

VERTABELO Software License Agreement

PLEASE READ THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT
CAREFULLY BEFORE USING VERTABELO SOFTWARE

By downloading, installing, copying, or otherwise using VERTABELO Software, you agree to be bound by the terms of this License. If you do not agree to the terms of this License or do not have authority to bind customer to these terms, do not download or use VERTABELO Software. VERTABELO Software is not sold, and instead is only licensed for use, strictly in accordance with this document.

1. Definition

VERTABELO Software - means the software distributed directly or indirectly by the Vertabelo S.A. under the name VERTABELO, including but not limited to (i) all software files and other computer information; (ii) related explanatory materials in any form; (iii) any modified versions and upgrades, updates provided to Customer by Vertabelo S.A. at any time.

Vertabelo S.A. - means Vertabelo S.A., company established under the laws of Poland, with registered number 0000804757, NIP 5213728840 and with its address at Filona 16, 02-658 Warsaw, Poland.

Customer - means the entity, which has been granted the License.

License - means the right to use VERTABELO Software by the Customer, as granted in section 3.

2. Intellectual Property Ownership

2.1 The VERTABELO Software and any authorized copies are the intellectual property of and are owned by Vertabelo S.A. and its suppliers. The structure, organization and source code of the VERTABELO Software are the valuable trade secret and confidential information of Vertabelo S.A. and its suppliers. Except as expressly stated herein, this agreement does not grant Customer any intellectual property rights in the VERTABELO Software. All rights not expressly granted are reserved by Vertabelo S.A. and its suppliers.

2.2 VERTABELO Software may contain third party software (e.g. open source software) which may be subject to other terms and conditions. This terms and conditions are available in separate folder *third-party-licences* included in VERTABELO Software. Such third party software is not the subject to this license agreement.

3. Grant of License

The usage of VERTABELO Software is allowed only pursuant to a License indicated below. Vertabelo S.A. grants the Customer right to use VERTABELO Software under the conditions described in point 3.1 or 3.2 below, with the following limitations:

- a) the Customer may not alter, modify, adapt, translate, reverse engineer, decompile, or disassemble VERTABELO Software, nor attempt in any other manner to obtain the source code;

- b) the Customer may not sell, transfer, assign, rent, lease or sublicense VERTABELO Software to someone else;
- c) the Customer may not distribute copies of VERTABELO Software, or electronically transfer VERTABELO Software from one computer to another or over a network.

3.1 Evaluation License

- 3.1.1 Vertabelo S.A. hereby grants an Customer the time-limited, non-exclusive, non-transferable, non-sublicensable, non-assignable right to use VERTABELO Software.
- 3.1.2 VERTABELO Software may only be installed and used by the Customer for demonstration, evaluation and training purpose and only if any output files, projects or other materials produced through such use are used only for internal, non-commercial and non-production purposes.
- 3.1.3 The period for which Evaluation License is granted to the Customer until trial subscription period is not expired.
- 3.1.4 Customer may not use VERTABELO Software after expiration the Evaluation License period. Upon expiration the Evaluation License period the Customer must obtain the Commercial License to continue using VERTABELO Software or cease using VERTABELO Software immediately.

3.2 Commercial License

- 3.2.1 Vertabelo S.A. hereby grants an Customer who purchased the Commercial License (Subscription) the time-limited, non-exclusive, non-transferable, non-sublicensable, non-assignable right to use VERTABELO Software by limited, described in purchased subscription, number of users.
- 3.2.2 VERTABELO Software may only be downloaded and installed on the one Customer's computers which is available only for authorized by the Customer users. The Customer is required to record names of users who has the right to use VERTABELO Software and share this data upon Vertabelo S.A. request.
- 3.2.3 The period for which Commercial License is granted to the Customer until the purchased subscription is not expired (paid).
- 3.2.4 Customer may not use VERTABELO Software after expiration the one Commercial License period.

4. Gathering of Usage Statistics

VERTABELO Software may contain the feature that reports the usage statistics, diagnostics information and usage meta-information of VERTABELO Software to Vertabelo S.A.

5. Audit

The Customer agree that Vertabelo S.A. may audit use of VERTABELO Software for compliance with these document at any time, upon reasonable notice. In the event that such audit reveals any use of VERTABELO Software other than in full compliance with the terms of this License, the Customer shall reimburse Vertabelo S.A. for all reasonable expenses related to such audit in addition to any other liabilities the Customer may incur as a result of such non-compliance.

6. Updates

VERTABELO Software may be updated from time to time. The Customer during the period specified in the purchased License has the right to use updated, available on VERTABELO Software website, version of VERTABELO Software or its parts, with no additional fee. By updating to a newer version, the Customer accepts the terms and conditions of the License attached to the newer version if the License has changed between the two versions of VERTABELO Software.

7. Applicable law

This License shall be deemed to have been made in, and shall be construed pursuant to, the laws of The Republic of Poland. The United Nations Convention on Contracts for the International Sale of Goods is specifically disclaimed.

8. Use of name and logo

The Customer agrees to be identified as a client of Vertabelo S.A. and that Vertabelo S.A. may refer to the Customer by name, trade name and trademark, if applicable, and may briefly describe the Customer business in Vertabelo's marketing materials, on Vertabelo S.A. website, in public or legal documents. The Customer hereby grants Vertabelo S.A. a non-paid license to use the Customer's name and any of the Customer's trade names and trademarks solely pursuant to this marketing section.

For an opt-out of this term, please contact at:

Address: Filona 16, 02-658 Warsaw, Poland

E-mail: contact@VERTABELO.com

9. Disclaimer of warranties and limitation on liability

9.1 To the maximum extent permitted by applicable law, VERTABELO Software is provided "as is" and Vertabelo S.A. disclaim all warranties, either whether express or, implied, or statutory, including, but not limited to, implied warranties of merchantability and, fitness for a particular purpose, title, and non-infringement. Without limiting the foregoing, the Customer is solely responsible for determining and verifying that VERTABELO Software that he obtains and uses is the appropriate version.

9.2 To the maximum extent permitted by applicable law, in no event shall Vertabelo S.A. be liable for any special, incidental, indirect, or consequential damages whatsoever (including, without limitation, damages for loss of business profits, loss of data, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use the VERTABELO Software, even if Vertabelo S.A. has been advised of the possibility of such damages.

10. Miscellaneous

10.1 The Customer agrees that he will not remove, obscure, make illegible or alter any notices or indications of the intellectual property rights and/or Vertabelo's S.A. rights and ownership thereof, whether such notice or indications are affixed on, contained in or otherwise connected to any materials.

10.2 If any provision of this License is inconsistent with, or cannot be fully enforced under, the law, such provision will be construed as limited to the extent necessary to be consistent with and fully enforceable under the law. This License is the final, complete and exclusive agreement between the parties relating to the subject matter hereof, and supersedes all prior or contemporaneous understandings and agreements relating to such subject matter, whether oral or written. The Customer agrees that it will not ship, transfer or export VERTABELO Software into any country, or use VERTABELO Software in any manner, prohibited by law of The Republic of Poland or any export laws, restrictions or regulations.

For exceptions or modifications to this License, please contact Vertabelo S.A. at:
Address: Filona 16, 02-658 Warsaw, Poland