

TERMS AND CONDITIONS

Koto, the national security and risk division of Kensho Technologies Inc. (“Kensho”, “Koto” or “we”), provides geopolitical analytics software tools that help interpret and structure geopolitical event data. These Terms and Conditions (the “Terms”) govern your access to and use of Koto’s websites and services that include these Terms. (each, a “Service” or collectively, “Services”). By using our Services you agree to these Terms, which incorporate by reference the Koto Privacy Policy.

Kensho may update or otherwise change these Terms at our discretion. When we change these Terms in a material way we will update the effective date at the bottom of this document. Your continued use of Koto Services after such change constitutes your acceptance of the new Terms.

If you have a signed contract with Kensho for Koto Services, including but not limited to a platform license agreement or similar enterprise-level agreement (inclusively and each individually referred to as a “Services Agreement”), these Terms apply to the extent they do not conflict with such Services Agreement. Where a conflict is present, the terms of the Services Agreement will control.

Other services offered by Kensho through or in association with the website www.kensho.com are separate and distinct from the Koto services and as such are governed by distinct [terms and conditions](#).

1. Ownership and License

Kensho and third-parties from whom Kensho licenses information (“Licensors”) retain ownership of all rights (including copyright, trademark, patent, and other intellectual property rights) to Koto’s Services and the content available through those Services. All rights not expressly granted to you in these Terms are reserved by Kensho and its Licensors.

Kensho grants you a non-transferable, non-exclusive, revocable, limited license to access and use the Koto Services for your own personal and noncommercial use, in accordance with these Terms (the “License”). Unless otherwise indicated, all future releases, updates, or other additions to the Koto Services or the content provided through the Services shall be subject to these Terms and the License.

2. Acceptable Uses and Limitations

The Koto Services are provided for informational and research purposes as of the date provided and we reserve the right to change them without notice. Content provided through the Services is not intended to be an offer, or the solicitation of any offer, to buy or sell securities.

You may distribute, disseminate, or circulate content received through the Koto Services without charge on an ad hoc basis provided you (i) never host Koto content or analysis off of the Koto Services on any web accessible platform; (ii) attribute the content, analyses and conclusions provided on our Services to Koto regardless of the method used to distribute, disseminate or circulate them; and (iii) include Kensho's copyright and other proprietary rights notices as they appear on the Services.

The rights granted to you in these Terms are subject to the following restrictions: (a) you shall not license, sell, rent, lease, transfer, assign, distribute, host, or otherwise commercially exploit the Services, whether in whole or in part, or any content displayed on the Services except as permitted by these Terms; (b) you shall not modify, make derivative works of, disassemble, reverse compile or reverse engineer any part of the Services or cause a third party to modify, make derivative works of, disassemble, reverse compile or reverse engineer any part of the Services; (c) you shall not access the Services in order to build a similar or competitive website, product, or service; (d) except as expressly stated herein, no part of the Services may be copied, stored, reproduced, distributed, republished, downloaded, displayed, posted or transmitted in any form or by any means; and (e) you are not permitted to use any trademarks, logos or services marks ("Marks") displayed on the Services without our prior written consent or the consent of the third party that owns the Marks.

The Koto Services may not be used by individuals under 18 years of age. By using the Services you represent and warrant that you are at least 18 years of age, can form legally binding contracts, and (if applicable) are the authorized representative of the entity on behalf of which you agree to these Terms.

You are responsible for, and assume all risks associated with, your use of the Services and for any content or information that you access or make available through your use of the Services. You may not use the Services for any illegal or unauthorized purpose, or any purpose that violates or attempts to violate the security of the Koto Services. You agree you will not (i) post unauthorized commercial communications (such as spam) through the Services; (ii) facilitate or encourage any violations of these Terms; (iii) use the Services to bully, intimidate, or harass any other user or to incite violence; or (iv) take any action on the Services that infringes or violates someone else's rights.

You may not use the Services in a way that is detrimental to the operation of the Services or the access or use of the Services by anyone else. This restriction applies to any use that interferes or attempts to interfere with the normal operations of the Services, including by hacking, transmitting malicious or destructive code, deleting, augmenting or altering the Services or any content. If you become aware of such activities on the Services please let us know at support@koto.ai.

You may not use any of the content provided by our Services in connection with the issuance, trading, marketing or promotion of investment products (e.g., derivatives, structured products, investment funds, investment portfolios, etc., where the price, return and/or performance of the investment product is based on or related to our data), nor may you use such data as the basis of a financial instrument, without a separate written agreement with Kensho and any of our applicable Licensors.

3. User-Provided Content, Suggestions, And Feedback

You may provide Kensho with ideas, suggestions, feedback, documents or proposals (“User-Provided Content”), including but not limited to bug reports, content suggestions, Service design suggestions, or requested features. By sending us any such User-Provided Content you represent, warrant, and agree that (i) your User-Provided Content does not contain confidential or proprietary information of third parties; (ii) we are under no obligation of confidentiality not otherwise outlined in these Terms; (iii) we may already have something similar under consideration or development; (iv) unless we indicate otherwise, you grant Kensho a non-exclusive, royalty-free, perpetual, irrevocable, and fully sub-licensable right to use, reproduce, modify, adapt, publish, translate, create derivative works from, distribute, use for commercial purposes, and share such content throughout the world in any media; and (v) you irrevocably waive, and cause to be waived, any claims and assertions against Kensho and its users of any rights or claims related to or contained in such User-Provided Content. Any use of personally identifying information of users who provide User-Provided Content is governed by Koto’s Privacy Policy. You represent and warrant that you own or otherwise control all of the rights to the User-Provided Content that you provide; that the User-Provided Content is accurate; that use of the User-Provided Content you supply does not violate our policies and will not cause injury to any person or entity; and that you will indemnify Kensho for all claims resulting from User-Provided Content you supply, knowing or suspecting it to be false, inaccurate, or intentionally harmful. Kensho has the right but not the obligation to store User-Provided Content.

4. Third Party Content and Services

Kensho is a distributor (and not a publisher) of content supplied by Licensors. Services may include facts, views, opinions and recommendations of individuals and organizations deemed of interest. Kensho and its Licensors do not guarantee the accuracy, completeness, or timeliness of, or otherwise endorse, these facts, views, opinions or recommendations, give tax or investment advice, or advocate the purchase or sale of any security or investment. Any opinions, advice, statements, services, offers, or other information or content expressed or made available by third parties, including but not limited to any other Service user or any Licensor, are those of the respective author(s) or distributor(s) and not of Kensho. Kensho neither endorses nor is responsible for the accuracy or reliability of any opinion, advice or

statement made on a Service by anyone. Under no circumstances will Kensho or any of its Licensors be liable for any loss or damage relating to your use of information obtained through a Service. It is your responsibility to evaluate the accuracy, completeness or usefulness of any information, opinion, advice or other content available through a Service. Please seek the advice of professionals regarding the evaluation of any specific information, opinion, advice or other content obtained on a Service.

Our use of third party sources for certain Service content, and the inherent hazards of electronic distribution, may result in delays, omissions or inaccuracies in such content as presented on a Service. Some of the data on the Services may be delayed as specified by Licensors. Kensho does not verify any data and disclaims any obligation to do so. Kensho, its Licensors and each of their affiliates and business partners (i) expressly disclaim the accuracy, adequacy, usefulness, or completeness of any data and (ii) shall not be liable for any errors, omissions or other defects in, delays or interruptions in such data, or for any actions taken in reliance thereon. Additional data notices and disclaimers from Licensors and third party providers can be found [here](#). As used here, “business partners” does not refer to an agency, partnership, or joint venture relationship between Kensho and any such parties. Please consult your broker or financial representative to verify pricing before executing any trade.

Our Services may contain links to third-party websites and services, which are not controlled or offered by Kensho or subject to these Terms. We provide access to these third-party links for your convenience. If you choose to use links to third-party websites or services, you do so at your own risk and we recommend that you review the terms and policies of the third-party websites or services you visit.

5. Indemnification

You agree to defend, indemnify and hold harmless Kensho, its affiliates and their respective directors, officers, employees and agents from and against all claims and expenses, including but not limited to attorneys’ fees, arising out of the use of any Service by you.

6. DISCLAIMER OF LIABILITY AND WARRANTIES

KENSHO AND ITS AFFILIATES, AGENTS AND LICENSORS CANNOT AND DO NOT WARRANT THE ACCURACY, COMPLETENESS OR TIMELINESS OF THE CONTENT AVAILABLE THROUGH ANY SERVICE. NEITHER KENSHO NOR ANY OF ITS AFFILIATES, AGENTS OR LICENSORS SHALL BE LIABLE TO YOU OR ANYONE ELSE FOR ANY LOSS OR INJURY CAUSED IN WHOLE OR PART BY USE OF A SERVICE. IN NO EVENT WILL KENSHO, ITS AFFILIATES, AGENTS OR LICENSORS BE LIABLE TO YOU OR ANYONE ELSE FOR ANY DECISION MADE OR ACTION TAKEN BY YOU IN RELIANCE ON SUCH CONTENT OR ANY SERVICE. KENSHO AND ITS AFFILIATES,

AGENTS AND LICENSORS SHALL NOT BE LIABLE TO YOU OR ANYONE ELSE FOR DAMAGES OF ANY KIND (INCLUDING, WITHOUT LIMITATION, LOST PROFITS OR DATA, DIRECT, CONSEQUENTIAL, SPECIAL, INCIDENTAL, INDIRECT, OR ANY OTHER DAMAGES) FROM YOUR USE OF A SERVICE EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF THE CAUSE OF ACTION. TO THE EXTENT SUCH DISCLAIMER OF DAMAGES IS NOT EFFECTIVE UNDER APPLICABLE LAW, THE ENTIRE AGGREGATE LIABILITY TO YOU OF KENSHO, ITS AFFILIATES, AGENTS OR LICENSORS WILL BE LIMITED TO THE FEES, IF ANY, YOU PAID TO KENSHO FOR ACCESS TO THE SERVICE THAT GAVE RISE TO SUCH LIABILITY. EACH SERVICE AND ALL SERVICE CONTENT IS PROVIDED "AS IS" AND KENSHO AND ITS AFFILIATES, AGENTS AND LICENSORS DISCLAIM ALL EXPRESS AND IMPLIED WARRANTIES WITH RESPECT TO THE SERVICE, INCLUDING BUT NOT LIMITED TO THE MERCHANTABILITY, FITNESS FOR ANY PARTICULAR PURPOSE OR NON-INFRINGEMENT OF ANY SERVICE CONTENT, OR THAT A SERVICE WILL BE AVAILABLE, FREE FROM ERRORS, VIRUSES OR OTHER HARMFUL COMPONENTS. THE TERMS OF THE SERVICES AGREEMENT WILL GOVERN YOUR CONTRACTUAL RELATIONSHIP WITH KENSHO. ANY CONTENT KENSHO AND ITS AFFILIATES, AGENTS AND LICENSORS PROVIDE IS TO BE USED BY SUBSCRIBERS IN ACCORDANCE TO ALL APPLICABLE LAWS, AND SUBSCRIBERS WILL BE SOLELY RESPONSIBLE FOR ANY CONSEQUENCES DERIVED FROM ANY USE OF CONTENT INCLUDING, BUT NOT LIMITED TO, USE THAT RESULTS IN TORT OR CRIMINAL LIABILITY. THE LAWS OF CERTAIN JURISDICTIONS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE DISCLAIMERS, EXCLUSIONS OR LIMITATIONS MAY NOT APPLY TO YOU, AND YOU MAY HAVE ADDITIONAL RIGHTS.

7. Brokers and Financial Advisers

Kensho is not a broker-dealer or a financial adviser and does not endorse or recommend the services of any brokerage or financial adviser. Any brokerage or financial adviser you select is solely responsible for its services to you the user. Kensho shall not be liable for any damage or cost of any type arising out of, or in any way connected with, your use of the services of any third party.

8. Miscellaneous Terms

If any portion of these Terms are found to be unenforceable, the remaining portion will remain in full force and effect.

Nothing in this these Terms shall prevent us from complying with the law.

If Kensho fails to enforce any provision of these Terms it will not be considered a waiver of Kensho's rights.

These Terms are personal to you, and you may not delegate your obligations under them to anyone. All of Kensho's rights and obligations under these Terms are freely assignable by us.

9. Disputes

These Terms, your obligations, and all actions contemplated by these Terms shall be governed by the laws of the the State of New York, excluding New York's rules for conflicts of law. All claims arising out of or relating to these Terms or the Services will be litigated exclusively in the federal or state courts of New York County, New York and you consent to personal jurisdiction in those courts.

10. Termination

Either Kensho or you may terminate access to the Services at any time. Without limiting the foregoing, Kensho has the right to terminate your access to the Services immediately in the event of any conduct by you that Kensho, in its sole discretion, considers to be unacceptable or if you breach any of these Terms.

11. Contact Us

If you have questions about these Terms, please contact us at support@koto.ai.

Effective Date: December 7, 2017

© 2017 Kensho Technologies Inc. All Rights Reserved.