

TERMS OF USE

1. The Product is a VAT knowledgebase portal which provides an understanding of key VAT principles, concepts and ideas designed to assist the Licensee as follows:
 - set out at different levels to facilitate self-guided understanding at a tax technical level, identifying VAT accounting and registration obligations arising and establishing related VAT compliance and reporting obligations thereon; and
 - application tools to facilitate practical application of the VAT knowledgebase including but not limited to worked examples, decision trees, and country tables.
2. The Product may be accessed by means of Hypertext Transfer Protocol Secure (“HTTPS”) link supplied to the Licensee together with log in credentials (“Access”). Access may be made available to the Nominated Users for the duration of the Agreement and under this Work Order.
3. The Licensor grants the Licensee access to the Product on an “as-is” basis for the purposes set out above and as follows:
 - Free thirty (30) day trial period (“**Trial Period**”). Thereafter on a Licence basis for a twelve (12) month period at the end of Trial Period. (“**Licence Period**”).
 - Prior to the end of the Trial Period:
 - Licensee to notify Licensor (email: vlearnsupport@vatglobal.com) should the Licensee not wish to continue to use the Product; or
 - Access granted to Licensee for the Licence Period commencing subsequent to the end of the 30-day period.
 - Should Licensee wish to additional users to be granted access under the License, to contact Licensor (email: vlearnsupport@vatglobal.com, and providing User Details (name and email address)).
 - Prices are exclusive of VAT and local taxes (where applicable).
4. The Licensee shall not use the same for any other purposes. In any other case the Licensee shall enter into a separate agreement with the Licensor for paid-for services.
5. Subject to the terms of the Agreement, the Licence granted for use of vlearn is for informational purposes and/or as a reference guide. The Product is not intended to constitute or serve as advice in the context of the Licensee’s specific business operations, activities, transactions or scenarios. Licensee should not act on the basis of the information without considering appropriate professional advice. Content not permitted to be printed, copied, downloaded, reproduced, stored, forwarded, used for resale or distribution or for any other purpose, including but not limited to co-branding, hyperlinking.

6. The provisions of the Agreement shall apply equally to the Licensee as well as individual users granted access at any time during the Trial Period and/or Licence Period (“Nominated Users”). (Not permissible to grant access to any third party (ies) and/or not under direct employment of the Licensee.)
7. All content on vlearn has been carefully compiled by Licensor and no representation made or warranty provided as to the completeness or accuracy of the information provided, on the basis that legal interpretation is subject to change.
8. The Terms of Use are accepted subjected to the Master Terms as attached, and any agreed special conditions set out herein (jointly “the Agreement”) . These apply, notwithstanding anything to the contrary contained in or incorporated into any document from or oral statement made by the Licensee. No variation or amendment to these terms shall be of any effect unless expressly agreed, in writing, by a person authorised to a sign on the Licensee's behalf.