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This license is granted by THISF INFORMÁTICA LTDA and includes the following items:

- 1. General Licensing Agreement**
- 2. The addendum to the General Licensing Agreement**

Important: This license must be read carefully before the product is used. The installation, copying, or use of this product indicates that the client has understood and consented to the terms of this license. In the event of disagreement concerning the terms hereof the use of the product must be immediately terminated.

Attention: This agreement is conclusory proof of the licensing terms, and therefore is itself valuable intellectual property.

A. The license

THISF INFORMÁTICA LTDA, hereinafter referred to as licensor furnishes storage media which contains a computer program ("The Program") that may but need not include on line or electronic documentation, and other printed material (collectively referred to as "The Product") and also grants a license to use The Product in accordance to the terms set forth herein. The copyright and other indicia of ownership of The Product must remain with the licensor or assigns. Any copyright or trademark on The Product must be faithfully reproduced on all copies orrelated materials.

A.1 Distribution: The software is exclusively distributed via electronic media (download).

A.2 Installation: The licensee may install The Program on more than one of its computers. This license is granted to the licensee not to any specific computer.

A.3 Agreement: The licensee is on notice that some of the data provided by the licensee will be saved in the licensor's database, in encrypted form. Such data will be used solely for statistical and archival purposes and for technical support, and will not be transmitted or revealed to any third party without the express authorization of the licensee.

A.4 Grant: The license to use the program is individual to the licensee - who is the owner of the bank account, in other words the one whose name will be on the invoice issued by the licensor and will be held accountable for payments to the licensor. It is entirely the

responsibility of the client to represent that he is the licensee himself or has been authorized by the licensee to furnish the necessary data, thereby indemnifying the licensor from all responsibility relating thereto.

A.5 Identification of the licensee: The licensee will be identified by the CPF (**Cadastro Pessoa Física**) if it is an individual and by the CNPJ (**Cadastro Nacional de Pessoa Jurídica**) if it is a corporate entity. The licensor will verify such identification with SRF (Secretaria da Receita Federal). The licensor will only accept valid and/or active CPFs or CNPJs. The name printed on the invoice will be that of the licensee who is in good standing with the SRF.

A.6 Assignability: Under no circumstances will the licensee be permitted to assign or transfer this contract of license. In the event that such assignment or transference is desired, an entire new licensing contract must be entered into.

A.7 Software Update: The licensee understands and agrees by execution of this instrument that software updates will be provided by automated or manual forms. The licensor will without fail advise the licensee by means of email of the upgrades and what they entail.

A.8 Limitation of Liability: The licensor is not responsible for inappropriate use of The Program or for the consequences of disregard of The Product use instructions, nor for the failure to follow any instructions given by the licensor's technical support team as defined in the CDC (Código de Proteção e Defesa do Consumidor) CapítuloIV, SeçãoII, Artigo 14, Paragrafo 3º e Incisos.

A.9 Technical Support: The technical support team of the licensor is available at no charge to the licensee from Monday through Friday, from 10 am to 5 pm, Rio de Janeiro local time, via email and/or phone, at licensee's expense. Under no circumstances will collect calls be accepted. Technical support is provided based on the latest updated available version of the software only.

A.10 Payment and form of payment: Payment for use of license may be in a single payment.

A.11 Limit of validity of License: This license is valid for the duration of The Product use. However in case of violation of this contract or any clause thereof the licensee must forthwith destroy all copies of The Product whether hardcopy or electronic and immediately discontinue use of The Program. The limitations of guarantees and responsibilities set forth below will survive the expiration of the contract.

A.12 Limitation of guarantees and responsibilities: The product is offered in its current condition, ("as is"), without any other guarantee or warranty, express or implied including but not limited to warranty of merchantability, fitness for a particular use, or any other

warranty whether statutory or otherwise, and any statement made by licensor or its agents in the course of negotiations. All the risks incidental to the results or the performance of The Product are the licensee's responsibility. The licensor, its representatives and suppliers will not be responsible to the licensee or any other person or entity for indirect, incidental, special or general damage including but not limited to loss of income or profit, lost or damaged data, or other economic or commercial losses even if the licensor has been put on notice of the possibility of such losses or if they were foreseeable. The licensor disavows any and all responsibility to third parties. In no event shall the responsibility of the licensor or its representatives or its suppliers exceed the purchase price of the license.

B. The following are permitted

B.1 The installation and use of copies of The Product in several machines or networks.

B.2 Making of a copy of The Product for archival or security reasons.

B.3 If this product was acquired as an upgrade of a former product of THISF INFORMÁTICA LTDA or a supplier the upgraded product may be utilized solely under the terms of this agreement.

B.4 Combining the product in its entirety or any part thereof with another program, provided the original form of The Product is preserved as distributed.

C. The Demonstration Copy:

C.1 This software is published in a demonstration version which enables the user to issue 30 "*boletos bancários*" or to use the demonstration program for 30 days prior to the registration of the software.

C.2 Some functions may be limited or not available in the demonstration version.

C.3 To better understand this topic the licensee should read the addenda that are at the end of this document.

D. The following are not permitted:

D.1 Use or copy The Product in any other circumstance than the ones established in this license.

D.2 Translate, modify, reverse engineer, disassemble or deconstruct the licensed product, except when expressly authorized by applicable law.

D.3 Remove or alter any copyright notice, trademark or any other notice of proprietary rights annexed to The Product or parts thereof by THISF INFORMÁTICA LTDA.

D.4 Reference to THISF INFORMÁTICA LTDA or inclusion of any trademark of THISF INFORMÁTICA LTDA in any material whatsoever except for the express purpose of declaring that an “ application product “ may be used in conjunction with specific software of THISF INFORMÁTICA LTDA . In case of reference to THISF INFORMÁTICA LTDA or the inclusion of any trademarks in any materials or programs, packaging, marketing or advertising the names or trademarks must be followed by a disclaimer, printed legibly in at least ten point type in these words:

“ Este produto não é manufaturado, aprovado ou suportado pela THISF INFORMÁTICA LTDA”.

E. Designation of Jurisdiction and Choice of law

E.1 This licensing agreement is complete in its terms and binding on the parties, replacing any other discussions oral or in writing, and may not be modified except by written instrument of equal dignity hereto. This license shall be enforced and interpreted in accordance with the commercial law of Brazil, as applicable to products purchased in Brazil.

E.2 Should any clause, paragraph or section of this contract be declared invalid, illegal or unenforceable by any court of competent jurisdiction, the remainder of this contract shall remain in full force and effect.

E.3 Both parties elect the Forum of the Comarca da Capital do Estado do Rio de Janeiro to hear and decide all controversies which may arise concerning this agreement even after its termination.

2. Addendum to the general license agreement pertaining to the demonstration version:

Should this product be identified as Demonstration Version, the use of the same as demonstration version will be governed by the terms of the general licensing agreement in accordance with the modifications established herein. In case of conflict between the terms of the general licensing agreement and this addendum (demonstration version addendum) the terms of the demonstration version addendum shall supercede the conflicting terms of the general contract. The product may be used for 30 days or be used to issue up to 30 “*boletos bancários*” free of charge in order for the prospective purchaser to verify the

functionality of the product. However the acquisition of the product prior to the expiration of the thirty days shall not imply any proration to which Artigo 49 da lei 8.078/90s to. After 30 days of program installation or issuance of 30 “*boletos bancários*” the program will be disabled. An explanatory screen will appear enabling the acquisition of the software and after verification of payment, the licensor will release the definitive password and all other information necessary for utilization of program.