

# TRUSTS

Trusted Secure Data Sharing Space



## Registration Agreement

This registration Agreement (“Agreement”) is made and agreed to by the TRUSTS Consortium and the TRUSTS subscriber.

The obligation of confidentiality undertaken pursuant to this Agreement shall survive the terms of the TRUSTS Consortium Agreement with the TRUSTS subscriber.

Definitions for the purpose of this contract:

- The term ‘*Agreement*’ means this document certifying an act of registering, a negotiated and typically legally binding arrangement between parties as to a course of action, a manifestation of mutual assent by two or more persons to one another, made through offer and acceptance.
- The term “*TRUSTS subscriber*” means the authorized employee of a Customer/Company that has requested access to the TRUSTS platform, and has been identified as an authorized user on the [Registration Form](#).
- The term ‘*information*’ means: Interrelated data; something that flows between the sender and the receiver of this Agreement; knowledge communicated or received concerning a particular fact or circumstance; means technical or commercial information disclosed by the Buyer to the Seller that the Buyer directs, and clearly marks, as confidential. "Information" means any data and piece of information included in the artifacts available (datasets, services and applications) on the TRUSTS platform as long as not (yet) available to the general public.

The Parties agree to the following:

1. TRUSTS subscriber will not disclose, permit the disclosure of, release, disseminate or transfer; any information obtained hereunder (“*information*”) to any other person or entity.
2. If TRUSTS subscriber is a corporation, partnership, limited liability company or other non-natural legal entity, the person(s) signing this Agreement on its behalf will take all appropriate precautions to limit the dissemination of the Information only to those persons within the entity who have need to know the information, and who are specifically aware of the Agreement and agree to honor it.
3. This Agreement applies to all Information received from TRUSTS, now or in the future, which is not readily available to the general public. TRUSTS subscriber understands that all information shall be deemed confidential, valuable and proprietary such that its unauthorized disclosure, even without intent to harm, could cause substantial and irreparable harm to TRUSTS.



4. All information shall be used for the sole purpose of using the TRUSTS platform, and it shall not at any time, or in any manner, be used for any other purpose.
5. TRUSTS subscriber acknowledges that it is a principal and not an agent on behalf of any other party in conjunction with the registration to TRUSTS. TRUSTS subscriber acknowledges that it is not working with any other broker or agent other than itself in connection with TRUSTS. TRUSTS subscriber shall not elect use of another agent outside of this Agreement or shall be subject to pay a fee at market rate and terms to agent hereby stated in this Agreement upon closing.
6. TRUSTS subscriber assumes full and complete responsibility for reconfirmation and verification of all Information received and expressly waives all rights of recourse against TRUSTS with respect to the same.
7. The Persons signing on behalf of TRUSTS subscriber confirm that they have the authority to bind the party for whom they sign.
8. This Agreement shall be governed and construed in accordance with the laws of Germany.

TRUSTS subscriber:

Name/Company: \_\_\_\_\_

Address: \_\_\_\_\_

Telephone: \_\_\_\_\_

Email: \_\_\_\_\_

#### Signature Page to Agreement

By signing below, you represent and warrant to the other parties that:

- A. You have read, understand and agree to the present Agreement;
- B. All information that you provided is complete and accurate, and
- C. You own or have all rights and authority necessary to enter into and perform under this Agreement.

Signature: \*

[Clear](#)

Signature Date: \*