

These Terms and Conditions (hereinafter referred to as the "TC") govern the contractual relationship (hereinafter the "Agreement") between Truvo Link LLC, and the Client (hereinafter "You" or the "Client"), and more generally any customer/homeowner that Truvo affiliates with on your behalf.

These Terms and Conditions govern in full the relationship between the Company and the Client. Any particular condition communicated by You to Truvo Link can not prevail over the TC, except formal and written acceptance of the Company.

Any provision derogating from these TC must result from an agreement by the Parties, reflected in the Order confirmed by the Company or any other document attesting to the agreement of the two Parties.

The fact that Truvo Link does not prevail itself at any time in any condition of these TC can not be interpreted as a renunciation to later exercising of said conditions.

The Services offered by Truvo Link are intended exclusively for professionals according to the definition given by our plans or details of services.

The Company reserves the right to modify at any time these General Terms and Conditions of Use, and any other terms, and to inform clients by any means. These changes come into effect as soon as they are posted on the Website. The User is advised to consult these Terms and Conditions regularly for any changes. In the event that the modifications materially alter Users rights or obligations hereunder, the Company will make reasonable efforts to notify Users of the change. For example, we may send a message to their email address or similar notification. Clients who continued to use the Service after the revised TC has become effective indicates that

clients have read, understood and agreed to the current version of these TC and any other published terms.

---