

End User License Agreement

IMPORTANT — **READ CAREFULLY**: This End-User License Agreement ("EULA" and "Agreement") for **VTEX software** is a legal and binding agreement between you ("Licensee") and **VTEX ECOMMERCE PLATFORM LIMITED**, a private limited company incorporated and registered in England and Wales under VAT GB278404189 whose registered office is located at Wework Aviation House, 125 Kingsway, London, United Kingdom, WC2B 6NH ("**VTEX**"). This EULA governs Licensee's use of all of the Software distributed or delivered hereunder. "Software" or "VTEX Platform" means all software, associated media, any printed materials and any accompanying "online" or electronic information provided to Licensee hereunder. By contracting, downloading, installing, copying, or otherwise using the Software, Licensee acknowledges that it has read this EULA and agrees to be bound by its terms. If Licensee does not agree to the terms and provisions of this EULA, it shall not download, install, copy, or otherwise use the Software. If these terms are considered an offer, acceptance is expressly limited to these terms.

Definitions:

Client: party indicated in the Master Services Agreement as "Client"; or indicated in the Master Partner Agreement as "Partner".

VTEX Platform: Internet application provider offered by **VTEX** for service solutions for ecommerce, its databases, software, networks and files.

Object of the License: international, non-exclusive, non-sublicensable and non-transferable license to access the administrative environment of the VTEX Platform; and make edits and additions to the Client's VTEX Platform. No rights are granted by implication or otherwise.

Access, installation or inclusion of any applications that violate the law, agreements entered into by the Customer, or third party rights, especially intellectual property, confidential information, and image rights, with any form of abusive, embarrassing or harmful use being expressly prohibited.

Licensee may not modify, adapt or translate the Software or create derivative works based on the Software. This exclusion does not cover edits made to the Client's individual account for developments in their individual account on the VTEX Platform, including, but not limited to, edits made on the VTEX development platform, e.g. VTEX IO.

License Duration: The same duration as the MSA or MPA. All negative obligations of the Licensee and respect for **VTEX**'s intellectual property rights contained in this EULA survive this period.

Binding: By accessing the "admin" module of the Platform, Licensee acknowledges that it has read this EULA and agrees to comply with its terms.

Blocking access: If **VTEX** finds through significant evidence that a certain User is using the Software improperly or differently from this License, **VTEX** may block their access, without prejudice to the respective Client being liable for any damages caused to the third party and/or to **VTEX**.



Changes. VTEX may change the EULA at any time and at its sole and exclusive discretion. Amendments to this EULA will come into force 10 (ten) days after being published on the Software or on official **VTEX** websites. For Licensees already registered on the VTEX Platform, any changes will be made available automatically.

Notifications: all deliveries of documents, communications and notifications from the Licensee to **VTEX** relating to this Term must be carried out in the manner provided for in the MSA or MPA.

Applicable law: as provided for in the MSA.

Jurisdiction: Any and all disputes, claims or legal proceedings arising from this instrument will be subject to the jurisdiction provided for in the MSA or MPA signed between the Parties.

1. Ownership

The Software is owned by **VTEX** and its third-party suppliers and is licensed (and not sold) to Licensee. In connection with this EULA, **VTEX's** third party suppliers or distributors may assert and protect any of their rights, and with **VTEX's** permission, **VTEX's** rights.

2. Grant of License

Subject to the terms of this EULA, **VTEX** grants Licensee the worldwide, non-exclusive, non-sublicensable, non-transferable, license to use one copy of the Software, in object code format, solely for their own use. Licensee may not reverse-engineer, decompile, or disassemble the Software, or otherwise reduce the code of the Software, except and only to the extent that the restriction of such activity is prohibited by applicable law, and in such event, Licensee shall provide **VTEX** prompt notification of such activities. Licensee may not market, distribute, transfer copies of the Software to others or electronically transfer the Software from one mobile phone to another. Licensee may not rent, lease, or lend the Software. Licensee may not modify, adapt or translate the Software or create derivative works based on the Software. All rights not expressly granted to Licensee in this EULA are reserved by **VTEX** and its suppliers. No rights are granted to Licensee by implication or otherwise.

3. Termination

This EULA may be terminated by **VTEX** upon prior notice of 48 hours upon the breach of any of Licensee's obligations or the license rights granted under this EULA, without prejudice to the payment by Licensee of any losses and damages suffered by **VTEX** arising from such violation. Upon termination, all use of the Software must cease, and all rights granted under this EULA are terminated. Upon termination, Licensee hereby agrees to return to **VTEX** or to destroy all copies of the Software in its possession or control within thirty (30) days of such termination.

4. Proprietary Rights

All rights, title, and proprietary interest in and to the Software (including, but not limited to, any patents, trade secrets, trademarks, copyrights, images, photographs, animations, video, audio, music, text, software code and applets incorporated into the Software) are owned by **VTEX** or its suppliers.



5. Limited Warranty

To the maximum extent permitted by applicable law, **VTEX**, its suppliers, and distributors provide the software and any (if any) support services related to the software ("support services") without any express warranty or indemnity. The software and support services are provided "as is" and "with all faults". **VTEX**, without prejudice to the limitation already established in the Master Services Agreement ("MSA"), agreement established between the Parties, is exempt from hereby disclaims all implied indemnities and warranties, including, but not limited to, any (if any) implied warranties of merchantability, fitness for a particular purpose, non-infringement, title, or that the operation of the software will be accurate, virus-free, or will correspond to any documentation. no oral or written information or advice given by **VTEX**, its resellers, distributors, agents or employees creates a warranty and licensee may not rely on any such information or advice.

6. Use of Your Data

The Software has the capability to capture certain Licensee's personally identifiable information and transfer such information to VTEX. VTEX may use such information in connection with VTEX Software and Support Services. In addition, VTEX may aggregate and anonymize such personal information, in accordance with applicable law, and use such resulting de-identified data set for VTEX's business purposes. By contracting, downloading, installing, copying, or otherwise using the Software, you agree to such transmission and use. Licensee agrees VTEX may share Licensee's personal data to thirty-party services providers, such as Pardot and Unbound, in order to keep Licensee informed about updates on Software and to provide Support Services. The Privacy Policy through link Licensee can access **VTEX** https://vtex.com/br-pt/vtex-privacy-policy/.

7. General Provisions

This EULA contains the entire agreement between the parties with respect to its subject matter and supersedes all prior or contemporaneous agreements or understandings (oral or written). This EULA is governed by and shall be interpreted in accordance with the laws of the MSA or Master Partner Agreement ("MPA") signed between Parties, without giving effect to any applicable choice of law principles. This EULA is not governed by the United Nations Convention on Contracts for the International Sales of Goods, the application of which is expressly excluded. This EULA may not be modified except by a written addendum issued by a duly authorized representative of **VTEX**. No provision of this EULA can be waived unless such waiver is in writing and signed by a duly authorized representative of **VTEX**. If any part of this EULA is found to be unenforceable or void, the remainder that part shall be limited or eliminated to the minimum extent necessary so that the remainder of this EULA shall otherwise stay valid and enforceable. Any and all disputes, claims or legal proceedings arising hereunder shall be subject to the exclusive jurisdiction specified in MSA or MPA signed between the parties.