

PrivacyGuard® Terms and Conditions

SECTION 1. GENERAL SECTION

Your PrivacyGuard membership is made up of 2 separate key documents - your welcome letter/email and these Terms and Conditions, (together, 'your agreement'). Please keep your welcome letter/email with these Terms and Conditions and in a safe place for future reference.

Please note that, as a **PrivacyGuard Member**, **your agreement** is a contract with **PrivacyGuard** (the trading name and registered trademark of **Tenerity** Limited (**Tenerity**). **Tenerity** will provide the **services** under **your agreement**.

Please see Section 2 of these Terms and Conditions. **We** have appointed **our subcontractors** to supply some of these **services**. In order to provide the **services**, **we** therefore have to share data collected from **you** with such **subcontractors**.

The terms of **your agreement** with **PrivacyGuard** are set out in these Terms and Conditions. The contact details and further information about each of the parties' authorisations and activities are set out below. It is important that **you** read all of the documents forming **your agreement** carefully since they contain important information about **your PrivacyGuard** Membership, including **your** rights and obligations.

Definitions of words used in Your Agreement

Application

Means your application to be a **PrivacyGuard Member**, which will be considered by **PrivacyGuard** prior to the commencement of the **term**.

Rusiness

Means any employment, trade, hobby, profession or occupation.

TransUnion

Means **TransUnion** International UK Limited, which is part of **TransUnion** Information Group. **TransUnion** International UK Limited is registered in England and Wales with company number 03961870. Registered Office: One Park Lane, Leeds, West Yorkshire, LS3 1EP. **TransUnion** International UK Limited is authorised and regulated by the Financial Conduct Authority under registration number 737740.

Cifas

 $\textbf{Cifas} \ (\textbf{Credit Industry Fraud Alert Service}) \ is \ the \ \textbf{UK's} \ \textbf{Fraud Prevention Service}.$

Credit Report And Monitoring Services

The monitoring by **TransUnion** of **your** credit data held by **TransUnion**, the provision to **you** of credit reports, the notification to **you** of any abnormal activity in the **TransUnion** database, and the supply to **you** of details of **your** credit score.

Fees

The **fees** payable by **you** for **your PrivacyGuard** Membership as are notified to **you** during the **Application** process, and confirmed to **you** in **your welcome letter/email**. The **fees** will be charged according to the payment method set out in **your welcome letter/email**.

Identity Fraud Resolution Service

The provision to **you** of a resolution service to answer **your** queries and generally assist **you** in recovering from an **identity theft event**.

Identity Thef

Theft of **your** personal identification, National Insurance number, or other method of identifying **you** which has or could reasonably result in the wrongful use of such information, including but not limited to, theft occurring on or arising out of **your** use of the internet. **Identity theft** shall not include the theft or wrongful use of **your business** name or any other method of identifying any of **your business** activities.

Identity Theft Event

One occurrence of identity theft or a series of related Occurrences.

Information

Any **information** delivered to **you** by **PrivacyGuard** or **TransUnion** as part of or during the provision of the **services** (including but not limited to the credit reports and credit scores).

Occurrence

A loss or incident arising during the **term**.

PrivacyGuard

Means the trading name for **Tenerity** Limited, Registered in England: company number 1008797. Registered address: Charter Court,

50 Windsor Road, Slough Berkshire, SL1 2EJ, United Kingdom, **Tenerity** Limited.

PrivacyGuard member, you, your

Means the person to whom the welcome letter/email is addressed.

Services

Means the following **services** to be provided by **Tenerity** and its **subcontractors** to **you** as part of **your PrivacyGuard** membership set out in section 2 below and includes:

- 1. Credit Reports and Credit Score;
- 2. Credit Monitoring services;
- 3. Cifas Protective Registration;
- 4. Identity Fraud Advice and Resolution services;
- 5. Valuable Document Registration;
- 6. Identity Theft Risk Assessment.

Subcontractors

Means **Tenerity subcontractors** and service providers and currently includes **TransUnion**.

Tenerity, We, Us, Our

Means Tenerity Limited. Registered in England: company number 1008797. Registered address: Charter Court, 50 Windsor Road, Slough, Berkshire, SL1 2EJ, United Kingdom. Tenerity Limited, provides the services to you through its subcontractors under your agreement. VAT number GB 125 4954 08. Tenerity Limited is authorised and regulated by the Financial Conduct Authority (FCA). Our Financial services Register number is 311584. You can check this on the Financial services Register by visiting the FCA's website https://register.fca.org. uk/ or by contacting the FCA on 0800 111 6768.

Term

The membership period indicated on your welcome letter/email.

Trial Period

The period of time confirmed in your welcome letter/email as your trial period.

UK

The United Kingdom including Northern Ireland.

Website

Means the **website** at www.privacyguard.co.uk

Welcome Letter/Email

Means the **welcome letter/email we** send **you**, and which forms a part of **your agreement**.

Year

Each twelve calendar month period commencing at the commencement of the **term**.

Your Agreement

Has the meaning as defined at the top of this General Section.

Fees

You will be charged the fees at the end of the trial period and periodically thereafter as described in your welcome letter/email unless your agreement is cancelled or terminated by you or by PrivacyGuard (see Cancellation and termination below). Future fees for your membership will be at the rate notified to you in advance in accordance with the section entitled "Changes to your agreement".

Term

Your PrivacyGuard membership will run throughout the **term**, unless terminated or cancelled as stated in the "Cancellation and termination" section below.

Use of the Credit Report and Monitoring Services

The **Credit Report and monitoring services** are strictly personal to **you** and **you** may only use and access these **services** on **your** own behalf and not on behalf of anyone else. **You** cannot order Credit Reports about anyone else. Username and password details should be kept confidential.

You must not engage, authorise or permit a third party other than **Tenerity** to directly access or use data obtained through the **Credit Report and monitoring services** (whether as an agent, or representative on behalf of, or as a service provider).

All Intellectual Property rights in the **Credit Report and monitoring services** and all aspects of them shall be owned by **TransUnion** and/or its licensors. **TransUnion** have the right to suspend **services** if they reasonably consider that there is likely to have been a breach of security.

Cancellation and termination

On commencement of your agreement, you can cancel your agreement at any time up until the end of the trial period by giving notice to PrivacyGuard either in writing to PrivacyGuard, Sentinel House, Airspeed Road, Portsmouth, Hampshire, PO3 5RF, telephone on 0800 085 2150* or by emailing enquiries@privacyguard.co.uk. Contact details are shown in your welcome letter/email and in the General Section of these Terms and Conditions. If you cancel during the trial period, you will be entitled to a refund of the fees you have paid to PrivacyGuard, if any. On expiry of the trial period you can terminate your agreement at any time and no further periodic fees will be payable from that date. No periodic fees already paid will be refundable however. In addition, if your agreement renews annually, you may cancel your agreement within 14 days following each automatic annual renewal of your agreement and receive a refund of any fees paid for such annual renewal period.

Cancellation by us

We can cancel **your** membership by giving **you** at least 30 days' notice in writing by email or letter where there is a valid reason for doing so. **We** will send an email/letter to the latest email or home address **we** have for **you** setting out the reason for cancellation. Valid reasons may include, but are not limited to:

- where we have not been able to collect the fee. In this case, we will make
 reasonable efforts to contact you requesting payment by a specific date. If
 we are unable to contact you or do not receive payment by this date your
 membership will be cancelled.
- where the product is no longer available, for example, if the product is being discontinued. If this occurs you may be entitled to a pro rata return of the fees.
- if we or TransUnion reasonably consider that there is or is likely to have been a breach of security
- if we or TransUnion reasonably consider the Credit Report and monitoring services are being used in a way which is not permitted or fraudulent.
- if we or TransUnion reasonably consider that the Credit Report and monitoring services are being used in any way detrimental to us or TransUnion. Where we have not been able to contact you via letter/email, for example, if the email bounces or the letter is returned and we have been unable to obtain an updated email/home address for you ,we will not send out a cancellation email/letter and we will cancel your membership (prior to your next payment due date) after we have received the returned email/letter.

Your agreement will end automatically on whichever of the following happens first:

- The date **your agreement** is cancelled or terminated by **you**;
- The date **you** cease to be resident within the **UK**;
- The date we terminate your agreement for a valid reason (as set out above); or
- You are requested to submit documents to TransUnion to validate and activate your Credit Report and monitoring services but either failed to do so or the documents you submitted are not sufficient for TransUnion to validate your identity within 90 days of you failing validation.

If **your PrivacyGuard** membership is terminated all the **services** set out in Section 2 of these Terms and Conditions will stop immediately.

Changes to Your Agreement

We will notify you in writing regarding any material changes to the Terms and Conditions of Your agreement and any changes to the fees. Wherever possible, we will endeavour to notify you of such changes at least 30 days in advance of them taking effect. In the event of such changes your attention is drawn to your general right of termination as set out above. These and any other such changes will be displayed on the website or you can call 0800 085 2150* for more information about the services currently offered.

Choice of Law

Unless **Tenerity** agree otherwise, the language of **Your agreement** and each part thereof generally and all communications relating to it will be English. **Your agreement** is governed by and interpreted inaccordance with the laws of England and Wales. Disputes arising in connection with **Your agreement** shall be subject to the exclusive jurisdiction of the courts of England and Wales. If **you** live in Scotland,**you** can bring legal proceedings in respect of the **services** in either the Scottish or English courts. If **you** live in Northern Ireland, **you** can bring legal proceedings in respect of the **services** in either theNorthern Irish or English courts.

What to do if you think you are a victim of an Occurrence of Identity Theft

Firstly, contact **PrivacyGuard** without delay at any time on 0800 085 2150*. **Your** consultant will help **you** with advice on what **you** need to do next, for example;

- 1. File a police report within 24 hours of discovering the **identity theft**.
- 2. Notify **your** bank(s), payment card company(ies) and all other accounts of the **identity theft** within 24 hours of discovering the **identity theft**.

How to make a complaint?

If you have cause for dissatisfaction and wish to complain about the sale or services of PrivacyGuard please contact us on 0800 085 2150* or write to: Customer Services Manager, PrivacyGuard, Sentinel House, Airspeed Road, Portsmouth, Hampshire, PO3 5RF quoting your PrivacyGuard membership number

We aim to promptly solve most of our customers'complaints at the initial point of contact. Our staff are fully trained to deal with your complaint quickly and efficiently. However should you not be satisfied with the response you have received, your complaint will be responded to by the Customer Relations Team who will aim to resolve your complaint promptly. If we need more time to investigate your complaint we will send you an acknowledgment letter providing reassurance that your complaint is being dealt with. We will do our best to resolve the problem within 4 weeks. If we cannot respond within these timescales we will write to you again within 4 weeks to provide you with a final response or to let you know when we will contact you again, which will be within 8 weeks from when you first contacted us about your complaint.

If **your** complaint relates to the data that the **TransUnion** holds and **we** are not able to resolve **your** complaint, **we** may refer **your** complaint to **TransUnion**.

If you remain unhappy

If **we** have not resolved **your** complaint to **your** satisfaction within eight weeks from when **you** first contacted **us you** may refer **your** complaint to the Financial Ombudsman Service for an independent review. The Financial Ombudsman Service, Exchange Tower, London, E14 9SR. By telephone on 0800 023 4567 or 0300 123 9123. By e-mail: complaint.info@financial-ombudsman.org.uk

Using **our** complaints procedure or referral to the Financial Ombudsman Service does not affect **your** legal rights.

The EC Online Dispute Resolution Platform

If you have a complaint, you have the option to register your complaint using the European Commission Online Dispute Resolution (ODR) Platform. This is a web-based platform that is designed to help consumers who have bought goods or services online to deal with issues arising from that purchase. Complaints submitted to the platform will be dealt with by approved ADR providers. You can access the platform at the following website address: http://ec.europa.eu/consumers/odr/

General rights

Your agreement and any representations given to you during your Application constitute the entire agreement between you and Tenerity. Any failure by Tenerity to exercise or enforce any right or provision of Your agreement shall not constitute a waiver of such right or provision. If any provision of Your agreement is found by a competent jurisdiction to be invalid, then the remaining provisions shall remain in full force and effect. Save in respect of clauses excluding or restricting our liability (in which case, those persons mentioned shall have rights to enforce such provision against you), a person who is not a party to this agreement shall have no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any terms of this agreement.

Security

You may be required to validate any request you make to **Tenerity** by providing the security details you have registered during your **Application**. Failure to provide such security details or other suitable validation will result in **us** refusing to act upon such a request. If you have not registered security details with **us** you should contact **us** as soon as possible to ensure **we** are able to provide you with the Service to which you are entitled.

If **you** believe there is a security issue associated with **your PrivacyGuard** membership **you** should contact **us** immediately.

Keeping details up to date and changing address

To ensure that **you** receive the full benefits provided by the **services**, **you** should keep **us** informed of any changes, additions or deletions to the card/account **you** have for payment of the **fees**. **You** should inform **us** of any change to **your** permanent address or email address.

How we will use your data

Tenerity is the data controller for the personal data **we** collect directly from **you**. **We** will only use **your** personal data as set out in **our** Privacy and Cookies Policy.

Your bank/card issuer will pass **your** name, address, date of birth and card details to **us** for the purpose of providing the product and billing **your** account with the **fees**. From time to time **we** will ask **your** card issuer to update **us** with any changes to the information they have provided to **us**, for example by providing **us** with any updated or new card numbers or expiry dates.

Liability

Promises:

We will use all reasonable skill and care in the supply of the services to you and TransUnion will use all reasonable efforts to verify the accuracy of information provided as part of the Credit Report and monitoring services. Please note however that the information comes from a number of third party sources who may not always keep their information up-to-date. You agree that one of the purposes of the supply of information is to alert you to inaccurate

information from third party databases. Any information provided to you as part of the Credit Report and monitoring services are provided for guidance and **information** only. Any businesses that carry out credit searches on **you** will take information from a number of sources and use their own criteria in making decisions based on it. You should not rely on the information provided as part of Credit Report and monitoring services and TransUnion nor any member of the TransUnion information Group companies can be responsible or liable if you rely on it or take any action based upon it. For that reason, any guarantee or warranty that any information is complete, accurate, up-to-date or error-free, of a satisfactory quality or fit for any particular purpose is inappropriate to the nature of the services, and we exclude all liability in this respect unless (and to the extent) attributable to our breach or negligence. Except as expressly set out in your agreement, PrivacyGuard excludes all other promises to the extent that PrivacyGuard are legally allowed to exclude them. (Please refer to your local Citizen's Advice Bureau or local trading standards office for information about your statutory rights and promises which PrivacyGuard are not legally allowed to exclude).

Limitation of Liability:

This section (and any other clause excluding or restricting **our** liability) applies to **PrivacyGuard**'s directors, officers, employees, **subcontractors**, agents and affiliated companies as well as to **PrivacyGuard**. Nothing in this **services agreement** in any way limits or excludes **PrivacyGuard**'s liability for negligence causing death or personal injury or for fraudulent misrepresentation or for anything which may not legally be excluded or limited. Without prejudice to the rest of this **services agreement**, **PrivacyGuard**'s liability of any kind in respect of any services or otherwise shall be limited to the amount equal to **fees** payable by **you** in any twelve month period under **your agreement**. In no event will **PrivacyGuard** be liable for any:

- 1. economic losses (including, without limit, loss of revenues, profits, contracts, business or anticipated savings)
- 2. loss of goodwill or reputation
- 3. losses that **you** incur that were not reasonably foreseeable to **you** and **PrivacyGuard** when **your agreement** was entered into, or
- 4. damage to or loss of data, to the extent that this was not in the contemplation of **PrivacyGuard** and **you** at the commencement of the **term** and is not attributable to **PrivacyGuard**'s negligence or breach of **your agreement**. **PrivacyGuard** will not pay for losses arising from **our** inability to provide the **services** in the event of war, terrorism, invasion, an act of foreign enemy, hostilities (whether war be declared or not), riot, strike, civil commotion, civil war, revolution, insurrection or military or usurped power or for any reason that is beyond **our** reasonable control.

Your Eligibility

PrivacyGuard membership is only available to **UK** residents at least the age of 18 years. In the event that **PrivacyGuard** is informed that **you** are not at least 18 or are not or are no longer a resident in the **UK**, then **your** membership will be terminated immediately. **You** are under an obligation to inform **PrivacyGuard** if **you** are moving and will no longer be a **UK** resident.

SECTION 2. SERVICES

The Services provided by PrivacyGuard and its contractors or agents

Credit Reports and Credit Score

By requesting to view **your** Credit Report, **you** are authorising **PrivacyGuard** to apply on **your** behalf to **TransUnion** under Section 7 of the Data Protection Act 1998 for a copy of **your** Credit Report, subject to authentication. This will activate the credit monitoring service and **PrivacyGuard** will provide **you** with monthly alerts notifying **you** in writing ofany significant changes to **your** credit report. **You** can choose to receive alerts by SMS or email, and these will be sent to **you** weekly. **You** can update **your** preferences at any time.

The source of the **information** included in **your** Credit Report, including **information** on County Court Judgments CCJs), is **TransUnion** Limited.

You can request **your** Credit Report as part of **your PrivacyGuard** membership subject to **our** reasonable usage policy, which is a maximum of 1 report each day.

Your Credit Report will be provided by TransUnion .

Credit Monitoring Services

Once **your** Credit Report has been requested as set out above, **you** will receive a monthly notification alerting **you** if any of the following occur in the previous month:

- · Your TransUnion Credit Report is searched,
- · An account is added to or deleted from your credit report,
- · A change is made to the payment history of your credit accounts,
- A judgment, voluntary arrangement or bankruptcy (or a decree, debt arrangement or sequestration in Scotland) is added or deleted.

If you choose to receive alerts by SMS or email, then these will be sent to you weekly. If there have been no such changes then we will notify you every 3 months that this is the case.

Cifas Protective Registration

If you are at risk of identity theft we will place a protective registration warning with Cifas to help protect you. Upon placing the warning, Tenerity will send you a form requesting your signed confirmation to keep this service. Unless you return the signed form within 21 days the date of the warning was placed, the warning will automatically be removed.

Identity Fraud Advice and Resolution Services

If you need any advice about your Credit Report or about identity theft you can call PrivacyGuard on 0800 085 2150*. If you think you are a victim of identity fraud, PrivacyGuard can provide advice and may, assign you a victim of fraud consultant who will analyse your credit report with you, and if necessary formally open a case on your behalf and liaise directly with any lenders searching your credit report, or that have recorded a credit account, to seek to have any inaccurate credit information corrected by the lender. Your dedicated victim of fraud consultant is available between the hours of 9am and 5pm Monday to Friday. For general enquiries, the identity theft Advice and Resolution Service will be available 24 hours per day, 7 days per week, 365 days per year.

The services provided to you are limited to the description above. The services are provided whether or not an identity theft event has actually occurred. Such services are not insurance, Your agreement is not an insurance contract and nothing in Your agreement will oblige PrivacyGuard or TransUnion to compensate you or assume any risk of or in relation to an identity theft event occurring. For the avoidance of doubt, neither PrivacyGuard nor TransUnion will be able to become involved in any legal proceedings with a lender or any other investigatory body if a lender disputes whether there has been an identity theft event.

Valuable Document Registration

Storage of the following:

- personal information current account details, credit cards, cash or debit cards, mobile phone account number, National Insurance number, investment account details, professional body membership details, utility suppliers and account numbers
- insurance details house and contents, life, health, car, travel
- personal documents passport, driving licence, share certificates, Premium Bonds.

To register **your** documents, call **us** on 0800 085 2150*.

Identity theft risk assessment

If you would like an assessment of the risk of your identity being misused by someone else please go to our website or call us. We will provide general guidance on many of the key factors that could affect your potential for exposure to identity theft and how you can reduce your risks in response to them.

PrivacyGuard® is a trading name and registered trademark of Tenerity Limited. Registered in England No. 1008797. Registered address: Charter Court, 50 Windsor Road, Slough, Berkshire, SL1 2EJ. VAT number GB125495408. Tenerity Limited is authorised and regulated by the Financial Conduct Authority (FCA). Our Financial Services Register number is 311584. You can check this on the Financial Services Register by visiting the FCA's website https://register.fca.org.uk or by contacting the FCA on 0800 111 6768.

^{*} Telephone number 0800 085 2150 (Calls to 0800 numbers are free from landlines and mobile phones. Calls will be recorded and monitored for training and quality purposes). Email address enquiries@privacyguard.co.uk (Emails to this address will not be encrypted. Please do not send emails containing any personal and/or financial data).