

ANDROBAR®

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SOFTWARE CHANGES

When you purchase the SOFTWARE, you agree to the exact software with the exact features you saw in the sales presentation.

SOFTWARE PROPERTY

Buyer is entitled to a preinstalled number of paid licenses of our software. We do not provide CDs with copies of our software. The software is intended to be used at the location it was licensed for.

SOFTWARE MANUALS

There are training manuals provided upon request. Reseller will also provide training on site.

SUSPENSION FOR NON-PAYMENT

Right to Suspend. AndroBar may stop performing its obligations if user is late making a payment, if within [five] Business Days of the payment being due, AndroBar notifies user of the failure to pay, and user does not make the payment within [30] Business Days after receiving AndroBar's notice.

Resumption of Performance. AndroBar will resume performance when user pays all outstanding amounts.

No Liability During Suspension. AndroBar will not be liable for any liabilities, claims, or expenses arising out of the suspension of AndroBar's performance under this section. All functionalities of the software may cease except for, but not limited to reporting.

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Resumption of Subscription. AndroBar shall resume providing the [SOFTWARE] once user pays all outstanding Subscription Fees.

No Liability During Suspension. AndroBar will not be liable for any liabilities, claims, or expenses arising out of the suspension of the [SOFTWARE] under this section. All functionalities of the software may cease except for, but not limited to reporting.

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GENERAL

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No ANDROBAR dealer, agent or employee is authorized to make any amendment to this EULA. If any provision of this EULA shall be held by a court of competent jurisdiction to be contrary to law; that provision will be enforced to the maximum extent permissible, and the remaining provisions of this EULA will remain in full force and effect.

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"If any provision of the agreement is found to be unlawful, void, or unenforceable, then that provision shall be severed from this agreement and will not affect the validity and enforceability of any of the remaining provisions. This agreement shall be construed under and governed by the laws of the Province of Quebec, Canada. Each party hereto agrees to submit to the personal jurisdiction and venue of the Provincial and federal courts located in Montreal, Quebec, Canada in the event litigation to enforce the terms and conditions of this Agreement is necessary. Venue for any such action shall be Montreal, Quebec, Canada"