Apple Inc. LICENSE AGREEMENT FOR CHANNEL INTERACTIVE PARTNERS

IMPORTANT: This code, software, and web technologies (the "Apple Software") is supplied to you by Apple Inc. ("Apple") to integrate and host on your websites, in your capacity as a current, and in good standing, member of the Channel Interactive Licensing Program (the "Program"). Use of the Apple Software is governed by and subject to the following terms and conditions of this License Agreement for Channel Interactive Partners (the "License") and any relevant legal agreements you entered into related to the Program. You hereby agree that the use, installation, modification, or redistribution of this Apple Software constitutes your acceptance of these terms. If you do not agree with these terms, you may not use, install, modify, or redistribute this Apple Software.

No rights are granted to you under this License for any purpose other than marketing, offering for sale, and selling Apple's products, services, and technologies on your website (the "Limited Purpose"). Subject to the terms of this License, Apple grants to you only for so long as you are a current, good-standing member of the Program, a personal, non-transferrable, non-exclusive license to use and modify the Apple Software solely for the Limited Purpose. Subject to the terms of this License, Apple grants to you only for so long as you are current, good standing members of the Program, a personal, non-transferrable, non-exclusive limited license to redistribute only the portions of the Apple Software necessary to be sent by your servers to your users' web browser to run client-side code (such as JavaScript) as part of the normal operation of your website, and solely for the Limited Purpose. You must retain this notice and the following text and disclaimers in all such redistributions of the Apple Software, which may be met by the inclusion of this notice in comments in JavaScript sent by your website to your users' web browser. Any reverse engineering of Apple Software is prohibited without Apple's prior written approval. Apple may immediately terminate this License if you fail to notify third parties of the prohibition to alter, modify, or reverse engineer Apple Software. This License does not grant you a license to use Apple's name, trademarks, service marks, or logos. Except as expressly stated in this License, no other rights or licenses, express or implied, are granted by Apple herein, including but not limited to any patent rights that may be infringed by your derivative works or by other works in which the Apple Software may be incorporated. Apple may terminate this license without cause upon 30 days prior written notice.

The Apple Software is provided by Apple on an "AS IS" basis. APPLE MAKES NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE, REGARDING THE APPLE SOFTWARE OR ITS USE AND OPERATION ALONE OR IN COMBINATION WITH YOUR PRODUCTS.

IN NO EVENT SHALL APPLE BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) ARISING IN ANY WAY OUT OF THE USE, REPRODUCTION, MODIFICATION, AND/OR DISTRIBUTION OF THE APPLE SOFTWARE, HOWEVER CAUSED AND WHETHER UNDER THEORY OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, OR OTHERWISE, EVEN IF APPLE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

EA1718 08/03/2022

Copyright (C) 2022 Apple Inc. All Rights Reserved.