

T U U K U L

C O N C E P T

TERMS AND CONDITIONS OF TUUKUL

TUUKUL BUSINESS CONCEPT, S.A.P.I. DE C.V. (HEREINAFTER, "TUUKUL"), ESTABLISHED IN PALACIO ESCORIAL, COLONIA LOMAS DE REFORMA, MEXICO CITY, CP 11930, PROVIDES SERVICES MARKET PRODUCTS ("SERVICES") THROUGH WHICH CUSTOMERS CAN BUY- IN WEBSITE: WWW.TUUKULCONCEPT.COM. (THE "SITE") - PRODUCTS SUCH AS CLOTHING, JEWELRY, SHOES, BAGS AND ACCESSORIES ("PRODUCTS" OR "APPAREL").

THE MAIN TERMS AND CONDITIONS (THE "TERMS AND CONDITIONS") APPLICABLE TO THE SERVICES DESCRIBED. ANYONE VISITING THE SITE, REGISTER AS A USER, AND / OR USE THE SERVICES (JOINTLY AND SEVERALLY, THE "USER") AGREE TO BE BOUND FULLY TO THESE TERMS AND CONDITIONS AND THE PRIVACY NOTICE OF TUUKUL.

REGISTRATION

REGISTER AT TUUKUL HAS NO COST, NOR DOES IT IMPLY ANY COMMITMENT TO USE THE SERVICES. IN ORDER TO REGISTER, THE USER MUST COMPLETE ALL FIELDS IN THE REGISTRATION FORM WITH ACCURATE, PRECISE AND TRUE ("PERSONAL DATA") AND IS COMMITTED TO MAINTAIN PROPERLY UPDATED PERSONAL DATA. WHEN REGISTERING, THE USER WILL CHOOSE A USER NAME, A PASSWORD ("PASSWORD") AND SHALL PROVIDE ACCURATE INFORMATION OF THEIR IDENTITY. THE USER IS OBLIGED TO MAINTAIN THE CONFIDENTIALITY OF YOUR PASSWORD.

USERS WILL ACCESS YOUR PERSONAL ACCOUNT ("ACCOUNT") BY ENTERING YOUR USERNAME AND PASSWORD. THE ACCOUNT IS PERSONAL, UNIQUE AND NONTRANSFERABLE. IT IS FORBIDDEN FOR A SINGLE USER REGISTERS OR OWNS MORE THAN ONE ACCOUNT. TUUKUL MAY REQUEST RECEIPTS AND / OR ADDITIONAL DATA TO USERS AS AN OFFICIAL IDENTIFICATION CARD AND USED WITH STRIKETHROUGH SECURITY CODE TO VERIFY THE ACCURACY AND AUTHENTICITY OF DATA. IF YOU CAN NOT VERIFY OR AUTHORIZE THE REQUIREMENTS OF THE MEANS OF PAYMENT TUUKUL CUSTOMER PROHIBIT THE USE OF THE SITE. TUUKUL RESERVES THE RIGHT TO SUSPEND THOSE USERS WHOSE DATA HAVE NOT BEEN CONFIRMED, THEY ARE FALSE OR IF DIFFERENT ACCOUNTS DETECT THAT CONTAIN MATCHING DATA. IN THIS CASE, TUUKUL RESERVES THE RIGHT TO REJECT ANY APPLICATION FOR

T U U K U L

C O N C E P T

REGISTRATION OR CANCEL AN EXISTING REGISTRATION, WITHOUT BEING OBLIGED TO COMMUNICATE THE REASONS FOR ITS DECISION AND WITHOUT GENERATING ANY COMPENSATION. SERVICES ARE AVAILABLE ONLY TO PEOPLE WHO HAVE LEGAL CAPACITY TO BUY. YOU MAY NOT USE THE SERVICES IF YOU ARE A MINOR. IF A COMPANY IS REGISTERED AS A USER, THE PERSON CARRYING OUT TRANSACTIONS THROUGH THIS ACCOUNT, MUST BE ABLE TO CONTRACT ON BEHALF OF THAT COMPANY. THE USER SHALL BE LIABLE FOR ALL TRANSACTIONS IN YOUR ACCOUNT. THE USER AGREES TO NOTIFY TUUKUL IMMEDIATELY AND BY APPROPRIATE MEANS, ANY UNAUTHORIZED USE OF YOUR ACCOUNT AND LOGIN BY UNAUTHORIZED PARTIES TO IT.

BUYING OUR PRODUCTS

USERS WHO WANT TO BUY A GARMENT ON THE SITE (THE "BUYER") MUST ADD THE PRODUCT YOU WISH TO PURCHASE TO YOUR SHOPPING CART. THE BUYER THAT CARRY OUT A PURCHASE ORDER VIA THE SITE (I.E. ENTERING A VALID METHOD OF PAYMENT AND SUCH PAYMENT HAS BEEN APPROVED), A PURCHASE OFFER ADDRESSED TO THE SELLER WILL BE SET.

THE PRICE INCLUDES (VAT, COMMISSION MEANS OF PAYMENT, AMONG OTHERS.) AND BREAKS DOWN THE COST OF SHIPPING. THERE MAY BE INSTANCES IN WHICH AN ERROR OF SYSTEMS THE PRODUCT BECOMES AVAILABLE ON THE SITE AND CAN BE ACQUIRED BY SEVERAL BUYERS AT ONCE, IN THIS CASE WE WILL INFORM THE BUYER PROCEEDING TO REFUND THE AMOUNT YOU PAID EITHER IN CREDIT TUUKUL OR BACK THROUGH THE MEANS OF PAYMENT USED IN THE PURCHASE.

SHIPMENTS

TUUKUL HAS A BASIC INSURANCE FOR THEIR SHIPMENTS. BUYER MAY INCREASE THE SCOPE OF SUCH INSURANCE BY CONTACTING TUUKUL'S STAFF THE TIME OF PAYMENT AND PAYING THE DIFFERENCE IN THE AMOUNT OF INSURANCE. TUUKUL WILL ONLY BE RESPONSIBLE FOR LOSS OR DAMAGE FROM THE MOMENT THE PRODUCT IS DELIVERED IN THEIR OFFICES UNTIL IT DELIVERED TO THE SHIPPING COMPANY, PARCEL OR LOGISTICS. IF THE USER HIRES FOREIGN PARCEL SERVICE, THE COMPANY ASSUMES NO RESPONSIBILITY ONCE THE ITEM HAS BEEN DELIVERED TO THE COMPANY PARCEL. IF THE GARMENT IS DELIVERED IN THE

T U U K U L

C O N C E P T

HOME OF ANOTHER PERSON AND HAS BEEN SPECIFIED BY THE BUYER UPON PAYMENT, TUUKUL IS RELEASED FROM ANY LIABILITY.

TUUKUL IS NOT RESPONSIBLE FOR LOSS, THEFT OR DAMAGE CAUSED BY THE COURIER COMPANY, OR TAKE RESPONSIBILITY FOR THE DELAY INCURRED BY THE PARCEL SERVICE ONCE THE PRODUCT IS IN CUSTODY. FOR ANY QUESTIONS AND / OR RESOLUTION ON SHIPMENTS SHALL BE SETTLED BETWEEN THE USER, CUSTOMER, BUYER OR SELLER AND PARCEL SERVICE FEDEX. BUYER OR USER CAN BE TRACKED USING THE TRACKING NUMBER PROVIDED IN THE MAIL INFORMATION TO CONFIRM THE COMPLETION FEDEX SHIPPING. FEDEX [HTTPS://WWW.FEDEX.COM/MX/](https://www.fedex.com/mx/) PHONE 01.800.00.333.39 CUSTOMER CENTER AVAILABLE 365 DAYS 24 HOURS.

DEVOLUTIONS

TUUKUL ACCEPTS RETURNS FOR TWO REASONS: IF THE SIZE IS NOT ADEQUATE OR FOR ANY DISCREPANCY THAT HAS NOT BEEN SPECIFIED ON THE SITE. TO EXERCISE THE RIGHT OF RETURN OF THE PRODUCTS THERE ARE TWO CONSIDERATIONS: IF THE PRODUCT HAS BEEN SENT BY A SERVICE OUTSIDE DELIVERY TUUKUL, BUYER HAS 24 HOURS TO NOTIFY THE COMPANY BY MAIL TO THE ADDRESS: CONTACTO@TUUKUL.COM ON YOUR PURCHASE NONCONFORMITY AND PARTICULARITIES OF THE PRODUCT. IN THIS CASE, THE COURIER WILL PICK UP THE PACKAGE AND DELIVER IT TO THE OFFICES OF TUUKUL WHERE RE-EVALUATE THE STATE OF THE GARMENT AND BE VALID CLAIM WILL BE PAID THE AMOUNT PAID IN CREDIT TUUKUL YOUR PERSONAL ACCOUNT REGISTERED ON THE SITE AND WILL BE IN FORCE FOR A PERIOD OF 30 DAYS FROM THE DATE ON WHICH IT HAS BEEN PAID. IN THE EVENT THAT SUCH RETURN IS DUE BY A WAIST CONCEPT, THE COST OF COLLECTION WILL BE SUBTRACTED FROM THE CREDIT REFUNDED. IF BUYER FAILS TO NOTIFY TUUKUL IN A 24 HOUR PERIOD TO EMAIL OR PHONE THEIR DESIRE TO RETURN, TUUKUL CAN NOT ACCEPT THE RETURN OR MAY DELIVER A REFUND FOR THE PRODUCT. IF YOU HAVE CHOSEN TO COLLECT THE PRODUCT IN THE SHOWROOM TUUKUL: BUYER SHALL HAVE A PERIOD OF 5 BUSINESS DAYS FROM THE DATE OF PURCHASE TO COLLECT CLOTHES

AND AT THE SAME MOMENT TO MAKE A RETURN. ONLY IN THAT CASE, YOU HAVE THE RIGHT TO TAKE ANOTHER PIECE OR PRODUCT OR RECEIVE CREDIT TUUKUL RETURN. IF THE PRODUCT OR GARMENT IS COLLECTED IN TUUKUL AND BUYER OR ANY REPRESENTATIVE OF PURCHASED DO NOT REVIEW THE PRODUCT COUNTER-

Palacio del Escorial 30. 3rd floor. Lomas de Reforma. Miguel Hidalgo
Phone: 5591987799. www.tuukulconcept.com info@tuukulconcept.com

T U U K U L

C O N C E P T

DELIVERY, TUUKUL NOT BE HELD RESPONSIBLE FOR THE QUALITY OF THE PIECES NOT TO BE MANUFACTURER, BREAKING FREE OF ANY CLAIM OF RETURN LATER ON.

AMENDMENTS TO THE AGREEMENT

TUUKUL MAY AMEND THE TERMS AND CONDITIONS OF THIS CONTRACT AT ANY TIME ON THE SITE BY MAKING PUBLIC THE AMENDED TERMS. ALL AMENDED TERMS WILL TAKE EFFECT TEN (10) DAYS OF PUBLICATION. WITHIN 5 (FIVE) DAYS FOLLOWING THE PUBLICATION OF THE CHANGES, THE USER MUST NOTIFY BY EMAIL IF YOU DO NOT ACCEPT THEM; THEN IT STANDS DISSOLVED THE CONTRACTUAL RELATIONSHIP AND WILL BE DISABLED AS A USER, IF THEY HAVE NO OUTSTANDING DEBTS. AFTER THIS PERIOD SHALL BE DEEMED THAT THE USER ACCEPTS THE NEW TERMS AND THE CONTRACT WILL CONTINUE TO BIND BOTH PARTIES.

VIOLATIONS OF SYSTEM OR DATABASE

IS NOT PERMITTED ANY ACTION OR USE OF DEVICE, SOFTWARE, OR OTHER MEANS TENDING TO INTERFERE IN THE ACTIVITIES AND OPERATIONS OF TUUKUL AS DESCRIPTIONS, ACCOUNTS OR DATABASES TUUKUL. ANY INTERFERENCE, ATTEMPT OR VIOLATION OR CONTRARY TO THE LAWS ON INTELLECTUAL PROPERTY RIGHTS AND / OR ACTIVITY THE PROHIBITIONS SET FORTH IN THIS AGREEMENT SHALL BE LIABLE TO ITS RESPONSIBILITY FOR THE APPROPRIATE LEGAL ACTION, AND THE PENALTIES PROVIDED BY THIS AGREEMENT AND WILL HOLD YOU RESPONSIBLE TO COMPENSATE THE DAMAGE.

SYSTEM FAILURES

TUUKUL IS NOT RESPONSIBLE FOR ANY DAMAGE, HARM OR LOSS TO THE USER CAUSED BY FLAWS IN THE SYSTEM, SERVER OR THE INTERNET. TUUKUL WILL NOT BE LIABLE FOR ANY VIRUSES THAT MAY INFECT THE USER'S EQUIPMENT BECAUSE OF ACCESS, USE OR TEST OF OUR WEBSITE, OR FOLLOWING ANY TRANSFER OF DATA, FILES, IMAGES, TEXT, OR AUDIO CONTAINED THEREIN. USERS CAN NOT IMPUTE ANY RESPONSIBILITY OR DEMAND PAYMENT FOR LOST PROFITS, UNDER LOSS RESULTING FROM TECHNICAL DIFFICULTIES OR FAILURES IN THE SYSTEMS OR THE INTERNET. TUUKUL DOES NOT GUARANTEE ACCESS AND CONTINUOUS OR UNINTERRUPTED USE OF OUR SITE. THE SYSTEM MAY EVENTUALLY NOT BE AVAILABLE DUE TO TECHNICAL DIFFICULTIES OR INTERNET FAILURES, OR ANY

T U U K U L

C O N C E P T

OTHER CIRCUMSTANCE BEYOND TUUKUL; IN SUCH CASES IT WILL SEEK TO RESTORE AS QUICKLY AS POSSIBLE WITHOUT ANY FAULT OR RESPONSIBILITY. TUUKUL WILL NOT BE LIABLE FOR ANY ERRORS OR OMISSIONS IN ITS WEBSITE.

INTELLECTUAL PROPERTY. LINKS

THE CONTENTS OF THE SCREENS ON SERVICES TUUKUL AS WELL AS PROGRAMS, DATABASES, NETWORKS, FILES THAT ALLOW THE USER TO ACCESS AND USE THEIR ACCOUNT, ARE PROPERTY OF TUUKUL AND ARE PROTECTED BY LAWS AND INTERNATIONAL TREATIES COPYRIGHT, TRADEMARKS, PATENTS, INDUSTRIAL DESIGNS AND MODELS. MISS USE AND TOTAL OR PARTIAL REPRODUCTION OF THESE CONTENTS ARE PROHIBITED, UNLESS AUTHORIZED IN WRITING BY TUUKUL. THE SITE MAY CONTAIN LINKS TO OTHER WEBSITES, WHICH INDICATES THAT THEIR ARE NOT OWNED OR OPERATED BY TUUKUL. UNDER THAT TUUKUL HAS NO CONTROL OVER SUCH SITES, IS NOT RESPONSIBLE FOR THE CONTENT, MATERIALS, ACTIONS AND / OR SERVICES PROVIDED BY THEM, NOR FOR DAMAGES OR LOSSES CAUSED BY THE USE THEREOF, ARE CAUSED DIRECTLY OR INDIRECTLY. THE PRESENCE OF LINKS TO OTHER WEBSITES DOES NOT IMPLY A PARTNERSHIP, RELATIONSHIP, APPROVAL, BACKING TUUKUL TO SUCH SITES AND THEIR CONTENTS.

APPLICABLE LAW AND JURISDICTION

THIS AGREEMENT SHALL BE GOVERNED IN ALL ASPECTS BY THE LAWS OF THE MEXICAN REPUBLIC, IN PARTICULAR REGARDING DATA MESSAGES, E-PROCUREMENT AND E- COMMERCE SHALL BE GOVERNED BY THE PROVISIONS OF THE RESPECTIVE FEDERAL LEGISLATION. ANY DISPUTE ARISING UNDER THIS AGREEMENT, ITS EXISTENCE, VALIDITY, INTERPRETATION, SCOPE OR COMPLIANCE WILL BE SUBJECT TO APPLICABLE LAW AND THE COMPETENT COURTS. FOR THE INTERPRETATION, COMPLIANCE AND EXECUTION OF THIS CONTRACT, THE PARTIES EXPRESSLY SUBMIT TO THE JURISDICTION OF THE COMPETENT COURTS OF MEXICO CITY, FEDERAL DISTRICT, WAIVING THEREFORE ANY JURISDICTION THAT BY REASON OF THEIR PRESENT OR FUTURE DOMICILE MAY APPLY.

CONFIDENTIALITY OF PERSONAL DATA

ONCE REGISTERED ON THE SITE, TUUKUL WILL NOT SELL, RENT OR SHARE PERSONAL DATA EXCEPT IN THE FORMS SET OUT IN THESE TERMS AND

T U U K U L

C O N C E P T

CONDITIONS. NOTWITHSTANDING THIS, THE USER CONSENTS EXPRESSLY THAT TUUKUL FULLY OR PARTIALLY TRANSFER THE PERSONAL DATA TO ANY OF THE SUBSIDIARIES, CONTROLLING AND / OR LINKED TO TUUKUL COMPANIES, IN ANY FORM AND AT THE TIME, MANNER AND CONDITIONS IT DEEMS APPROPRIATE. IT WILL BE ALL THAT IS AVAILABLE TO TUUKUL TO PROTECT THE PRIVACY OF INFORMATION. IT MAY HAPPEN THAT UNDER COURT, LEGAL REGULATIONS OR ORDERS, LOOK TUUKUL COMPELLED TO DISCLOSE INFORMATION TO AUTHORITIES OR THIRD PARTIES UNDER CERTAIN CIRCUMSTANCES, OR IN CASES WHERE THIRD PARTIES CAN INTERCEPT OR ACCESS CERTAIN INFORMATION OR DATA IN WHICH CASE TUUKUL NOT LIABLE FOR THE INFORMATION DISCLOSED.

SAFETY AND MEANS TO AVOID THE USE OR DISCLOSURE OF PERSONAL DATA

TUUKUL IS OBLIGED TO COMPLY WITH ALL APPLIABLE RULES ON SECURITY MEASURES APPLICABLE TO PERSONAL DATA. ADDITIONALLY, TUUKUL USES INDUSTRY STANDARDS FOR THE PROTECTION OF CONFIDENTIALITY OF PERSONAL DATA.

TUUKUL CONSIDERS THE USER DATA AS AN ASSET THAT MUST BE PROTECTED FROM ANY LOSS OR UNAUTHORIZED ACCESS. WE EMPLOY DIFFERENT SECURITY TECHNIQUES TO PROTECT SUCH DATA FROM UNAUTHORIZED ACCESS BY USERS OF OUR COMPANY. HOWEVER, IT IS NECESSARY TO TAKE INTO ACCOUNT THAT PERFECT SECURITY DOES NOT EXIST ON THE INTERNET.

ALL PERSONAL DATA OF USERS WILL BE STORED IN AN AUTOMATED FILE OF PERSONAL DATA.

ALSO DURING THE REGISTRATION PROCESS THE CUSTOMER AUTHORIZES SENDING TUUKUL PERFORMING PROMOTIONS AND OFFERS, AS WELL AS PHONE CALLS OR SENDING E-MAILS WITH INFORMATIONAL, CUSTOMER SERVICE AND MARKETING PURPOSES.

AUTHORITIES AND LEGAL REQUIREMENTS

TUUKUL WILL COOPERATE WITH THE COMPETENT AUTHORITIES AND OTHER THIRD PARTIES TO ENSURE COMPLIANCE WITH THE LAWS, FOR EXAMPLE IN THE PROTECTION OF RIGHTS OF INTELLECTUAL PROPERTY, FRAUD PREVENTION AND OTHER MATTERS.

T U U K U L

C O N C E P T

TUUKUL MAY DISCLOSE THE PERSONAL DATA OF ITS USERS UPON REQUEST OF THE COMPETENT JUDICIAL OR GOVERNMENTAL AUTHORITIES FOR THE PURPOSES OF RESEARCH CONDUCTED BY THEM, EVEN IF THERE IS NO EXPRESS ORDER FROM DE GOVERMENT, OR FOR EXAMPLE (AND NOT LIMITED TO THIS CASE) WHEN IN THE CASE OF CRIMINAL INVESTIGATIONS OR FRAUD OR RELATED TO HACKING OR COPYRIGHT VIOLATION. IN SUCH SITUATIONS, TUUKUL WILL COOPERATE WITH THE COMPETENT AUTHORITIES IN ORDER TO SAFEGUARD THE INTEGRITY AND SECURITY OF THE COMMUNITY AND ITS USERS.

TUUKUL CAN (AND USERS EXPRESSLY AUTHORIZE) COMMUNICATE ANY PERSONAL DATA ABOUT THEIR USERS IN ORDER TO COMPLY WITH APPLICABLE RULES AND COOPERATE WITH THE COMPETENT AUTHORITIES TO THE EXTENT THAT DISCRETION WE UNDERSTAND NECESSARY AND APPROPRIATE IN CONNECTION WITH ANY INVESTIGATION OF AN ILLEGAL OR FRAUD, INFRINGEMENT OF INTELLECTUAL OR INDUSTRIAL PROPERTY, OR OTHER ACTIVITY THAT IS ILLEGAL OR MAY EXPOSE TUUKUL OR ITS USERS TO ANY LEGAL LIABILITY. IN ADDITION, WE CAN (AND EXPRESSLY AUTHORIZED BY THE USERS) COMMUNICATE YOUR FULL NAME, PSEUDONYM, ADDRESS, CITY, REGION, POSTAL CODE, COUNTRY, PHONE NUMBER, EMAIL ADDRESS, ETC. IN THE MANNER, AT THE DISCRETION OF TUUKUL, UNDERSTAND NECESSARY OR APPROPRIATE IN CONNECTION WITH THE INVESTIGATION OF THE FRAUD, INFRINGEMENT OF INDUSTRIAL OR INTELLECTUAL PROPERTY, PIRACY, OR ANY OTHER ILLEGAL ACTIVITY. THIS RIGHT SHALL BE EXERCISED BY TUUKUL FOR THE PURPOSES OF COMPLIANCE AND COOPERATE WITH LAW ENFORCEMENT, REGARDLESS OF WHETHER THERE IS A JUDICIAL OR ADMINISTRATIVE ORDER TO THAT EFFECT.

IN ADDITION, TUUKUL RESERVES THE RIGHT TO COMMUNICATE INFORMATION ABOUT ITS USERS TO OTHER USERS, ENTITIES OR THIRD PARTIES WHEN THERE ARE REASONABLE GROUNDS TO BELIEVE THAT THE ACTIVITY OF A USER IS SUSPECTED OF ATTEMPTING OR COMMITTING A CRIME OR ATTEMPT TO HARM OTHERS. THIS RIGHT WILL BE USED BY TUUKUL IN ITS SOLE DISCRETION AS IT DEEMS APPROPRIATE OR NECESSARY TO MAINTAIN THE INTEGRITY AND SECURITY OF THE COMMUNITY AND OF ITS MEMBERS, TO ENFORCE THE TERMS AND CONDITIONS AND OTHER POLICIES OF THE SITE AND IN ORDER TO COOPERATE WITH IMPLEMENTATION AND ENFORCEMENT. THIS RIGHT SHALL BE EXERCISED BY TUUKUL INDEPENDENTLY THAT THERE IS NO JUDICIAL OR ADMINISTRATIVE ORDER TO THAT EFFECT.

PRIVACY AND CONFIDENTIALITY OF THE INFORMATION

T U U K U L

C O N C E P T

THIS PRIVACY NOTICE (HEREINAFTER THE "PRIVACY NOTICE") SHALL ENTER INTO FORCE UPON ACCEPTANCE FOR NEW USERS AND IS IN FORCE SINCE APRIL 2016. THE PRIVACY OF USER INFORMATION IS VERY IMPORTANT FOR TUUKUL. IT IS FOR THIS REASON THAT THE CAUTIONS AND PRECAUTIONS ARE TAKEN TO SAFEGUARD YOUR INFORMATION USING SECURITY MECHANISMS TO PROTECT THE MOST COMPLETE AND EFFECTIVE INFORMATION. AS A NORMAL PART OF OUR BUSINESS WE COLLECT AND, IN SOME CASES, DISCLOSE INFORMATION ABOUT OUR USERS AND VISITORS TO OUR WEBSITE. THIS PRIVACY NOTICE DESCRIBES THE INFORMATION THAT TUUKUL BUSINESS CONCEPT S.A.P.I. DE C.V. RESIDENT AT 30.03 PALACIO ESCORIAL, LOMAS REFORMA MEXICO CITY. CP 11930, MEXICO, DF, MEXICO. COLLECT ABOUT USERS AND VISITORS TO THE E-COMMERCE PLATFORM. THIS PRIVACY NOTICE ALSO DESCRIBES WHAT CAN BE DONE WITH THAT INFORMATION. THIS NOTICE IS VERY DETAILED BECAUSE IT IS IMPORTANT THAT ALL USERS AND VISITORS TO OUR WEB SITE KNOW TUUKUL PRACTICES OF THE MOST ACCURATE WAY POSSIBLE. BY REGISTERING AND / OR NAVIGATING THE WEB SITE TUUKUL, THE USER AND / OR VISITOR CONSENTS TO THEIR PERSONAL INFORMATION IS USED IN ACCORDANCE WITH THE PROVISIONS DESCRIBED BELOW.

THIS DOCUMENT IS AN INTEGRAL PART OF THE TERMS AND CONDITIONS OF TUUKUL. BY ACCEPTING THE GENERAL TERMS AND CONDITIONS AT THE TIME OF SHIPPING, REGISTRATION, BUYING AND SELLING, THE USER ACCEPTS THE PROVISIONS CONTAINED HEREIN.

MEANS TO EXERCISE ACCESS RIGHTS, CORRECTION, CANCELLATION AND OPPOSITION IN CONNECTION WITH PERSONAL DATA

USERS HAVE AND MAY EXERCISE RIGHTS OF ACCESS, MODIFY, CANCEL AND UPDATE YOUR PERSONAL DATA, INCLUDING YOUR E-MAIL, AS WELL AS TO OPPOSE THE PROCESSING OF IT AND TO BE INFORMED ABOUT THE DISPOSALS CARRIED

OUT, ALL IN ACCORDANCE WITH THE PROVISIONS OF THE APPLICABLE REGULATIONS. USERS GUARANTEE AND RESPOND, IN ANY CASE, THE VERACITY, ACCURACY, VALIDITY AND AUTHENTICITY OF PERSONAL DATA PROVIDED, AND UNDERTAKE TO KEEP THEM UPDATED.

ONCE ENROLLED IN TUUKUL, THE USER CAN REVIEW AND CHANGE THE INFORMATION YOU SUBMITTED DURING THE REGISTRATION PROCESS INCLUDING:

T U U K U L

C O N C E P T

THE NAME AND EMAIL ADDRESS. WITHOUT PREJUDICE TO ANY CHANGES YOU MAKE, TUUKUL RETAIN THE ABOVE PERSONAL DATA FOR SECURITY AND FRAUD CONTROL.

THE REGISTRATION INFORMATION SUCH AS: COMPANY, ADDRESS, CITY, REGION, ZIP CODE, MAIN PHONE NUMBER, SECONDARY PHONE NUMBER, FAX NUMBER, EMAIL, ETC.
PASSWORD.

IN CERTAIN CASES, WE WILL KEEP ON FILE THE PERSONAL DATA YOU HAVE ASKED US TO REMOVE, AND THAT IN ORDER TO RESOLVE DISPUTES OR CLAIMS, DETECT PROBLEMS OR INCIDENTS AND RESOLVE THEM, AND TO COMPLY WITH THE PROVISIONS OF THE GENERAL TERMS AND CONDITIONS FOR THE PERIOD OF TIME DETERMINED BY THE APPLICABLE REGULATIONS. IN ANY CASE, THE PERSONAL DATA OF A USER WILL NOT BE IMMEDIATELY REMOVED FROM OUR ARCHIVES FOR LEGAL AND TECHNICAL REASONS, INCLUDING SAFETY SUPPORT SYSTEMS. THEREFORE, ONE SHOULD NOT EXPECT THAT ALL PERSONAL DATA ARE PERMANENTLY DELETED FROM OUR DATABASES.

USERS SHOULD UPDATE THEIR PERSONAL DATA AS IT CHANGES PERIODICALLY SO THEY CAN LOCATE THEM WHEN PERFORMING AN OPERATION. TO MAKE ANY CHANGES TO THE INFORMATION THAT IS PROVIDED AT THE TIME OF REGISTRATION, MUST BE ENTERED INTO MY ACCOUNT SECTION.

TO RECEIVE MORE INFORMATION ABOUT THE CONFIDENTIALITY OF YOUR PERSONAL DATA AND IF YOU WANT TO EXERCISE YOUR RIGHT TO ACCESS, MODIFY, CANCEL OR OPPOSE THE PROCESSING OF YOUR PERSONAL DATA, PLEASE CONTACT US BY EMAIL. OUR DATA PROTECTION MANAGER IS ANTONIO DOMINGUEZ, WHO CAN BE REACHED BY EMAIL AT CONTACTO@TUUKUL.COM.

WE COLLECT DATA

THE FIRST THING YOU MUST DO TO ENJOY TUUKUL SERVICES IS TO REGISTER, PROVIDING CERTAIN COMPLETE AND ACCURATE PERSONAL DATA ("PERSONAL DATA"). WE MAY SOLICIT, COLLECT AND STORE THE FOLLOWING PERSONAL DATA: NAME, COPY OF DOCUMENT OR VALID ID, COPY OF THE CARD USED WITH THE CODE STRIKETHROUGH SECURITY FOR CERTAIN CASES, PHYSICAL CONTACT INFORMATION (SUCH AS NUMBER OF HOME PHONE, ADDRESS E- MAIL, ETC.). TUUKUL NOT COLLECT FROM ITS USERS DATA SENSITIVE PERSONAL DATA SUCH AS RELIGIOUS, LABOR, RACIAL, ETHNIC, ETC. TUUKUL CAN CONFIRM THE PERSONAL DATA SUPPLIED BY GOING TO PUBLIC ENTITIES, SPECIALIZED COMPANIES OR CREDIT BUREAUS, FOR WHICH YOU EXPRESSLY AUTHORIZE US TO

T U U K U L

C O N C E P T

SHARE THIS INFORMATION, INCLUDING FINANCIAL AND / OR ECONOMIC DATA, WITH SUCH ENTITIES. THE INFORMATION OBTAINED FROM THESE ENTITIES TUUKUL WILL BE TREATED CONFIDENTIALLY.

USERS WHO REGISTER ON TUUKUL THROUGH THE WEBSITE, GIVES EXPRESS CONSENT FOR TUUKUL:

ACCESS, AT ANY TIME, TO ALL THE INFORMATION CONTAINED IN YOUR PERSONAL ACCOUNT, INCLUDING IN PARTICULAR BUT WITHOUT LIMITATION, YOUR PERSONAL DATA, INFORMATION ABOUT YOUR INTERESTS, TASTES, CONTACTS AND OTHER CONTENT HOSTED ON YOUR PERSONAL ACCOUNT; INCLUDED IN THAT ACCOUNT, MESSAGES, PHOTOS, VIDEOS AND ANY OTHER CONTENT; AND SEND EMAIL USER ACCOUNT LINKED TO PERSONAL INFORMATION OR MESSAGES FOR THE PURPOSE DESCRIBED IN THE "PURPOSE OF THE PROCESSING OF PERSONAL DATA" SECTION BELOW.

IT IS EXPRESSLY AGREED THAT ANY TIME TUUKUL REGISTERED USER MAY REQUEST THE REMOVAL OR CLOSURE OF ITS APPLICATION FOR REGISTRATION, AND / OR CLOSING YOUR ACCOUNT OR DELETE YOUR ACCOUNT AND INFORMATION FROM THE DATABASE. TUUKUL AUTOMATICALLY COLLECTS AND STORES CERTAIN INFORMATION ABOUT THE USER ACTIVITY AND VISITORS WITHIN YOUR WEBSITE. SUCH INFORMATION MAY INCLUDE THE URL FROM WHICH THEY COME (WHETHER OR NOT ON OUR WEBSITE), DEPEND ON WHAT BROWSER YOU ARE USING, AND YOUR IP ADDRESS. ALSO PAGES VISITED, SEARCHES PERFORMED, PUBLICATIONS, PURCHASES OR SALES, RATINGS AND ENTERED REPLICAS, FORUM POSTINGS, AMONG OTHER INFORMATION MAY BE STORED AND RETAINED.

IF USERS SEND US CORRESPONDENCE BEING EMAILS OR LETTERS ON OUR SITE, WE MAY COLLECT AND STORE SUCH PERSONAL DATA, INCLUDING E-MAIL.

PURPOSE OF THE PROCESSING OF PERSONAL DATA

TO PROVIDE EXCELLENT SERVICE AND TO ENABLE USERS TO PERFORM OPERATIONS FAST AND SAFE, TUUKUL REQUIRES SOME PERSONAL INFORMATION, INCLUDING E-MAIL INFORMATION GATHERING ALLOWS US TO PROVIDE USERS WITH SERVICES AND FEATURES THAT BEST SUIT THEIR NEEDS AND CUSTOMIZE OUR SERVICES TO MAKE YOUR EXPERIENCE WITH TUUKUL AS COMFORTABLE AS POSSIBLE. PERSONAL INFORMATION WE COLLECT IS USED FOR THE FOLLOWING PURPOSES:

DEVELOP INTERNAL STUDIES ON THE INTERESTS, BEHAVIORS AND DEMOGRAPHICS OF USERS TO BETTER UNDERSTAND THEIR NEEDS AND INTERESTS AND OFFER BETTER SERVICES OR PROVIDE RELATED INFORMATION.

T U U K U L

C O N C E P T

IMPROVE OUR MARKETING AND PROMOTIONAL INITIATIVES AND ANALYZE THE PAGES VISITED, SEARCHES PERFORMED BY USERS, TO IMPROVE OUR CONTENT OFFERINGS AND ARTICLES, CUSTOMIZE SUCH CONTENT, PRESENTATION AND SERVICE.

SEND INFORMATION OR MESSAGES BY E-MAIL ABOUT NEW SERVICES, DISPLAY ADVERTISING OR PROMOTIONS, BANNERS OF INTEREST TO OUR USERS, NEWS ABOUT TUUKUL. IF THE USER PREFERS, THEY CAN REQUEST TO BE EXCLUDED FROM THE LISTS TO SEND PROMOTIONAL OR ADVERTISING INFORMATION. AMONG SERVICE PROVIDERS WHO COLLECT INFORMATION DIRECTLY FROM THE USER IS GOOGLE INC., A DELAWARE COMPANY WHOSE MAIN OFFICE IS AT 1600 AMPHITHEATRE PARKWAY, MOUNTAIN VIEW (CALIFORNIA), CA 94043, UNITED STATES

("GOOGLE"). BY USING "COOKIES" (SEE SECTION ON "COOKIES" BELOW), GOOGLE GETS SOME INFORMATION ABOUT THE ACTIVITY OF USERS TUUKUL AND THEIR IP ADDRESSES, WHICH IS TRANSMITTED TO AND STORED BY GOOGLE ON SERVERS IN THE UNITED STATES. GOOGLE WILL USE THIS INFORMATION ON BEHALF OF TUUKUL IN ORDER TO ANALYZE AND PREPARE REPORTS ON USER ACTIVITY ON THE INTERNET, WITH A VIEW TO IMPROVING THE SERVICES PROVIDED BY OUR WEBSITE. GOOGLE MAY ALSO TRANSFER THIS INFORMATION TO THIRD PARTIES WHEN SO REQUIRED BY APPLICABLE LAW, OR WHERE SUCH THIRD PARTIES PROCESS THE INFORMATION ON BEHALF OF GOOGLE. THE USER EXPRESSLY CONSENTS TO THE TREATMENT OF YOUR INFORMATION BY GOOGLE IN THE MANNER AND FOR THE PURPOSES SPECIFIED HEREIN.

CONFIDENTIALITY OF PERSONAL DATA

ONCE ENROLLED ON OUR WEBSITE, TUUKUL WOULD NOT SELL, RENT OR SHARE PERSONAL DATA EXCEPT IN THE FORMS SET OUT IN THIS PRIVACY NOTICE. NOT WITHSTANDING THIS, THE USER CONSENTS EXPRESSLY THAT TUUKUL FULLY OR PARTIALLY TRANSFER THE PERSONAL DATA TO ANY OF THE SUBSIDIARIES, CONTROLLING AND / OR LINKED TO TUUKUL COMPANIES, IN ANY FORM AND AT THE TIME, MANNER AND CONDITIONS IT DEEMS APPROPRIATE. WE WILL DO EVERYTHING IN OUR POWER TO PROTECT THE PRIVACY OF INFORMATION. IT MAY HAPPEN THAT UNDER COURT, OR LEGAL REGULATIONS ORDERS, WE SEE COMPELLED TO DISCLOSE INFORMATION TO AUTHORITIES OR THIRD PARTIES UNDER CERTAIN CIRCUMSTANCES, OR IN CASES WHERE THIRD PARTIES CAN INTERCEPT OR ACCESS CERTAIN INFORMATION OR DATA IN WHICH CASE TUUKUL IS NOT LIABLE FOR THE INFORMATION DISCLOSED.

T U U K U L

C O N C E P T

PASSWORD

TO ACCESS THE SERVICES RESERVED ONLY FOR USERS DULY REGISTERED USERS WILL HAVE A PERSONAL PASSWORD. WITH IT YOU CAN BUY, AMONG OTHER ACTIVITIES. USERS SHOULD KEEP THIS KEY UNDER ABSOLUTE CONFIDENTIALITY AND IN NO EVENT SHALL DISCLOSE OR SHARE IT WITH OTHERS. THE USER WILL BE RESPONSIBLE FOR ALL ACTIONS THAT TAKE PLACE USING YOUR EMAIL AND PASSWORD. IF FOR ANY REASON A USER THOUGHT SOMEONE MAY KNOW YOUR PASSWORD, YOU MUST MODIFY YOUR TUUKUL ENTERING ACCOUNT OR SENDING AN EMAIL TO CONTACTO@TUUKUL.COM.

COOKIES

THE USER AND THE VISITOR OF THE WEB SITE KNOWS AND ACCEPTS THAT TUUKUL MAY USE A TRACKING SYSTEM USING COOKIES ("COOKIES"). COOKIES ARE SMALL FILES THAT ARE INSTALLED ON THE HARD DRIVE, WITH A LIMITED DURATION IN TIME TO HELP PERSONALIZE SERVICES. WE ALSO OFFER CERTAIN FEATURES THAT ARE ONLY AVAILABLE THROUGH THE USE OF COOKIES. COOKIES ARE USED IN ORDER TO MEET THE INTERESTS, BEHAVIOR AND DEMOGRAPHICS OF VISITORS OR USERS OF OUR WEBSITE AND THUS, BETTER UNDERSTAND YOUR NEEDS AND INTERESTS AND GIVE THEM A BETTER SERVICE OR PROVIDE RELATED INFORMATION. WE WILL ALSO USE THE INFORMATION OBTAINED THROUGH COOKIES TO ANALYZE THE PAGES BROWSED BY THE VISITOR OR USER, SEARCHES PERFORMED, IMPROVE OUR MARKETING AND PROMOTIONAL INITIATIVES, DISPLAY ADVERTISING OR PROMOTIONS, BANNERS OF INTEREST, NEWSLETTER, IMPROVE OUR CONTENT OFFERINGS AND ARTICLES, CUSTOMIZE SUCH CONTENT, PRESENTATION AND SERVICES; WE MAY ALSO USE COOKIES TO PROMOTE AND ENFORCE RULES AND SITE SECURITY. COOKIES CAN ADD TUUKUL IN THE E-MAILS YOU SEND TO MEASURE THE EFFECTIVENESS OF PROMOTIONS. ADDITIONALLY WE USE COOKIES SO THAT THE USER DOES NOT NEED TO ENTER THEIR PASSWORD AS OFTEN DURING A BROWSING SESSION, ALSO TO COUNT AND VERIFY THE REGISTRATIONS, USER ACTIVITY AND OTHER TRADE AGREEMENTS, ALWAYS AIMING AT THE INSTALLATION OF COOKIES, THE BENEFIT OF THE USER WHO RECEIVES IT, AND WILL NOT BE USED FOR OTHER PURPOSES OTHER THAN TUUKUL. IT IS ESTABLISHED THAT THE INSTALLATION USE THE EXISTANCE OF COOKIES ON THE USER'S COMPUTER DEPENDING ON THEIR OWN VOLITION AND CAN BE REMOVED FROM YOUR COMPUTER WHEN THE USER SO DESIRES. TO LEARN HOW TO REMOVE COOKIES SYSTEM IS NECESSARY TO REVIEW THE HELP SECTION (HELP) BROWSER.

T U U K U L

C O N C E P T

LEGAL REQUIREMENTS

TUUKUL WILL COOPERATE WITH THE COMPETENT AUTHORITIES AND OTHER THIRD PARTIES TO ENSURE COMPLIANCE WITH THE LAWS, FOR EXAMPLE IN THE PROTECTION OF RIGHTS OF INTELLECTUAL PROPERTY, FRAUD PREVENTION AND OTHER MATTERS.

TUUKUL MAY DISCLOSE THE PERSONAL DATA OF ITS USERS UPON REQUEST OF THE COMPETENT JUDICIAL OR GOVERNMENTAL AUTHORITIES FOR THE PURPOSES OF RESEARCH CONDUCTED BY THEM, ALTHOUGH THERE IS NO ORDER OR AN EXECUTIVE OR SUBPOENA, OR FOR EXAMPLE (AND NOT LIMITED TO THIS CASE) WHEN IN THE CASE OF CRIMINAL INVESTIGATIONS OR FRAUD OR RELATED TO HACKING OR COPYRIGHT VIOLATION. IN SUCH SITUATIONS, TUUKUL COOPERATE WITH THE COMPETENT AUTHORITIES IN ORDER TO SAFEGUARD THE INTEGRITY AND SECURITY OF THE COMMUNITY AND ITS USERS.

TUUKUL CAN (AND USERS EXPRESSLY AUTHORIZE) COMMUNICATE ANY PERSONAL DATA ABOUT THEIR USERS IN ORDER TO COMPLY WITH APPLICABLE RULES AND COOPERATE WITH THE COMPETENT AUTHORITIES TO THE EXTENT THAT DISCRETION WE UNDERSTAND NECESSARY AND APPROPRIATE IN CONNECTION WITH ANY INVESTIGATION OF AN ILLEGAL OR FRAUD, INFRINGEMENT OF INTELLECTUAL OR INDUSTRIAL PROPERTY, OR OTHER ACTIVITY THAT IS ILLEGAL OR MAY EXPOSE TUUKUL OR ITS USERS TO ANY LEGAL LIABILITY. IN ADDITION, WE CAN (AND EXPRESSLY AUTHORIZED USERS) COMMUNICATE YOUR FULL NAME, PSEUDONYM, ADDRESS, CITY, REGION, POSTAL CODE, COUNTRY, PHONE NUMBER, EMAIL ADDRESS, ETC. PARTICIPANTS IN THE PROGRAM OF INTELLECTUAL PROPERTY PROTECTION OF TUUKUL IN THE MANNER, AT OUR DISCRETION, WE UNDERSTAND NECESSARY OR APPROPRIATE IN CONNECTION WITH THE INVESTIGATION OF FRAUD, INFRINGEMENT OF INDUSTRIAL OR INTELLECTUAL PROPERTY, PIRACY, OR ANY OTHER ILLEGAL ACTIVITY . THIS RIGHT SHALL BE EXERCISED BY TUUKUL PURPOSES.

COMPLIANCE AND COOPERATE WITH LAW ENFORCEMENT, REGARDLESS OF WHETHER THERE IS A JUDICIAL OR ADMINISTRATIVE ORDER TO THAT EFFECT.

SAFETY AND MEANS TO AVOID THE USAGE OR DISCLOSURE OF PERSONAL DATA. STORAGE AND TRANSFER OF DATA.

T U U K U L

C O N C E P T

TUUKUL IS OBLIGED TO COMPLY WITH ALL APPLICABLE RULES ON SECURITY MEASURES APPLICABLE TO PERSONAL DATA. ADDITIONALLY, TUUKUL USES INDUSTRY STANDARDS INCLUDING THE PROTECTION OF CONFIDENTIALITY OF PERSONAL DATA, INCLUDING OTHER MEASURES, FIREWALLS AND SECURE SOCKET LAYERS ("SSL"). TUUKUL CONSIDERS THE USER DATA AS AN ASSET THAT MUST BE PROTECTED FROM ANY LOSS OR UNAUTHORIZED ACCESS. WE EMPLOY DIFFERENT SECURITY TECHNIQUES TO PROTECT SUCH DATA FROM UNAUTHORIZED ACCESS BY USERS INSIDE OR OUTSIDE OUR COMPANY. HOWEVER, IT IS NECESSARY TO TAKE INTO ACCOUNT THAT PERFECT SECURITY DOES NOT EXIST ON THE INTERNET.

THEREFORE, TUUKUL IS NOT RESPONSIBLE FOR ILLEGAL INTERCEPTIONS OR VIOLATION OF THEIR SYSTEMS OR DATABASES BY UNAUTHORIZED PERSONS. TUUKUL, IT IS NOT RESPONSIBLE FOR THE MISUSE OF INFORMATION OBTAINED BY THOSE MEANS.

CHANGES ON E-MAIL PREFERENCE

WITHOUT PREJUDICE TO US TUUKUL WANTS TO KEEP ITS USERS UPDATED AT ALL TIMES ON PROMOTIONS, NEWS, UPDATES, ETC. USERS CAN CHOOSE TO RECEIVE OR NOT THE E- MAILS AND PROMOTIONAL INFORMATION THEY WOULD LIKE TO RECEIVE FROM TUUKUL.

IF YOU DO NOT WANT TO RECEIVE EMAILS, YOU CAN DE-SUBSCRIBE, CHANGE YOUR E- MAIL PREFERENCES BY FOLLOWING THE INSTRUCTIONS PROVIDED IN OUR COMMUNICATIONS OR BY SENDING MAIL TO YOUR PREFERENCES CONTACTO@TUUKUL.COM.

HOW DOES TUUKUL WILL COMUNICATE CHANGES ON THEIR DISCLOSURES

TUUKUL MAY CHANGE AT ANY TIME THE TERMS AND CONDITIONS OF THIS NOTICE OF PRIVACY AND CONFIDENTIALITY AND / OR PRACTICES OF SENDING E-MAILS. IF WE DECIDE TO INTRODUCE SOME MATERIAL TO OUR PRIVACY POLICY CHANGE, WE WILL NOTIFY YOU BY POSTING AN UPDATED VERSION OF THE PRIVACY NOTICE IN THIS SECTION OR BY SENDING AN E-MAIL OR INFORMING ON THE HOME PAGE OR OTHER SECTIONS OF THE SITE TO KEEP UPDATED OF CHANGES WE MADE.

IF WE MAKE MATERIAL CHANGES IN THE WAY YOUR PERSONAL DATA ARE MANAGED WE WILL NOTIFY YOU BY E-MAIL SO YOU CAN MAKE AN INFORMED DECISION ABOUT WHETHER

T U U K U L

C O N C E P T

OR NOT YOU AGREE THAT YOUR PERSONAL DATA WILL BE USED IN THAT WAY. IF YOU DO NOT ACCEPT THESE TERMS, THEN IT STANDS DISSOLVED THE CONTRACTUAL RELATIONSHIP AND YOUR PERSONAL DATA WILL NOT BE USED OTHERWISE THAN WAS INFORMED WHEN COLLECTED.