END USER LICENSE AGREEMENT

PARTIES:

1. The Backbone B.V, a corporation incorporated and existing under the laws of the Netherlands, hereinafter referred to as: "The Backbone";

and

2. The organization (hereinafter referred to as: "Licensee") purchasing The Backbone End-User Performance Management Pack (hereinafter: "Product").

The Backbone and Licensee hereinafter are collectively referred to as "Parties" and individually as "Party".

WHEREAS:

- Licensee wishes to obtain a license to use the Product;
- The Backbone is willing to grant the Licensee a license to use the Product for the term and specific purpose set forth in this software limited (Art. 2.1) license agreement (hereinafter: "License").

HAVE AGREED AS FOLLOWS:

Article 1 Definitions

- 1.1 "Quote" shall mean a quote or invoice issued by The Backbone and accepted by Licensee by Licensees payment of the specified fees.
- 1.2 "Simulation" shall mean the simulation of the operation and use of a computer and applications by execution of a graphical user interface automation script tool with use case scenario's (i.e. the script is sending key strokes and mouse movements as if a real end-user is performing the operation).
- 1.3 "Management Group" shall mean a single, not tiered, management group as created and managed by Licensee in Microsoft System Center Operations Manager (SCOM).
- 1.4 "License Email" shall mean the email sent to Licensee containing further License details including, but not limited to, the name of the Management Group.
- 1.5 "Product Support and Maintenance" shall mean support and maintenance to the Product as specified in article 4 of this License.

Article 2 License Grant

2.1 The Backbone hereby grants to Licensee a non-exclusive, non-transferable (unless otherwise agreed in writing), worldwide, irrevocable and perpetual license to install and use the Product

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- 2.3 In case the Licensee owns more than one Management Group with the name as specified in the License Email and/or Quote, the Product may only be used in just one of those Management Groups.
- 2.4 Licensee may make one (1) back-up copy of the Product in machine-readable form, provided such copy is used for back-up only and provided all copyright information contained on the original is included in the copy.
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- 3.4 The Backbone reserves the right to make such audits at Licensee's premises as is necessary to ascertain that the Licensee's use of the Product accord with the provisions of this License and the Licensee shall be obliged to assist The Backbone in the preparation of such audit and shall grant The Backbone access to the Licensee's computer equipment and systems.

Article 4 Product Support and Maintenance

- 4.1 Product Support and Maintenance is provided pursuant to this License and is for an initial term of one (1) year (hereinafter: "Initial Term") included in the purchase of the Product. Product Support and Maintenance for the Initial Term will start from the effective date of the License. The effective date is specified in the License Email and/or the Quote. After expiration of the Initial Term Licensee can renewal the Product Support and Maintenance pursuant to a Quote.
- 4.2 Product Support and Maintenance is solely provided for the latest version of the Product. If Licensee uses the penultimate release of the Product, then Product Support and Maintenance with respect to that penultimate release of the Product will expire three months after the release of the latest version of the Product.
- 4.3 Product Support and Maintenance is limited to the following:
 - Bug fixes (limited to patches and hot fixes);
 - Product releases (limited to service packs upgrades and/or new versions);
 - Technical support for the installation and configuration of the Product.
- 4.4 Any Bug fixes and/or Product releases provided pursuant to Product Support and Maintenance shall be governed by this License.
- 4.5 Product Support and Maintenance is provided on weekdays between 09.00 17.00 o'clock, local time of The Netherlands (London +1 hour), national holidays in The Netherlands are excluded.
- 4.6 Response to a Product Support or Maintenance question is guaranteed within 24 hours on weekdays after receiving the question.
- 4.7 The Backbone is not responsible for a correct operation of the Simulation after the update to the latest version of the Product.
- 4.8 For the avoidance of doubt and for clarification of article 4.3, Product Support and Maintenance does not include for example but not limited to support related to questions about:
 - The necessary IT Infrastructure;
 - Simulation scripting;
 - Installation of SCOM and SQL server;
 - Deployment of SCOM agents;
 - Simulation tool/engine;
 - Related products to the Product.

Article 5 License Fees

- 5.1 Licensee shall pay the license fee for the Product agreed with The Backbone or The Backbone Partner, if the Product is distributed through a The Backbone Partner. The license fees are to be paid in advance.
- 5.2 The Backbone retains the right to change the prices for Licenses at any time provided that The Backbone notifies Licensee no later than thirty (30) days prior to the change of the license fees.

Article 6 Term and termination

- 6.1 The Backbone may terminate this License at any time with immediate effect and without judicial intervention, by written notice to Licensee upon any breach of this License by Licensee which is capable of complete remedy but which is not completely remedied within thirty (30) days after written notice from The Backbone specifying the breach and requiring it to be remedied, or upon any breach of this License by Licensee which is not capable of complete remedy within thirty (30) days.
- 6.2 This License shall further terminate, without notice, (i) upon the institution by or against Licensee of insolvency, receivership or bankruptcy proceedings or any other proceedings for the settlement of Licensee's debts, (ii) upon Licensee's making an assignment for the benefit of creditors, or (iii) upon initiation of dissolution proceedings of Licensee.
- 6.3 Upon termination of the License, all the rights granted to Licensee under this License shall immediately cease.
- 6.4 Upon termination Licensee shall destroy all copies of the Product in Licensee's possession. No repayment of license fees paid in advance will be made.

Article 7 Limited Warranty

- 7.1 The Backbone warrants that the Product hereunder will perform during the warranty period in conformance to the functionality specifications for and distributed with the Product by The Backbone at the date of initial delivery of the Product to the Licensee. The warranty period applicable to the Product is ninety (90) days commencing on the date the Product is accepted or installed and used commercially by the Licensee, whichever occurs first.
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- 7.3 The Backbone shall not be liable under this warranty if the alleged defect in the Product does not exist or was caused by Licensee's or user's or any third person's misuse, negligence, improper installation or testing, unauthorized attempts to support, or any other cause beyond the range of the intended use.
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- 9.2 Subject to the remainder of this paragraph, Licensee releases The Backbone from all obligations, liability, claims or demands in excess of the limitation. This limitation shall survive and apply even if any limited warranty or remedy hereunder is found to have failed of its essential purpose.
- 9.3 This limitation of liability shall not apply if the damages are caused by, or relate to, gross negligence or wilful misconduct by or on behalf of The Backbone.

Article 10 General Provisions

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Licensee acknowledges that, due to the nature of the licensed Product and the inherent difficulty of adequately protecting the proprietary rights of The Backbone in the licensed Product, a breach of this License will cause The Backbone irreparable harm for which money damages would be inadequate. Therefore, Licensee agrees that The Backbone is entitled to seek injunctive relief to protect its rights under this License, in addition to any and all remedies available at law.

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10.3 Waiver

The failure of either Party to require performance by the other Party of any provision hereof shall not constitute a waiver of the provision itself nor the right to require performance thereunder.

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Licensee shall not assign or transfer this License or delegate any of its rights, duties or obligations hereunder without the prior written consent of The Backbone, which consent shall not unreasonably be withheld.

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This License shall be governed by, and construed in accordance with, the substantive laws of The Netherlands excluding its conflict of law provisions. Any dispute, claim or controversy arising out of or in connection with the License that cannot be settled amicably by the Parties shall be settled by the competent Dutch court of Overijssel, location Almelo, the Netherlands.

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