

These Avalara Automated Tariff Code Classification Service-Specific Supplemental Terms ("**Automated Tariff Code Classification Terms**") govern Customer's purchase and use of the Avalara Automated Tariff Code Classification Services described below. These Automated Tariff Code Classification Terms are in addition to, and incorporate by reference, the Avalara Terms and Conditions available at <https://www.avalara.com/terms> (the "**Terms**"). Any capitalized terms used in these Automated Tariff Code Classification Terms and not defined have the meanings given in the Terms.

1. **Definitions.** Unless otherwise defined in the Agreement, capitalized terms have the following meaning:
 - a. "**Automated Tariff Code Classification**" means the Automated Tariff Code Classification Essentials or Automated Tariff Code Classification Pro service that facilitates the tariff code classification of physical goods under the harmonized commodity description and coding system and assigns a tariff code for a single specified country based on the product description provided by Customer.
 - b. "**Automated Tariff Code Classification Essentials**" means the Automated Tariff Code Classification service that uses pre-trained, generic models to facilitate the tariff code classification.
 - c. "**Automated Tariff Code Classification Pro**" means the Automated Tariff Code Classification service that uses customer tailored models to facilitate the tariff code classification.
 - d. "**HS Code**" means the 6-digit Harmonized Commodity Description and Coding System code.
 - e. "**Item**" means an item or product related to one physical good that is entered or uploaded in Automated Tariff Code Classification by Customer. Each such record will count as one Item. All such records will be considered Items, regardless of the number of HS Codes generated.
2. **The Services.**
 - a. **Usage.** Usage will be calculated based on the number of classification requests submitted to the Service.
3. **License.** Avalara grants a limited, nonexclusive, nontransferable, nonassignable, worldwide license to use and retain the Content that is returned by the Services to Customer solely for its internal compliance purposes in connection with the goods and services it sells.
4. **Customer Obligations.** Customer shall provide Avalara with (i) a sufficient natural-language description for each Item; and (ii) the data specified in the Documentation or otherwise requested by Avalara. Customer is solely responsible for the accuracy and completeness of all data provided by Customer. Customer shall transmit the Item data using the method designated by Avalara.