

## TERMS AND CONDITIONS

### 1. DEFINITIONS:

**AUTHORIZATION:** It means a free, informed and unambiguous authorization to the processing of personal data for a specific purpose.

**CONSENTMENT:** It means the manifestation of will of the holder of personal data by which the CONTRACTING PARTY can carry out the processing of personal data, being certain that such consent can be carried out in a physical or digital form, under the terms of the Law.

**CONTROLLER:** It means the natural or legal person, of public or private law, who is responsible for decisions regarding the processing of personal data.

**PERSONAL DATA:** It means information related to an identified or identifiable person.

**SENSITIVE PERSONAL DATA:** It means personal data about racial or ethnic origin, religious belief, political opinion, membership in a union or organization of a religious, philosophical or political nature, data relating to health or sexual life, genetic or biometric data, when linked to a person.

**PUBLIC DATA:** It means data that is not considered sensitive data and that can be accessed by available means to any public.

**SOURCES OF PUBLIC ACCESS:** It means databases whose consultation can be carried out by anyone using means available to the general public, including, without limitation, electronic communication means or other technology.

**SERVICES:** It means services provided by Truora to its customers through, notably the automated collection of Public Access Sources, with the purpose of providing a security study, including: criminal, legal and professional background; identity validation, facial and voice recognition.

**OPERATOR:** It means the natural or legal person, of public or private law, who performs the processing of personal data on behalf of the controller.

**INFORMATION SYSTEM.** It means the system used to generate, send, receive, archive or otherwise process data messages.

**CANDIDATE/END USER:** It means the person whose information will be verified.

### 2. ABOUT THE PLATFORM:

**TRUORA TECNOLOGIA LTDA.**, limited company, registered under CNPJ No. 34.785.867 / 0001-11, located at Rua Dr. Renato Paes de Barros 618, 5 Andar, Itaim Bibi, CEP 04.530-000, São Paulo / SP - Brazil, email [contact@truora.com](mailto:contact@truora.com). Truora has a platform that automatically collects information and personal data from Public Access Sources. Such information are: (i) compiled, in order to generate a security report and identity validation and (ii) consulted in real time through several Public Access Sources.

### 3. ON RESPONSIBILITY FOR INFORMATION'S QUALITY:

Truora is not responsible for the quality of the information made available to its customers from Public Access Sources. Truora makes its best efforts to provide reliable information, but, by conducting the search

on public sources, it cannot guarantee that such information is true. Therefore, each person must assess the risks involved and make the decision that best suits them.

#### **4. DECISION MAKING BASED ON OBTAINABLE INFORMATION:**

Under the terms of the law, Truora is the Operator of the information processed, at the request of the Controller, who are its customers. We request that our customers use the Services responsibly. The decisions taken from such information are the responsibility of each company and person as the Controller of the information.

#### **5. PLATFORM'S ACCESS:**

In return for the Services provided, Truora generates a cost to its customers, who access the platform through a login and password. The responsibility for using the platform relies on the responsibility of our customers.

Each user's login and password are personal and non-transferable information.

#### **6. CONFIDENTIALITY:**

In the process of using the information on the platform, the confidentiality of the information must be guaranteed and we understand that there is a reasonable expectation of privacy. Although it is true that the information is taken from Public Access Sources, the confidentiality of the information in the data provided in Truora's centralized report must be guaranteed at all times.

#### **7. COPYRIGHTS:**

Truora Services are protected by the Copyright Law and must be respected by its users. Therefore, the use of its technology for unauthorized purposes is strictly prohibited, as well as the use of its API technology to develop any products without the prior formal consent of Truora. The TRUORA brand is owned by "TRUORA Fraud Prevention S.A" and the use of its Services does not transfer any right to use the brand to such users.

FIRST PARAGRAPH: Resale of the Services is strictly prohibited without the express authorization and form of Truora.

These Terms and Conditions may be updated or modified at any time, and any changes will be communicated on our website.

Using the system used expressly accepts the terms and conditions of the same.

**Last updated on:**

23/03/2020