

FLIP ROSE® Trial Version Terms of Use

The FLIP ROSE® Trial Version Terms of Use (the "Terms of Use") set forth the terms and conditions under which the General Incorporated Association FLIP Consortium (the "FLIP Consortium") will provide FLIP ROSE® Trial Version Program (the "Trial Version Program" including any and all computer programs which are the software provided by the FLIP Consortium as FLIP ROSE® Trial Version, manuals, examples and related documentation or portions thereof) to the users. The Terms of Use shall apply to all users who use the Trial Version Program (the "User"). The User may use the Trial Version Program only if the User consents to the Terms of Use.

1. Grant of License

(1) The FLIP Consortium will grant to the User a limited, non-transferable license to use the Trial Version Program in accordance with the Terms of Use.

(2) The User may use the Trial Version Program within 6 months from the date when the application for the Trial Version Program is received by the FLIP Consortium.

(3) The User may use the Trial Version Program on the hardware which the User possesses or the User has the right to use.

2. Prohibited Matter

(1) The User shall not use all or part of the Trial Version Program for any purposes other than non-commercial study for non-profit purpose or evaluation of FLIP ROSE® program. The purposes for which the User shall not use all or any part of the Trial Version Program include but are not limited to performance verification, load tests or practical use on business.

(2) The User shall not lend, assign or sublicense the Trial Version Program to any third-party.

(3) The User shall not duplicate all or any part of the Trial Version Program.

(4) The User shall not modify or alter all or any part of the Trial Version Program, in any manner, such as by combining the Trial Version Program with any other software

(5) The User shall not or shall not attempt to reverse engineer, decompile, or disassemble all or any part of the Trial Version Program.

3. Disclaimer

(1) The User shall use the Trial Version Program after understanding that the specification and functions of the Trial Version Program are different from those of the programs for sale or the programs for members, and that the Trial Version Program has limitations in its functions.

(2) The Trial Version Program is provided "as is".

The FLIP Consortium disclaims any warranties of nature including, but not limited to, quality, performance, merchantability or fitness for a particular purpose. The FLIP Consortium shall not be liable for any results associated with the use of the Trial Version Program.

(3) The FLIP Consortium shall not be liable for any direct or indirect damages or losses to the User or to any third-party caused by or in connection with the use or inability to use the Trial Version Program.

(4) The FLIP Consortium will not provide the support service relating to the use of the Trial Version Program.

4. Rescission of License

In event that the User breaches any of the Terms of Use, the FLIP Consortium can rescind the license and immediately make the User stop use of the Trial Version Program.

5. Operation Environment

The operation environment of the software program included in the Trial Version Program is based on the original software program provided by the FLIP Consortium. The User shall check the operation environment of the Trial Version Program on the website of the FLIP Consortium.

6. Compensation of Damages and Jurisdiction

(1) If the FLIP Consortium suffers or incurs any damages or losses due to the breach of any of the Terms of Use by the User, the User shall be liable for any and all losses or damages suffered by the FLIP Consortium.

(2) The Kyoto District Court of Japan shall have exclusive jurisdiction over all disputes arising out or in connection with the Terms of Use.

7. Attribution

All rights, including copyrights and intellectual property rights, to the Trial Version Program or related documentation including manuals associated with the Trial Version Program belong to the FLIP Consortium or each right holder, and are protected under the copyright laws and other applicable laws and treaty provisions.

8. Other

(1) The FLIP Consortium may amend or change the Trial Version Program without any notice to the User or permission by the User.

(2) The FLIP Consortium shall handle the User's name, address, e-mail address, telephone number and any personal information which can be used to identify the User, with appropriate and reasonable care in accordance with the Privacy Policy set forth in the website of the FLIP Consortium.

(Last updated: July 1, 2021)