Taurgo App Terms and Conditions

These terms and conditions ("Terms") govern your use of the Taurgo app ("App") provided by Taurgo Property Ltd ("Taurgo", "we", "us", or "our"). By using the App, you agree to these Terms. Please read them carefully.

1. App Description

- 1.1 The Taurgo app is designed to assist users in creating 360-degree virtual tours of properties, including floor plans and 2D enhanced photos. The virtual tours are intended to provide a visual representation of the properties and their features.
- 2. Accuracy of Floor Plans and Photos
- 2.1 Taurgo strives to ensure that the floor plans included in the virtual tours are 99% accurate. However, please note that minor discrepancies may exist due to various factors, including property measurements, technological limitations, and other variables. Taurgo does not guarantee the complete accuracy of the floor plans or photos and is not liable for any inaccuracies.
- 3. Turnaround Time and Charges
- 3.1 Taurgo aims to deliver the completed virtual tour projects within 24 hours. However, larger properties or specific circumstances may require additional time for processing. Taurgo will inform you of any anticipated delays.
- 3.2 The charges for each property project are £45. If you capture more than 10 properties within one calendar month, the charge per property project reduces to £35. These charges are invoiced on a weekly basis, and payment is due within 7 days of the invoice date. By agreeing to share the project with Taurgo, you agree to the charges as outlined.
- 3.3 Taurgo reserves the right to modify the pricing structure and notify you in advance of any changes.
- 4. Sharing Project and Contact Information
- 4.1 By agreeing to share the project with Taurgo, you grant us permission to access and use the virtual tour photos, floor plans, and related materials for the purpose of creating the project. Taurgo may use the project for marketing or promotional purposes, while ensuring the privacy and confidentiality of personal information as per our Privacy Policy.
- 4.2 You are responsible for obtaining any necessary permissions or rights for the materials you share with Taurgo. You agree to indemnify and hold Taurgo harmless from any claims or damages arising from the unauthorized use of third-party materials.

- 4.3 If you encounter any issues or have questions regarding the App or the project, please contact us at info@taurgo.co.uk. We will make our best efforts to address your concerns and provide assistance.
- 5. Intellectual Property Rights
- 5.1 Taurgo retains all intellectual property rights, including copyrights, trademarks, and other proprietary rights, related to the App and the virtual tour projects. You may not copy, modify, distribute, or create derivative works based on the App or the projects without prior written consent from Taurgo.
- 5.2 The virtual tour projects created using the App may include third-party content, such as images or logos. These third-party content are the intellectual property of their respective owners, and you are responsible for obtaining any necessary permissions or licenses to use such content.
- 6. Limitation of Liability
- 6.1 Taurgo shall not be liable for any direct, indirect, incidental, consequential, or special damages arising out of or in connection with the use of the App or the virtual tour projects. Taurgo's liability, if any, is limited to the amount you have paid for the specific property project.
- 6.2 Taurgo does not take responsibility for any issues or damages caused by the use of the App or the virtual tour projects on your devices, including but not limited to data loss, software or hardware malfunctions, or any other technical issues.

7. Modification of Terms

- 7.1 Taurgo reserves the right to modify or update these Terms at any time. Any changes will be effective immediately upon posting the revised Terms on our website or within the App. Your continued use of the App after the modifications indicates your acceptance of the revised Terms.
- 8. Governing Law and Jurisdiction
- 8.1 These Terms shall be governed by and construed in accordance with the laws of England and Wales. Any disputes arising out of or in connection with these Terms shall be subject to the exclusive jurisdiction of the courts of England and Wales.