

## 1PASSWORD PRODUCT-SPECIFIC TERMS

Customer's use of 1Password Device Trust Service is subject to these Product-Specific Terms and the governing agreement between Customer and 1Password referencing these terms (the "**Agreement**").<sup>1</sup> Terms not expressly defined herein have the meaning given in the Agreement.

## **1Password Device Trust**

**1. Updated Definitions.** When Customer uses 1Password Device Trust, the following apply to the definitions in Agreement:

- (i) The following supplements the Agreement's definitions:
  - **Customer Data** also includes information the Integration Technology accesses from Customer Devices;
- (ii) The following definitions are added to the Agreement:
  - **1Password Device Trust** means any product sold by 1Password under the name Device Trust, including Device Trust Core and Device Trust Connect
  - Authorized User any individual associated with the Customer who registers for an account and is granted access to use 1Password Device Trust. This includes employees, agents, contractors, or other personnel authorized by the Customer to access and utilize 1Password Device Trust on behalf of the Customer.
  - **Customer Device** means any electronic device that processes data and communicates with the Platform, including browsers, personal computers, mobile and tablet devices, and servers, or other devices or terminal equipment supported by the Services;
  - Integration Technology means software applications and API's that allow for the integrating and enabling of communications between Customer Devices with the Services.

2. **1PASSWORD DEVICE TRUST-specific license and restriction.** The following license term applies in addition to the license permissions and restrictions in the Agreement. 1Password grants to Customer a limited, non-exclusive, non-transferable right to download, copy, and execute Integration Technology solely for the purpose of integrating and enabling communication between Customer Devices with the Services. Except as expressly permitted in the Agreement, Customer will not, and will not permit its Authorized Users or other third party to download or install any Integration Technology on a Customer Device for which the Customer or Authorized User does not have proper authority to do so.

3. Customer Requirement to Obtain Consents from Authorized Users. Customer is solely responsible for the accuracy, legality, and use of the Customer Data. Customer represents and warrants that its and its Authorized User's use of the Services, including the downloading of the Integration Technology on any Customer Devices and the collection of any Customer Data from such Customer Devices by the Services is in compliance with all Applicable Laws and Customer's policies and procedures. Without limiting the foregoing, Customer will, in accordance with all Applicable Laws and best commercial practices:

<sup>&</sup>lt;sup>1</sup> 1Password reserves the right to update or change any portion of these Product-Specific Terms at any time. We will provide you with reasonable advance notice of changes to these Product-Specific Terms that materially adversely affect your use of the Services or your rights under these Product-Specific Terms by sending an email to the primary email address in our records or by similar means. However, 1Password may make changes that materially adversely affect your use of the Services or your rights under these Product-Specific Terms at any time and with immediate effect (i) for legal, regulatory, fraud and abuse prevention, or security reasons; or (ii) to restrict products or activities that we deem unsafe, inappropriate, or offensive. Unless we indicate otherwise in our notice (if applicable), any changes to these Product-Specific Terms will be effective immediately upon posting of such updated terms in 1Password's legal center. Your continued access to or use of the Services after we provide such notice, if applicable, or after we post such updated terms, constitutes your acceptance of the changes and consent to be bound by these Product-Specific Terms as amended. If you do not agree to the amended Product-Specific Terms, you must stop accessing and using the Services.



(i) disclose to all Authorized Users, the fact that: (a) 1Password Integration Technology is downloaded onto Devices; (b) 1Password collects, uses, and shares the Customer Data in accordance with the Agreement; and

(c) 1Password's sub-processors may have access and, and if they do, notify Authorized Users of such third-parties' rights to use the Customer Data; and

(ii) obtain and store all necessary rights, permissions, consents and approvals from Authorized Users with respect to the foregoing.

4. **Customer Licensed Technologies.** The use of certain Services or Integration Technology may require that Customer obtain the right for 1Password to access certain thirdparty technologies licensed, used or accessed by Customer and Authorized Users (collectively, "**Customer Licensed Technologies**"). In the event that Customer provides or makes available to 1Password any Customer Licensed Technologies, Customer hereby grants to 1Password a royalty-free, worldwide, sublicensable, transferable, non-exclusive right and license to use and access the Customer Licensed Technologies, and to use any data collected from such Customer Licensed Technologies in the same manner that 1Password is authorized to use the Customer Data. Customer represents and warrants that Customer possesses all rights and licenses necessary to make such grant to 1Password. 1PASSWORD DOES NOT WARRANT THAT IT SUPPORTS ANY CUSTOMER LICENSED TECHNOLOGIES. 1PASSWORD'S USE OF OR INTEGRATION WITH ANY SUCH CUSTOMER LICENSED TECHNOLOGIES IS PROVIDED "AS IS" AND WITHOUT WARRANTY EXCEPT AS SET FORTH HEREIN.

5. **1PASSWORD DEVICE TRUST-specific security measures.** Customer is responsible for all login credentials, including usernames and passwords, Authorized User accounts and the security thereof. 1Password will not be responsible for any damages, losses or liability to Customer, Authorized Users, or anyone else, if such information is not kept confidential by Customer or its Authorized Users, or if such information is correctly provided by an unauthorized third party logging into and accessing the Services. Any passwords used for the Services are for individual use only. 1Password may passively monitor passwords and, at its discretion, require a user to change such Authorized User's password. If the Customer or an Authorized User uses a password that 1Password considers insecure, 1Password may require the password to be changed or may terminate the applicable account. 1Password reserves the right to fully cooperate with any law enforcement authorities or court order requesting or directing 1Password to disclose the identity of anyone violating this Agreement or any Applicable Laws.

6. **1PASSWORD DEVICE TRUST -specific service location**. The locations where Customer Data is to be processed, including the storage locations, are set forth in the applicable Data Processing Addendum and/or any other applicable addendum (including, where relevant, with respect to data processed or stored by subprocessors). Customer may request to have Customer Data for a Product-Specific offering hosted in a different region, which may be accommodated, subject to availability.