contact@retraced.co

www.retraced.co

Terms & Conditions

Last modified: January 2022

retraced

The retraced Terms and Conditions form the legal agreement between you, either an

individual or legal entity ("You" or "Your"), and retraced GmbH ("retraced") for use of

the retraced platform ("retraced" or "platform" or "we" or "our"). These Terms and

Conditions serve to govern your use of the retraced platform, including any updates and

accompanying written documentation. The platform is aimed at entrepreneurs.

These Terms and Conditions are subject to change at any time due to technical and legal

adaptations. Use of this site forms your consent and legally binding agreement to adhere

to these terms. Retraced may occasionally contact you via email.

What is retraced?

Retraced is a software solution that enables fashion companies to move towards a more

sustainable, resilient and compliant supply chain. With retraced, brands can map their

supply chains, collect supply chain data, trace productions and monitor and engage with

their suppliers. Besides that, it gives the end-consumer the possibility to trace the

individual supply chain of his purchased product. In addition to transparency and

fairness on the market, this should in particular strengthen the end consumer's

confidence in the brands.

Within the framework of the transparency solution offered by retraced, the data and

documents relevant to the characteristics of sustainability and fairness are collected and

evaluated from the supply chains of the respective company. At the brand's option, the

collected and evaluated supply chain data can be accessed via app and/or via a widget

in the online shop on the brand's website.

contact@retraced.co www.retraced.co

You must be at least 18 years old to use retraced. The acceptance of terms constitutes

your confirmation of the same.

Performance of retraced

etraced

Retraced provides the services to ensure the operational usability of the transparency

solution. The scope of our performance depends on your individual requirements and

usage of the retraced platform. Therefore, we will determine the scope of our

performance individually with you, adapted to your needs.

Accounts, Passwords and Security

You must be a registered user to access the platform. Users must register using their

email address. You are responsible for keeping your password private and secure and

are prohibited from sharing your login and password with others. All activity occurring

under your email address is your sole responsibility.

If you recognize that your account is used by unauthorized third parties, you are obliged

to immediately report the misuse to retraced. We will then block your account and

provide you with new login data.

Duration and Termination of your account

These Terms and Conditions run for an indefinite period and apply with you agreeing to

them, by loging into the platform for the first time. You are entitled to use the retraced

platform according to these Terms and Conditions. Any major break of these Terms and

Conditions, will result in your account being terminated.

Each party is entitled to terminate the contract by informing the other party anytime

with a one months notice period starting from the end of the month.

contact@retraced.co

www.retraced.co

The right of both parties to terminate the terms without notice for good cause remains

unaffected.

retraced

Any termination must be in writing (an email to contact@retraced.co is sufficient).

Duty to cooperate

The implementation and maintenance of the transparency solution requires

cooperation between you, retraced and all participants in the supply chain.

The scope of your duties depends on your individual requirements and usage of the

retraced platform. Therefore, we will determine the scope of duties individually with

you, adapted to your needs.

Changes of Products and Terms

retraced reserves the right to amend these terms of use from time to time, especially if

this is necessary for technical or legal reasons. In this case retraced will inform you about

the change at least four weeks before the actual change of these terms of use.

If you don't agree with the upcoming change of terms of use, you have the right, to

withdraw the change of terms and to terminate the agreement within four weeks after

the received information of the planned change of terms of use.

This clause does not affect the billing, agreed between you and retraced.

Billing

retraced will charge you at the end of each month. The charged amount is based on the

complexity of your supply chain network. We will agree with you on the monthly fee

based on your specific criteria and will confirm this fee in an additional contract. Please

contact us in order to discuss the respective platform fees for your company. If not

Germany contact@retraced.co

www.retraced.co

otherwise agreed with us, there are no fixed expenses, connected to owning and

opening up an account.

retraced

As payment methods, we accept: bank transfer, Visa or MasterCard. All Credit Card

payments are being processed by Stripe Payments Europe Limited.

The fee is due within fifteen days after receipt of the invoice. If any fee is not paid in a

timely manner, or retraced is unable to process your transaction using the information

provided, retraced reserves the right to deny access to your retraced account until the

amount is balanced.

Intellectual Property Rights

Subject to the Terms and Conditions of this Agreement, retraced grants you a non-

exclusive, non-transferable, limited and revocable license to use the Product. The

Product and their structure, organization, source code, and documentation belong

solely to retraced and its licensors. Accordingly, you agree to not allow third parties to

sublicense, transfer, or distribute any part of the retraced service to any third party. You

are not allowed to modify, adapt or translate any part of this service, or in any way act

to derive source code from the Product.

Responsibility for Contents

You are solely responsible for the content and data which you upload to the platform

and make available to the consumers via the retraced Consumer App or the retraced

Shop Plug-in. You assure that you are the owner of the rights to all content and data,

including images, which you make available to the public via the retraced Consumer App

or the retraced Shop Plug-in.

Retraced does not examine these contents and therefore has no influence on the

selection and content of the uploaded data and information.

contact@retraced.co www.retraced.co

Indemnity

retraced

In the event that claims by third parties are asserted against retraced, due to an

infringement of intellectual property rights caused by you, you are obliged to reimburse

retraced for the reasonable costs of a defense against the alleged infringement of

intellectual property rights.

Limitation of Liability

The liability of both parties is unlimited in the case of intent, gross negligence and injury

to life, body or health as well as in the case of intentional or negligent violation of

essential contractual obligations (cardinal obligations) of the parties, their legal

representatives or accomplices.

Essential to the Terms are such obligations whose fulfilment enables the proper

execution of the Terms. Additionally, both parties are liable without limitation under the

Product Liability Act.

Apart from the unlimited liability mentioned in paragraph 1, the liability of retraced is

limited to the typical damage foreseeable in connection with the Terms. In this case,

however, the liability is limited to the amount of the annual remuneration, which the

parties have agreed upon. Any further liability of retraced is excluded.

The liability of retraced is also excluded if you change the software products or the

retraced environment and you cannot prove that these changes did not cause the

damage.

Confidential Information

The parties commit to treat all confidential information, which they become aware of

during the contract, strictly confidential and to use such information only for the

contractually agreed purposes. The parties shall not disclose any confidential

information, whether in writing, orally or in any other form, to third parties.

contact@retraced.co www.retraced.co

"Confidential Information" shall mean all information, documents, details and data that

are marked as confidential or which, by their nature, are considered confidential. Each

party commits to make every effort to protect such Confidential Information from

disclosure to third parties. Companies affiliated with a party (§§ 15 ff. AktG) are not

considered third parties within the meaning of this contract. Disclosure of the

Confidential Information shall be limited to employees of the parties who are directly

involved in the activities covered by this contract, who need to know such Confidential

Information and who are bound by the provisions of this paragraph.

The parties commit to use all information exclusively for the fulfilment of their

obligations under this contract. This shall not include:

(a) Information which is or becomes generally known without either party

breaching its confidentiality obligation,

(b) Information which is disclosed by third parties without breach of

confidentiality obligations towards a party,

(c) Information already known to a party at the time of conclusion of the

contract, or

(d) Information required to be disclosed by law or court order. If one party suffers

damage as a result of the other party deliberately or negligently disclosing

confidential information in breach of its duty of confidentiality, it may

demand compensation for the same within the scope of these Terms.

The rights and obligations arising from this paragraph shall remain unaffected by the

termination of the contract and shall continue to apply for a period of 2 [two] years after

the termination of this contract.

Data protection

When you use retraced, you agree that retraced may duplicate and store your data,

information, files and folders in accordance with retraced policies and these Terms.

contact@retraced.co www.retraced.co

The transparency solution offered by retraced is blockchain powered. The encryption

means that only anonymized data is stored on it. The parties are aware, that data once

stored in the blockchain, can always be viewed and cannot be permanently deleted.

Retraced can only perform an update of the data in order to delete them. After an

update of the data, the previous data can still be viewed in the history of the blockchain.

By making the data anonymous, the data cannot be used by third parties without further

information and in particular cannot be assigned to your account.

Each element stored in the system of retraced is randomly assigned an unique ID. The

stored element can be a created product, created supply chain or created manufacturer.

Therefore, no conclusions about the origin of the data can be drawn solely based on the

blockchain and the ID. This ID cannot be used to draw any conclusions about the origin

of the data based solely on the blockchain.

retraced

At your request, your own data can be deleted from the retraced system. Optionally, a

company or single employee or product data sets can be deleted. If a company shall be

deleted as a whole, the company and all employees and products are deleted from the

retraced system, except for the respective employee or product IDs. If only one

employee or product shall be deleted, the employee or product is deleted from the

retraced system except for its ID.

You allow all products tracked by retraced to be displayed in the retraced Map. In the

retraced Map, products are shown randomly, if a user enters the website without

scanning a product before.

Data Protection Clause

The Compliance with the legal requirements for data protection is subject of a separate

agreement between the parties (AVV) in Appendix 1 at the bottom of these Terms.

contact@retraced.co www.retraced.co

Closure of Terms

retraced

At your request, the data collected until the termination of the Terms as well as the

account on the retraced platform, remain preserved for 24 months after termination of

the Terms. In this case of a request, the data will also be displayed in the retraced

frontends for 24 months after the end of the Terms.

References

Both parties are entitled to refer to the cooperation with the other party and in

particular to mention the other party as a reference, including on their website and in

advertising. As part of that, each party is also entitled to use the trademark of the other

party for the purpose of reference.

Final Provisions

These Terms, including the annexes as part of the Terms, contain the complete

agreement between the parties. No oral agreements have been made.

Amendments or additions to the Terms must be made in writing and signed by both

parties. This shall also apply to any amendments to the written form requirement

contained in this clause. E-mails do not fulfil this written form requirement.

You are not entitled to assign rights from these Terms.

These Terms and all disputes arising out of or in connection with it, including its creation,

shall be governed exclusively by the law of the Federal Republic of Germany, excluding

the UN Convention on Contracts for the International Sale of Goods of 11 April 1980

[CISG].

If no exclusive place of jurisdiction applies, the parties shall determine Düsseldorf as

place of jurisdiction.



contact@retraced.co www.retraced.co

Should one of the above provisions be or become invalid, the validity of the remaining provisions of these Terms shall remain unaffected. In such case, the parties shall replace the invalid provision by a provision which comes as close as possible to the legal and economic purpose of the provision to be replaced. The same applies to regulatory gaps.

Commerzbank Düsseldorf

BIC: COBADEFFXXX

IBAN: DE13300400000108882200



(y) retraced

contact@retraced.co www.retraced.co

Appendix 1: Contract for data processing

Preamble

The principal wishes to commission the agent with the services mentioned in Terms and

Conditions. Part of the execution of the contract is the processing of personal data. In

particular Article 28 GDPR places certain requirements on such data processing. In order

to comply with these requirements, the parties conclude the following agreement, the

performance is not remunerated separately, unless this has been expressly agreed.

Definitions

(1) According to Article 4 (7) GDPR, the responsible person is the body which alone or

jointly with other responsible persons decides on the purposes and means of processing

personal data.

(2) According to Article 4 (8) GDPR, a processor is a natural or legal person, authority,

institution or other body which processes personal data on behalf of the responsible

person.

(3) Pursuant to Article 4 (1) GDPR, personal data is any information relating to an

identified or identifiable natural person (hereinafter "data subject"); a natural person is

deemed identifiable if he or she can be identified, directly or indirectly, in particular by

reference to an identifier such as a name, an identification number, location data, an

online identifier or one or more special characteristics which are an expression of the

physical, physiological, genetic, psychological, economic, cultural or social identity of

that natural person.

(4) Particularly sensitive personal data are personal data in accordance with Article 9

GDPR, from which the racial or ethnic origin, political opinions, religious or ideological

(y) retraced

contact@retraced.co www.retraced.co

beliefs or trade union membership of those concerned can be deduced, personal data

in accordance with Article 10 GDPR on criminal convictions and offences or related

security measures as well as genetic data in accordance with Article 4 (13) GDPR,

biometric data in accordance with Article 4 (14) GDPR, health data in accordance with

Article 4 (15) GDPR and data concerning the sexual life or sexual orientation of a natural

person.

(5) According to Article 4 (2) GDPR, processing is defined as any operation or set of

operations which is performed upon personal data, whether or not by automatic means,

such as collection, recording, organization, arrangement, storage, adaptation or

alteration, retrieval, consultation, use, disclosure by transmission, dissemination or

otherwise making available, alignment or combination, restriction, erasure or

destruction.

(6) Pursuant to Article 4 (21) GDPR, a supervisory authority is an independent state body

established by a Member State pursuant to Article 51 GDPR.

Indication of the competent data protection supervisory authority

(1) The competent supervisory authority for the principal is the State Commissioner for

Data Protection of the Federal State of the principal.

(2) The competent supervisory authority for the agent is the State Commissioner for

Data Protection and Freedom of Information, North Rhine-Westphalia.

(3) The principal and the agent and, where appropriate, their representatives shall

cooperate with the supervisory authority in the performance of their duties upon

request.

contact@retraced.co www.retraced.co

Subject of the contract

retraced

(1) The agent shall provide services to the principal in the field of collecting and

evaluating data from the principal's value chain based on the above-mentioned Terms

and Conditions. In doing so, the Agent shall be granted access to personal data and

process them exclusively on behalf of and according to the instructions of the principal.

The scope and purpose of the data processing by the Agent are set out in the above-

mentioned Terms and Conditions (and the appendices thereto). The principal shall be

responsible for assessing the permissibility of the data processing.

(2) The parties conclude the present agreement in order to specify the mutual rights and

obligations under data protection law. In case of doubt, the provisions of the present

agreement shall take precedence over the provisions of the Terms and Conditions.

(3) The provisions of this agreement shall apply to all activities in connection with the

above-mentioned Terms and Conditions, in which the agent and its employees or agents

commissioned by the agent come into contact with personal data originating from or

collected for the principal.

(4) The term of this agreement shall be based on the above-mentioned Terms and

Conditions of retraced, unless the following provisions impose additional obligations or

rights of termination.

Right to issue instructions

1. The agent may collect, process or use data only within the framework of the above-

mentioned Terms and Conditions and in accordance with the instructions of the

principal; this applies in particular to the transfer of personal data to a third country or

to an international organization. If the agent is obliged to carry out further processing

based on the law of the European Union or of the Member States, the agent shall notify

the principal of these legal requirements before processing.

Germany contact@retraced.co

www.retraced.co

(2) The instructions of the principal are initially laid down in this contract and may

subsequently be amended, supplemented or replaced by individual instructions in

writing or in text form (individual instructions). The principal is entitled to issue

corresponding instructions at any time. This includes instructions regarding the

correction, deletion and blocking of data.

retraced

(3) All instructions issued must be documented by both the principal and the agent.

Instructions that go beyond the performance agreed in the above-mentioned Terms and

Conditions will be considered as request for a change in performance.

(4) If the agent is of the opinion that an instruction of the principal violates data

protection regulations, he must immediately inform the principal. The agent is entitled

to suspend the execution of the instruction in question until it is confirmed or amended

by the principal. The agent may refuse to carry out an instruction that is obviously illegal.

Nature of the data processed, circle of persons affected

(1) In the context of the implementation of the above-mentioned terms and conditions,

the agent shall be granted access to the personal data specified in Annex 1. These data

shall include the special categories of personal data listed and identified as such in Annex

1.

(2) The group of persons affected by the data processing is shown in Annex 1.

Protective measures of the agent

(1) The agent is obliged to observe the legal provisions on data protection and not to

pass on information obtained from the principal's area to third parties or to suspend

their access. Documents and data must be secured against unauthorized access, taking

into account the state of the art.





contact@retraced.co www.retraced.co

(2) Within his area of responsibility, the agent shall design the internal organization in such a way that it meets the special requirements of data protection. He shall take all necessary technical and organizational measures for the appropriate protection of the principal's data in accordance with Article 32 GDPR, in particular at least the measures of

- a) entry control
- b) access control
- c) surveillance
- d) Passing on control
- e) input control
- f) Order control
- g) Availability control
- h) Separation control

The agent reserves the right to change the security measures taken, while ensuring that the level of protection does not fall below the contractually agreed level.

- (3) The persons employed in data processing by the agent shall not be permitted to collect, process or use personal data without authorization. The agent shall impose a corresponding obligation on all persons entrusted by it with the processing and fulfilment of this contract (hereinafter referred to as employees) (obligation of confidentiality, Article 28 (3) lit. b GDPR) and shall ensure compliance with this obligation with due care. These obligations must be formulated in such a way that they continue to apply after the termination of this contract or the employment relationship between the employee and the agent.
- (4) At the agent, the contact person for data protection can be reached at the following e-mail address: datenschutz@retraced.co.

Commerzbank Düsseldorf

BIC: COBADEFFXXX

IBAN: DE13300400000108882200

contact@retraced.co www.retraced.co

Disclosure duty of the agent

retraced

(1) In the event of disruptions, suspicion of data protection violations or breaches of

contractual obligations on the part of the agent, suspicion of security-related incidents

or other irregularities in the processing of personal data by the agent, persons employed

by the agent within the scope of the contract or by third parties, the agent shall inform

the principal without delay in writing or text form. The same applies to audits of the

agent by the data protection supervisory authority. The notification of a violation of the

protection of personal data shall contain at least the following information:

(a) a description of the nature of the personal data breach, including, where possible,

the categories and number of persons concerned, the categories and number of

personal data sets concerned

(b) a description of the measures taken or proposed by the agent to remedy the breach

and, where appropriate, measures to mitigate its possible adverse effects.

(2) The agent and, where appropriate, his representative shall keep a register of all

categories of processing operations carried out on behalf of the principal, containing all

the information referred to in Article 30 (2) GDPR. The list shall be made available to the

principal on request.

Rights of control of the principal

(1) Before starting data processing and then at regular intervals at its own discretion,

the principal shall satisfy itself of the technical and organizational measures of the agent.

For this purpose, he may, for example, obtain information from the agent, have existing

attestations from experts, certifications or internal tests presented to him or, after

timely coordination during normal business hours, personally check the technical and

organizational measures of the agent himself or have them checked by a competent

third party, provided that the latter is not in a competitive relationship with the agent.

Germany contact@retraced.co

www.retraced.co

The principal shall only carry out inspections to the extent necessary and shall not

disproportionately disturb the agent's operating procedures.

(2) The agent undertakes to provide the principal at the latter's oral or written request

within a reasonable time with all information and evidence required to carry out a check

of the agent's technical and organizational measures.

Requests and rights of data subjects

(1) The agent shall support the principal as far as possible with suitable technical and

organizational measures in the fulfilment of the principal's obligations under Article 12-

22 and 32-36 GDPR.

retraced

(2) If a data subject asserts rights, such as the right to information, correction or deletion

with regard to his data, directly against the agent, the agent does not react

independently, but refers the data subject immediately to the principal and awaits his

instructions.

Liability

(1) In the internal relationship with the agent, the principal alone shall be responsible to

the person concerned for compensation for damages suffered by a person concerned

as a result of data processing or use within the scope of order processing that is

inadmissible or incorrect according to the data protection laws.

(2) The parties shall each release themselves from liability if one party proves that he is

not to any extent responsible in any way for the circumstance as a result of which the

damage has occurred to a person affected.

contact@retraced.co www.retraced.co

Extraordinary right of termination

retraced

The principal may terminate the agreement in whole or in part without notice, if the

agent does not fulfil his obligations under this agreement, if he intentionally or grossly

negligently breaches the provisions of the GDPR or if he cannot or does not wish to carry

out an instruction from the principal. In the case of simple - i.e. neither intentional nor

grossly negligent - infringements, the principal shall set the agent a reasonable time

within the agent can remedy the infringement.

Termination of the agreement

(1) The agent shall return to the principal after termination of the I agreement or at any

time at the principal's request all documents, data and data carriers made available to

him or - at the principal's request, unless there is an obligation to store personal data

under Union law or the law of the Federal Republic of Germany - delete them. This also

applies to any data backups at the agent. The agent shall keep documented proof of the

proper deletion of any remaining data.

(2) The agent is obliged to treat confidentially all data that has become known to him in

connection with the agreement even after the end of the agreement. The present

agreement shall remain valid beyond the end of the cooperation as long as the agent

has personal data at his disposal which have been forwarded to him by the principal or

which he has collected for the principal.

Final provisions

(1) Changes and amendments to this agreement must be made in writing. This also

applies to the waiver of this formal requirement. The priority of individual contractual

agreements remains unaffected.

(2) Should any provisions of this agreement be or become invalid or unenforceable in

whole or in part, the validity of the remaining provisions shall not be affected thereby.



contact@retraced.co www.retraced.co

(3) This agreement is subject to German law. Exclusive place of jurisdiction is Düsseldorf.

Commerzbank Düsseldorf

BIC: COBADEFFXXX

IBAN: DE13300400000108882200





www.retraced.co



Annex 1 of AVV

Kind of data	Purpose of the data processing	Affected
Employee data and user data - First name - Last name - E-mail address - Company Data that participants in the value chain can record while using the retraced Business App: - Employee / user data - Signatures - Text input - Photos - Photo descriptions - Numbers, e.g. temperatures, kilos, currency, etc. - Geo data including place and time - Product type - Material specifications for the individual product	- Administration of access (login, authorizations etc.) Use of the retraced Business App to enter the data of the value chain for the purpose of product tracking and transparency	- principal's employees - value chain participants - employees of subcontractors of the principal - principal's employees - value chain participants - employees of subcontractors of the principal
Master data of you - Company name / branches - Address - E-mail address - Contact person with name - Phone number	Correspondence with the principal	- Contact person - value chain participants - Authorizing person of the principal

contact@retraced.co www.retraced.co

Annex 2 of AVV

etraced

Technical and organizational measures of the contractor

Entry control

The data is stored and processed in a professionally operated computer center. Access

control is only permitted to authorized persons of the data center operator.

Access control

The following measures deny unauthorized persons access to data processing systems

with which personal data are processed or used:

User names & passwords, virus protection, firewalls, monitoring, regular security

updates of the systems

Surveillance control

The system has an access rights and access role functionality with which the access to

the data of users can be individually adjusted on the side of the contractor as well as on

the side of you.

Passing on control

The server data transfer of the retraced system is exclusively carried out via a 256-bit

encrypted SSL connection.

A direct transfer to third parties is only possible by authorized users of you and

authorized employees of the contractor.

Support is exclusively provided by employees of retraced.

Input control

System-side log files for user activities and administrators are recorded.

Job control

(g) retraced

contact@retraced.co www.retraced.co

The data collected by you via the Web App or the Mobile Apps is encrypted and

transferred to the servers of retraced.

Only your authorized users as well as administrators and authorized support staff of the

contractor have access to this data afterwards.

The contractor has concluded corresponding data protection contracts with the

computer centers or corresponding order processing agreements in the form of

certificates are available.

Availability control

The data is primarily stored at the server location in Germany. The processing takes

place on Oracle servers in Germany.

They are mirrored several times a day at the server location in Germany.

The server locations are professional data centers which are equipped with fire

protection, burglary protection, power backup UPS, gas extinguishing systems and other

measures in the area of business IT.

The contractor has an emergency management in place.

Disconnection control

The retraced system is multi-client capable.

Your data or project can be extracted on request.