

INTELLISCREEN PRIVACY POLICY

Team Ray Technologies, LLC (“Team Ray”) owns and operates the IntelliSCREEN software platform (“Software,” as defined below), the intelliscreen.us and teamraytech.com websites (“Websites”), and their related services and products. Team Ray has adopted this Privacy Policy (“Privacy Policy”) to explain how it collects, uses, and protects information collected through the Software and the Websites. You should contact Team Ray directly with any questions or concerns.

TEAM RAY MAY CHANGE, MODIFY, AMEND, SUSPEND, TERMINATE, OR REPLACE THIS PRIVACY POLICY FROM TIME TO TIME AND WITHIN ITS SOLE AND ABSOLUTE DISCRETION. IN THE EVENT TEAM RAY CHANGES, MODIFIES, AMENDS, OR REPLACES THIS PRIVACY POLICY, YOUR CONTINUED USE OF THE SOFTWARE AND THE WEBSITES AFTER A CHANGE IN THIS PRIVACY POLICY CONSTITUTES YOUR MANIFESTATION OF ASSENT TO THE CHANGE, MODIFICATION, AMENDMENT, OR REPLACEMENT CONTAINED WITHIN.

1. Definitions. The following terms when used in this Agreement will have the respective meanings assigned to them below:

- **Account** means the user account You establish to interact with the Software.
- **Personal Data** means any information that identifies, describes, is associated with, or could be linked to an individual, such as name, birthdate, postal address, email address, telephone number, SSN or government-issued identification number, employee identification number, credit card information, or the like.
- **Software** means the on-demand service, including any code, underlying technology, upgrades, and updates thereto or new versions thereof, made generally available by Team Ray to You to analyze answers, data, and other information provided by you relating to your ability to gain entry into a location and to monitor/control the population density in that location.
- **Services** means the IntelliSCREEN platform and its features, along with hosting, maintenance, and any upgrades, additions or replacements to the Software.
- **You/Your** means the individual accepting the terms and conditions of this Agreement.
- **Organization** means the applicable group You/Your is associated with
- **Locally** means data stored on database residing on Organizations network
- **Cloud-Based** means data stored on database residing on a Rockware Corp. Microsoft Azure environment.
- **Identification Number** means a unique number or code used by an organization to identify applicable personnel such as employee ID No.
- **Decoder List** means a organization’s central name database with a cross-reference of Identification Number of a person’s name, classification (if applicable), department (if applicable), shift (if applicable), email (for automated reports if applicable), text message address (for automated notifications if applicable) stored locally.
- **Fever Check** means taking measuring the temperature of an individual versus a high and low limit and determining if check is PASS, FAIL, or FAIL LOW.
- **Questionnaire Application (Qair)** is a Cloud-Based health check survey application that can be set up to accept an Identification Number that can be cross referenced with a Local Decoder

List for personal identity. It generates a unique barcode for every successful submission that can be deciphered by disconnected IntelliSCREEN units.

- **Override Status** means a system administrator has authorized surveys completed by a specific Identification Number to be successfully completed for a period of time regardless if one or more questions is answered incorrectly.
- **IntelliSCREEN Sleek** is a full-service model that scans in a barcode from Qair to determine survey template used, timestamp of survey, survey ID, personal Identification Number, and override status. The barcode and parsed data components are stored Locally with each Fever Check. Temperatures data storage is optional.
- **IntelliSCREEN Rugged** is a full-service model that scans in a barcode from Qair to determine survey template used, timestamp of survey, survey ID, personal Identification Number, and override status. The barcode and parsed data components are stored Locally with each Fever Check. Temperatures data storage is optional.
- **IntelliSCREEN Lite** is a limited-service model that stores all captured data from Fever Checks on a Cloud-Based database.
- **Track-n-Trace** is a Local centralized database and software application for storing Fever Check data, maintaining Decoder List, and for configuring who receives automated reports and notifications.

2a. Types of Cloud-Based Personal Data We Collect

Team Ray may collect the following Personal Data stored on Cloud-Based systems when you submit a questionnaire or when fever check data is captured by the IntelliSCREEN Lite model:

- Identification Number
- Override Status
- Yes or No questions relating to your recent health, travel, and contact with others how have health problems
- Body Temperature (Only with IntelliSCREEN Lite models)

2b. Types of Local Personal Data We Collect

Team Ray may collect the following Personal Data stored on Local systems in Decoder List and for each Fever Check:

- Identification number;
- Override Status;
- Name;
- Classification;
- Department or Company name;
- Email address;
- Phone number;
- Body temperature;

Team Ray may collect this Personal Data from you through various channels, including, but not limited to, through your voluntary submission of information to the Software and/or the Websites, through requests initiated by you through the Software and/or the Websites, through the collection

and analysis of information concerning your computer, mobile device, and browsing activities, through the use of cookies, web beacons, pixel tags, and through other sources permitted by law.

3. Other Information We Collect

In addition to collecting information from You as described in the previous section, Team Ray may also collect the following information from You:

- Your usage of the Software and the Websites, including, without limitation, any links or items clicked or pages viewed and statistics; and
- Information stored in cookies, pixel tags, or web beacons;

4. Cookies & Similar Technologies

Team Ray uses technologies, such as “cookies,” which are small text files placed on Your device to store data that can be recalled by a web server in the domain that placed the Cookie. We use Cookies and similar technologies to enable our systems to recognize Your browser and to provide certain features. We also use “web beacons” to help deliver Cookies and gather usage and performance data. We may also use other similar technologies from third-party service providers.

You have a variety of tools available to control the data collected by Cookies, web beacons, and similar technologies. For example, You can use controls in your Internet browser to limit how the websites You visit are able to use Cookies and to withdraw your consent by clearing or blocking Cookies. You can also stop Team Ray from placing Cookies (other than those required for the Website to function) on Your device by referencing the instructions below or opting out using the Cookie notification opt-out on Your initial visit to the Website.

The table below sets out how we use different categories of cookies and similar technologies, as well as information on your options for managing the settings for the data collection by these technologies:

Type of Cookie	Description	Managing Settings
Required Cookies (Strictly Necessary)	Required – or strictly necessary – cookies enable you to navigate the Website and use its features.	Because required cookies are essential to operate the Website there is no option to opt out of these cookies.
Functional Cookies (Non-Strictly Necessary)	Functional – or non-strictly necessary cookies – allow us to remember information you have entered or choices you make, and provide enhanced, more personal features.	To manage the use of functional cookies on the Website, please consult your individual browser settings for cookies. Note that opting out may impact the functionality you receive when using our Website.

We use Google Analytics to help us analyze how our Website is used, including the number of visitors, where the website visitors have come from, and the pages they visit. This information is used by us to improve our Website.

To learn more about safeguarding your data for websites using Google Analytics, visit [here](#). To opt of our data collection by Google Analytics, you can download and install a Google Analytics opt-out browser add-on [here](#).

To learn more about how Google Analytics Cookie Usage on Website visit [here](#).

Facebook remarketing service is provided by Facebook Inc. You can learn more about interest-based advertising from Facebook [here](#).

To opt-out of Facebook’s interest-based ads follow [these instructions](#) from Facebook.

You can also adjust your individual browser settings relating to cookies by visiting these pages:

- [Google Chrome](#)
- [Internet Explorer](#)
- [Mozilla Firefox](#)
- [Safari \(Desktop\)](#)
- [Safari \(Mobile\)](#)
- [Android Browser](#)

For other browsers not listed, please consult the documentation that your browser manufacturer provides.

<p>Targeting or Advertising Cookies (Non-Strictly Necessary)</p>	<p>We use Google Webmaster Tools and Google Analytics to log when users view specific pages or take specific actions on or getting to the Website. Google Analytics specifically allows us to provide targeted advertising in the future.</p> <p>We may also use Google AdWords as a tool to acquire relevant new clients who are looking for our service and Google AdSense to show our clients other relevant advertising that may assist them while they are using our site.</p>	<p>To learn more about How Google uses cookies targeted in advertising, visit here. To adjust your Google Ad Settings and learn how opt out of particular targeted advertising visit here or the Network Advertising Initiative opt-out page here.</p>
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5. Lawful Basis for Processing Your Personal Data

The lawful basis for us processing Your Personal Data for the uses described above will typically be because you have provided Your consent; it is necessary for our contractual relationship; and/or the processing is required for us to provide you with access to the Software, Websites, and Services.

6. How Team Ray Uses Your Personal Data

We use Your Personal Data to provide you with the Software and the Websites, process any requests made by you, communicate with you, identify and fix problems with the Software and/or the Websites, communicate with you, and update you regarding changes to the Software the Services, and/or the Websites.

By using the Software and the Websites, You further authorize the following specific uses of Your Personal Data:

- Enable Your use of the Software and its associated services;
- Improve algorithms;
- Measure service usage;
- Develop new features;
- Contact and communicate with You, whether through email, telephone, text message, and/or chat messages within the Software and/or the Websites;
- Send notifications, including push notifications, to Your mobile device;
- Customize and/or tailor the Software and/or the Websites and your user experience;
- Aggregate certain information that does not include your personal information;

- Transmit and process Your information and actions within the Software and/or the Websites;
- Provide statistical information, and include you in the same, where applicable;
- Provide You with technical service and support, including updates;
- Provide You with information concerning IntelliSCREEN's benefits or services;
- Communicate promotions or other offers;
- Process payments;
- Prevent and detect illegal activities; and
- Facilitate Your use of the Software and/or the Websites and upgrades/replacements to the Software and/or the Websites.

7. Sharing of Your Personal Data

Team Ray will never sell your Personal Data to any third-party without your permission. However, Team Ray will share Your Personal Data with third-parties in the following circumstances:

- Where Team Ray has obtained your consent;
- Where sharing or disclosure of Your Personal Data is necessary to provide You with the Software, the Websites, and/or Service (We may share your personal or personally identifiable information with trusted third-parties who assist us in operating the Software and/or the Websites, and conducting our business);
- Where sharing or disclosure of Your Personal Data is necessary to share personal or personally identifiable information with Team Ray's parents, subsidiaries, successors, assigns, licensees, affiliates, or business partners;
- Where Team Ray has been purchased by a third party;
- Where sharing or disclosure of Your Personal Data is necessary to respond to requests by government authorities;
- Where Your Personal Data is demanded by a court order or subpoena;
- Where sharing or disclosure of Your Personal Data is needed to protect the employees, independent contractors, officers, directors, members, users, or owners/shareholders of Team Ray;
- Where sharing or disclosure of Your Personal Data is needed to help prevent against fraud or the violation of any applicable law, statute, regulation, ordinance, or treaty; and
- Where Team Ray is otherwise legally obligated to share Your personal or personally identifiable information.

8. No Liability for Third-Party Services and Third-Party Links

While You are using the Software and/or the Websites, You may be linked or directed to other third-party websites or services that are beyond our control. These third-party websites may have privacy policies and terms of use which differ from ours. Please carefully review these policies. We are not responsible for any actions or policies of such third parties.

9. Personal Data Transfer and Storage

Your Personal Data is stored and processed on computers and servers in the United States and through your use of the Software and/or the Websites, you consent to the processing and storage of your Personal Data and personally identifiable information. You understand that your Personal Data may be transferred to – and maintained on – computers located outside of your state, province, country, or other governmental jurisdiction. If you are located outside the United States and choose to provide Personal Data to us, please note that we transfer your Personal Data to the United States and process it here, and that we may store portions of your Personal Data in the United States.

You understand and agree that if they provide Team Ray with Personal Data that it may be stored indefinitely. Even if Team Ray deletes your Personal Data from its own servers, it may still be available in a third-party service provider’s database. You should consult with those third-parties in the event you would like Personal Data deleted therefrom.

10. Personal Data Security

Team Ray uses standard technology to store and help prevent against the unauthorized disclosure of Your Personal Data. Though we undertake commercially reasonable efforts to protect Your information, no website, software, or online service is completely safe. Accordingly, You provide all such information at your own risk.

In order to protect your Personal Data, Team Ray uses specific security measures, such as Secure Sockets Layer (SSL) protocol, which encrypts information you input at 128-bit strength, JSON Web Tokens, and refresh tokens.

11. EU Users’ Rights Under the GDPR

The GDPR provides users located in the EU under its protection certain rights with respect to their Personal Data collected by us on the Websites or the Software. Accordingly, Team Ray recognizes and will comply with the GDPR and those rights, except as limited by applicable law. The rights under the GDPR include:

- **Right of Access:** This includes the right to obtain from us your Personal Data and whether it is being processed, along with the purposes of the processing; categories of Personal Data concerned; recipients to whom your Personal Data has been disclosed; the period for which your Personal Data is being stored; and the right to lodge a complaint.
- **Right of Rectification:** This includes the right to correct inaccurate Personal Data collected and/or stored by us.
- **Right of Erasure (“Right to be Forgotten”):** This includes the right to have your Personal Data deleted. However, if applicable law requires us to comply with your request to delete information, fulfilment of your request may prevent you from using our services and may result in closing your account.

- **Right to Restriction of Processing:** This includes the right to request restriction of how and why your Personal Data is used or processed by us.
- **Right to Data Portability:** This includes the right to receive your Personal Data in a structure, readable format and the right to have your Personal Data transferred.
- **Right to Object:** This includes the right to object to us processing your Personal Data for reasons such as direct marketing purposes and for scientific or historical research or statistical purposes.
- **Right to not be Subject to Automated Decision-Making:** This includes the right to not be subject to a decision based solely on automated processing, including profiling, that could have a legal, or similarly significant, effect on you from being made solely based on automated processes.

12. Purchase or Sale of the Software, the Websites, or Other Assets

Team Ray may purchase other businesses or sell components of its business, including, but not limited to, the Software and/or the Websites. In the event Team Ray purchases another business or sells any component of its business, Your Personal Data will continue to be used consistent with the terms of this Privacy Policy.

13. How to Stop Team Ray from collecting your Personal Data

You can stop Team Ray from collecting your Personal Data by removing your Personal Data from your account settings or contacting Team Ray at info@teamraytech.com and requesting that Team Ray stop collecting your Personal Data. Additionally, You can adjust your web browser settings to limit or turn off Cookies or other tracking techniques, or you can cease use of the Software and/or the Websites. There are “do not track” or similar browser choices available to internet users with respect to online web activity, but given the present lack of consensus of what constitutes an informed election, or breadth of scope of such choice, Team ray will not operate any differently when a “do not track” signal is received.

14. Your Obligations

When using the Software and/or the Websites, you are obligated to inform Team Ray of any changes to your Personal Data.

15. California Residents

Under California’s “Shine the Light Law,” California residents have the right to receive information that identifies any third-party companies or individuals that Team Ray has shared Your Personal Data with in the previous calendar year, as well as a description of the categories of Personal Data disclosed to that third party. You may obtain this information once a year and free of charge by contacting Team Ray at the address below.

16. Children's Online Privacy Protection Policy

The Software and/or the Websites are not intended for or directed to users under the age of 18, and Team Ray does not knowingly or intentionally collect Personal Data from children under the age of 13 or other minors. Where appropriate, Team Ray takes reasonable measures to determine that users are adults of legal age and to inform minors not to submit such information to the Software and/or the Websites. If you are concerned that Personal Data may have been inadvertently provided to or collected by Team Ray, please contact us immediately so appropriate steps may be taken to remove such information from Team Ray's database.

17. Contact and Notices

All questions and concerns regarding this Privacy Policy may be submitted to Team Ray at:

Team Ray Technologies, LLC
1814 River Road
Huron, OH 44839
Email: info@teamraytech.com