software and/or any services deliverables.

14.2. The Licensor reserves the right, at its discretion, to amend this EULA by posting the updated EULA on its website and delivering it to the Licensee by e-mail. The amended provisions will come into force starting from the first day of the license renewal.

14.3. This EULA represents the complete agreement between the parties concerning this license and supersedes all prior agreements and exchanged statements between them, if any.
14.4. The Licensee agrees to use its logo on Licensor web page, social media and other communication channels.

14.5. The Licensor agrees to use its logo on Licensee web page, social media and other communication channels.