

## Agent X Group LLC End User License Agreement (EULA)

### Important Notice and Acceptance of Terms

By downloading, installing, accessing, or using the software, clients, extensions, SDKs, APIs, or related services of Agent X Group LLC (collectively, the "Software"), as well as by making purchases, the user accepts this EULA and agrees to be legally bound by it; If you do not agree, you must immediately stop using and delete the Software.

If this EULA is accepted on behalf of a legal entity, the accepting party represents and warrants that it has the authority to bind such entity and its affiliates; if it does not have such authority, this EULA may not be accepted and the Software may not be installed or used.

This EULA governs the purchase and use of Software obtained directly from Agent X Group LLC or through authorized resellers/distributors; certain updates/add-ons/online services/support may be subject to their own terms and conditions, which will take precedence over this EULA with respect to the applicable items.

### Incorporation; Hierarchy

This EULA is part of the Agent X Group LLC contractual package together with the Terms of Use, Privacy Policy, and Auto-Renewal Agreement; in the event of a conflict regarding licensing, this EULA shall take precedence; for other matters, the specific documents shall apply.

### License Grant

Agent X Group LLC grants a personal, limited, revocable, non-exclusive, non-transferable, nonassignable, and non-sublicensable worldwide license to install and use the object code of the Software on supported devices under the user's control, solely for the purposes permitted by this EULA and in accordance with applicable law.

The license extends to free trial access, beta versions, and evaluation editions; time, feature, geographic, or device limitations may apply and may be changed or revoked at any time.

### Third-party services; proxies; integrations

The Software may provide access to third-party services (e.g., payment providers, analytics, chat, CDN) and, if available, proxy offerings (mobile, residential, data center) provided by Agent X Group LLC or third parties; such services are subject to the separate terms and conditions of the respective providers.

Agent X Group LLC does not recommend or influence the selection of specific third-party proxies and is not responsible for the terms, availability, or performance of third-party services; the user is solely responsible for the legality and compliance when using proxies and external platforms.

### Permitted Use

- Download, install, and use the Software on supported desktop and mobile devices under the user's control for internal purposes; ensure that the devices meet the published minimum requirements.

- Receive and use updates or additional components that Agent X Group LLC may provide to correct errors or improve stability, in accordance with this EULA.
- Access third-party services through the Software solely to the extent provided and permitted by their terms and conditions. Prohibited Actions
- Reverse engineer, decompile, disassemble, attempt to obtain the source code, or create derivative works; modify or combine any part of the Software with other software, unless permitted by mandatory law.
- Reproduction, copying, renting, leasing, lending, selling, sublicensing, or other commercial distribution of the Software or rights thereto.
- Removing or altering copyright notices, trademarks, and other proprietary rights notices; disabling or circumventing security or licensing mechanisms.
- Use to distribute malicious software, interfere with networks, overload infrastructure, or circumvent technical/operational limits.
- Any illegal or fraudulent use; violation of applicable law, sanctions, export controls, platform rules, or third-party rights (privacy, IP, image rights).
- Misrepresentation by an Agent X Group LLC employee/representative; collection, tracking, or transmission of personal data without proper legal basis; use of proxies in a manner that compromises privacy/security or causes harm.
- Providing use of the Software to third parties for the benefit of third parties (e.g., as a service bureau) without written permission.

#### Ownership and Intellectual Property

The Software is licensed, not sold. Agent X Group LLC and its licensors retain all rights, title, and interest in the Software, including all intellectual property rights, updates, and modifications. No implied licenses are granted.

All trademarks, service marks, and trade names are the property of Agent X Group LLC and/or its licensors; no rights are granted except for nominal mention without creating the impression of endorsement.

#### Privacy

The processing of personal data in connection with the Software is governed by the Agent X Group LLC Privacy Policy. Certain features may require additional notices, consents, or settings from ; it is recommended that you review the relevant interface messages.

#### Updates; Features; Availability

The Software and Services are provided on a continuous update basis; updates may add, modify, or remove features. Agent X Group LLC does not commit to providing any specific features, updates, or compatibility with all devices, operating systems, or third-party services.

Availability, languages, and pricing may vary by region and are subject to change.

#### Disclaimer of Warranties

The software and any related services are provided "as is" and "as available" without any warranties, either express or implied, including merchantability, fitness for a particular purpose, non-infringement, reliability, or error-free operation.

No oral or written information or advice shall create any warranty not expressly stated in this EULA.

#### Limitation of Liability

To the maximum extent permitted by law, Agent X Group LLC shall not be liable for any indirect, incidental, special, punitive, or consequential damages, loss of profits/revenue/data/business reputation, device failure, or business interruption arising out of this EULA or the use of the Software, regardless of the basis (contract, tort, including negligence, strict liability), even if advised of the possibility of such damages.

To the maximum extent permitted, Agent X Group LLC's total liability for all claims relating to the Software during any 12-month period shall be limited to the total amount of payments made by the user to Agent X Group LLC during the 12 months preceding the first claim.

#### Indemnification (compensation for damages)

The user agrees to defend, indemnify, and hold harmless Agent X Group LLC, its affiliates, officers, directors, employees, agents, and licensors from all claims, liabilities, damages, losses, costs, and expenses (including reasonable attorneys' fees, investigation, expert witness fees, arbitration/court fees, and enforcement costs) arising out of or in connection with: (a) your breach of this EULA or applicable law; (b) your content/conduct/improper use of the Software or proxy; (c) infringement of third-party rights; (d) disputes with third-party services accessed through the Software.

Agent X Group LLC may assume exclusive defense and control of any matter subject to indemnification; the user shall provide necessary cooperation and information.

#### Suspension; Termination

This EULA takes effect upon first use and remains in effect until terminated. Agent X Group LLC may immediately suspend or terminate the license and access in the event of a violation of this EULA, a threat to security/operational processes, failed checks (e.g., sanctions/AML), or as required by law.

The user may terminate the EULA by deleting the Software and ceasing to use it; written notice may be required to close the account.

Upon termination, all rights under this EULA shall cease; the user must immediately uninstall the Software and destroy all copies.

Provisions that by their nature are intended to survive (IP ownership, disclaimer of warranties, limitation of liability, indemnification, dispute resolution/jurisdiction, feedback, assignment) shall survive termination.

#### Applicable law; dispute resolution; class action waiver

- Applicable law: Delaware, USA, without regard to conflict of laws.
- Arbitration: Any dispute arising out of this EULA or in connection with the Software shall be finally settled by confidential arbitration in Delaware by a sole arbitrator; the

language shall be English. The Delaware court may grant injunctive relief or enforce the award.

- No Class/Representative/Mass Arbitrations: All proceedings shall be conducted on an individual basis only.

#### Export Control; Sanctions

The Software may be subject to the export control and sanctions laws of the United States and other countries. You represent that you are not a prohibited person and will not export/re-export the Software in violation of applicable law.

#### Open Source and Third Party Components

The Software may contain open source components or third-party libraries that are subject to their respective licenses; such terms shall prevail over this EULA in the event of a conflict. Notices are provided in the Software or documentation, if applicable.

#### Feedback

Ideas, suggestions, or feedback are provided on a non-confidential basis; the user grants Agent X Group LLC an irrevocable, royalty-free, worldwide, perpetual license to use and commercialize them without restriction, attribution, or compensation.

Electronic Communications; Notices. Notices under this EULA may be provided electronically (in-app notifications, account dashboard, email). The authorized language is English; local translations are provided for convenience.

Assignment. You may not assign this EULA or any rights/obligations without the prior written consent of Agent X Group LLC; any attempted assignment without consent is void. Agent X Group LLC may assign or transfer this EULA (including in connection with a merger, acquisition, reorganization, or asset sale) without the User's consent. Severability; Waiver; Entire Agreement; Modifications

- If any provision is held to be invalid or unenforceable, the remaining provisions shall remain in full force and effect, and the invalid provision shall be replaced by a valid provision that most closely approximates the intent of the parties.
- Failure to exercise any right shall not be deemed a waiver of that right.
- This EULA constitutes the entire agreement regarding the licensing of the Software and supersedes all prior agreements on this matter.
- Agent X Group LLC may update the EULA by publishing a new version; continued use after the effective date constitutes acceptance. If the provisions are unacceptable, you must discontinue use before the changes take effect.

#### Contact

- Support and legal inquiries: [office@agentx.company](mailto:office@agentx.company)