TERMS AND CONDITIONS OF NLAW'S DIGITAL PRODUCTS

("Terms")

Last updated: 10th May 2021

PLEASE READ THESE TERMS CAREFULLY BEFORE BROWSING THROUGH OUR WEBSITE https://www.nlaw.co/ OR USING OUR DIGITAL PRODUCTS AVAILABLE ON OUR WEBSITE. WE HAVE CREATED THESE TERMS TO EXPLAIN WHAT YOU CAN (AND CANNOT) DO ON AND WITH THIS WEBSITE AND DIGITAL PRODUCTS AVAILABLE THROUGH IT. YOU ARE BOUND BY THESE TERMS FROM THE MOMENT YOU VISIT THIS WEBSITE. IF YOU DO NOT AGREE TO THEM, YOU ARE NOT PERMITTED TO BROWSE THIS WEBSITE OR DOWNLOAD OR USE OUR DIGITAL PRODUCTS IN ANY WAY.

THE QUICK SUMMARY ON THE RIGHT IS THERE FOR QUICKER GUIDANCE THROUGH THE TERMS AND TO HELP YOU UNDERSTAND THE TERMS IF YOU ARE NOT FAMILIAR WITH LEGAL-SPEAK. HOWEVER, THE FULL TEXT ON THE LEFT IS LEGALLY BINDING.

Introductory basics:

- 1. This is a legal agreement between you, user, and us, Novak Law, Ltd., l.f. ("Nlaw"), regarding the website nlaw.co and Nlaw's digital products available on it ("Nlaw's Products").
- 2. We grant you the right to use Nlaw's Products which are our creation and remain our intellectual property.
- 3. In these Terms there are things we ask you not to do on or with nlaw.co or Nlaw's Products. There is also some obligatory legal stuff such as disclaimers, dispute resolution etc., but we try to be as fair as we can.
- 4. We are taking your privacy seriously and want to provide you with full disclosure about what personal data we do (or do not) collect and purposes we use it for, so please check out our Privacy Policy.
- 5. We may update these Terms in the future, and when we do, we will post an updated version online.

FULL TEXT

QUICK SUMMARY

The following Terms will set the rules for browsing through nlaw.co and use of Nlaw's Products, which are digital solutions for creation of legal documents. Templates of such legal documents has been previously reviewed and approved by EU certified lawyers, which are always one click away to provide legal advice when needed.

This is legally binding agreement for the use Nlaw's Products, which are digital solutions for creation of legal documents.

In these Terms, unless the context otherwise requires, all further references to you (and your, etc.) mean both you as an individual user and the organisation on whose behalf you are acting.

1. WHO WE ARE AND HOW TO CONTACT US?

1.1 We, Novak Law, Ltd., law firm ("we", "us", "our" or "Nlaw"), a company registered in Slovenia with business address at Tavčarjeva 4, SI-1000 Ljubljana, Slovenia are the creator and owner of nlaw.com and Nlaw's Products.

1.2 To contact us, please send an email to info@nlaw.co.

2. TERMS

- 2.1 These Terms govern your access to nlaw.co and use of Nlaw's Products. By continuing to browse through nlaw.co, you confirm that you accept these Terms and that you agree to comply with them. If you do not agree to these Terms, you must immediately leave the website nlaw.co or/and stop using Nlaw's Products. We recommend that you print a copy of these Terms for future reference.
- 2.2 We amend these Terms from time to time to reflect changes in Nlaw's Products. Every time you wish to use Nlaw's Products, please check these Terms to ensure you understand the Terms that apply at that time. Your continued use of Nlaw's Products following any changes to these Terms will be deemed as acceptance of such changes. If we materially change these Terms, we will provide you with reasonable advance notice and the opportunity to review the changes and except them. If you

BASIC INFO ABOUT US

Hello, we are Novak Law, Ltd., l.f., and we are the creator and owner of Nlaw's Products. Feel free to contact us on email address <u>info@nlaw.co</u> if you have any question.

YOUR AGREEMENT WITH US

By visiting the website nlaw.co, you accept these Terms. If you do not agree to them, you should immediately stop with browsing through nlaw.co or stop with using any of Nlaw's Products. Sometimes we change the Terms. We recommend you check the Terms every time you visit nlaw.co. If the changes are significant, we will inform you.

do not agree to the new Terms, you should remove your content and stop using Nlaw's Products.

2.3 You are also responsible for ensuring that all persons who access nlaw.co through your internet connection are aware of these Terms, and that they comply with them.

3. LICENCE

3.1 Nlaw gives you a personal, limited, revocable, non-exclusive, non-transferable and non-assignable licence to display, view, download, install and use Nlaw's Products. This licence is for your use only (and you cannot give, sell, lend, gift, assign, sublicense or otherwise transfer it to someone else) and does not give you any ownership rights in Nlaw's Products or nlaw.co.

HOW CAN YOU USE NLAW'S PRODUCTS?

Nlaw's Products are for your use only (meaning you can use Nlaw's Products for your business endeavours, not provide others with copies of our products/materials).

4. MINIMUM REQUIREMENTS

4.1 Nlaw's Products requires a modern web browser (<u>What is a modern browser</u>) for its use.

WHAT DO YOU NEED TO USE NLAW'S PRODUCTS?

You need a modern browser if you wish to use Nlaw's Products.

5. CHANGES, PATCHES AND UPDATES

5.1 We may (but are not obliged to) update and change Nlaw's Products from time to time (for example to add or remove features, to resolve software bugs or to otherwise improve Nlaw's Products). We will try to give you reasonable notice of any major changes.

5.2 We do not guarantee that nlaw.co, or any content on it (including Nlaw's Products), will always be available or be uninterrupted. We may suspend or withdraw or restrict the availability of all or any part of it for business and operational

HOW WE MAKE NLAW'S PRODUCTS BETTER?

Nlaw's Products can be subject to changes. We will inform you on significant ones. Nlaw's Products might not always be available or uninterrupted. We might restrict any part of it without any notice. The content on nlaw.co is intended as general information only. Same applies to Nlaw's Products.

reasons. We will try to give you reasonable notice of any suspension or withdrawal.

5.3 All content on nlaw.co is provided for general information only.

6. OWNERSHIP AND INTELLECTUAL PROPERTY

6.1 We are the owner or the licensee of all intellectual property rights on nlaw.co, and in the materials published on it (including Nlaw's Products). Those works are protected by copyright laws and treaties around the world. All such rights are reserved. You may print off one copy, and may download extracts, of any page(s) of Nlaw's Products for your personal use (meaning you can use Nlaw's Products for your personal business endeavours, not provide others with copies of our

products/materials) and you may draw the attention of others to content posted on

6.2 Our status (and that of any identified contributors) as the authors of content on nlaw.co must always be acknowledged. You must not use any part of the content on nlaw.co for commercial purposes without obtaining a licence to do so from us or our licensors.

nlaw.co.

6.3 If you print off, copy, or download any part of nlaw.co in breach of these Terms your right to use nlaw.co and materials published on it (including Nlaw's Products) will cease immediately.

7. NO ATTORNEY-CLIENT RELATIONSHIP AND NO LEGAL ADVICE

7.1 All content on nlaw.co is provided "as is" without representation or warranty of any

WHO IS THE OWNER OF NLAW.CO?

nlaw.co and all materials published in it are owned/licensed by Nlaw. When You use the content, you are not allowed to modify it and you must acknowledge us as the authors.

YOU ARE NOT OUR CLIENT (YET) AND WE ARE NOT GIVING YOU LEGAL ADVICE

The information published on nlaw.co is provided "as is" and do not constitute a legal advice. We try that the

kind – as to suitability, reliability, applicability, merchantability, fitness, noninfringement, result, outcome, or any other matter and do not constitute a legal advice. Although we make reasonable efforts to update the information on nlaw.co, we make no representations, warranties or guarantees, whether express or implied, that the content on nlaw.co is accurate, complete, up-to-date or free from errors or omissions. Any representation or warranty that might be otherwise implied is expressly disclaimed.

content on nlaw.co is up-to-date, if for any reason it is not we do not guarantee for the correctness of the content. We are not in attorney-client relationship. You are welcome to contact us and engage us for legal advice.

- 7.2 Your visit of nlaw.co and use of Nlaw's Products does not create attorney-client relationship.
- 7.3 You may contact Nlaw directly through communications channels, available on nlaw.co, and engage us as lawyers for legal advice.

8. JURISDICTION DISCLAIMER

8.2 The law is different from jurisdiction to jurisdiction and may be subject to interpretation by different courts so Nlaw cannot guarantee that our product is applicable to your specific case.

JURISDICTION DISCLAIMER

Depending on which state you are in the law can be different and our product might not be suitable for you.

9. MALICIOUS MALWARE WARNING

- 9.2 We do not guarantee that nlaw.co or materials published on it (including Nlaw's Products) will be secure or free from malicious malware. You are responsible for configuring your information technology, computer programmes and platform in order to access it. You should use your own virus protection software.
- 9.3 You must not misuse nlaw.co or materials published on it (including Nlaw's Products)

BE AWARE OF MALICIOUS MALWARE

We cannot assure you that nlaw.co is free of malicious malware. It is your responsibility to protect your devices. You are not allowed to in any way maliciously harm nlaw.co. If you do so we will report you to the authorities and disclose your identity.

by knowingly introducing viruses, trojans, worms, logic bombs or other material which is malicious or technologically harmful. You must not attempt to gain unauthorised access to nlaw.co or materials published on it (including Nlaw's Products), the server on which nlaw.co is stored, or any server, computer or database connected to nlaw.co. If you breach this provision, we will report any such breach to the relevant law enforcement authorities and we will co-operate with those authorities by disclosing your identity to them.

10. RESPONSIBILITY FOR LOSS OR DAMAGE

WE WILL NOT COVER YOUR LOSS OR DAMAGE

- 10.1 We will not be liable to you for any loss or damage, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, even if foreseeable, arising under or in connection with use of, or inability to use, or use of or reliance on any content displayed on nlaw.co.
- 10.2 In particular, we will not be liable for:
 - (a) loss of profits, sales, business, or revenue;
 - (b) business interruption;
 - (c) loss of anticipated savings;
 - (d) loss of business opportunity, goodwill or reputation; or
 - (e) any indirect or consequential loss or damage.
- 10.3 We do not exclude or limit in any way our liability to you where it would be unlawful to do so.
- 10.4 TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT WILL Nlaw OR ITS AFFILIATES', PARTNERS' AND

Our legal responsibility to you is limited to the maximum extent permitted by applicable law.

LICENSORS' TOTAL LIABILITY TO YOU IN CONNECTION WITH nlaw.co, OR ANY CONTENT ON IT (INCLUDING NLAW'S PRODUCTS) OR THESE TERMS EXCEED AN AMOUNT EQUAL TO THE AMOUNT YOU HAVE ACTUALLY PAID US (IF ANY) IN CONNECTION WITH THE MATTERS UNDERLYING ANY CLAIM(S). THE FOREGOING IS YOUR **SOLE** AND EXCLUSIVE REMEDY IN CONNECTION WITH THIS TERMS.

11. TERMINATION

You agree that we may, in its sole You agree that we may terminate your access to nlaw.co discretion, at any time for any reason or no and any materials published on it (including Nlaw's reason, terminate your access to nlaw.co Products). Your access to the information could be lost.

YOU CAN LOSE ACCESS TO THE NLAW.CO

11.1 and any account(s) you may have in connection with it, including if we believe have violated or acted you inconsistently with the letter or spirit of these Terms. Upon any such termination, your right to use nlaw.co or any materials published on it (including Nlaw's Products) will immediately cease. We will inform you before termination of your access to or use of nlaw.co, and we will in 5 days deactivate delete account, and all related information and files associated with it, and/or bar any further access to such information or files. You agree that we, our affiliates and our respective employees, officers, directors, shareholders, affiliates, representatives, suppliers agents, licensees shall not be liable to you or any third party for any termination of your access to nlaw.co or to any such information or files, and shall not be required to make such information or files

available to you after any such termination.

12. FORCE MAJEURE

Unfortunate and unexpected events

- 12.1 Neither of us will be liable to the other regarding any performance, or non-performance, or delay, in whole or in part, due to Force Majeure.
- Neither us or you will be held accountable in case of Force Majeure (unfortunate and unexpected) event.

12.2 "Force Majeure" means any cause preventing a party from performing any or all of its obligations which arises from or is attributable to acts, events, omissions or accidents beyond the reasonable control of the party so prevented including strikes, lock-outs or other industrial disputes (other than any such dispute involving the workforce of the party so prevented), nuclear accident or acts of God, war or terrorist activity, riot, civil commotion, malicious damage (excluding malicious damage involving the employees of the affected party or its sub-contractors), compliance with any law or governmental order, rule, regulation or direction, industrial action by employees of any providers of electrical power, failure of technical facilities, hacking, denial of service or other IT attack, deployment of IT virus malware or similar technology, pandemics (e.g. COVID-19), fire, flood, or storm or default of suppliers or subcontractors.

13. FINAL PROVISIONS

LEGAL STUFF

13.1 **No harm.** You agree to use nlaw.co and any materials on it (including Nlaw's Products) in strict compliance with all applicable laws, rulings, these Terms and regulations and in a fashion that does not, in our sole judgment negatively reflect on our goodwill or reputation and you shall take no action which might cause us to be in breach of any laws, rulings or applicable regulations.

You agree that you will use nlaw.co and/or Nlaw's Products in compliance with all possible rules applicable to it. And will not take any action which might harm us. Legally, any questions/complaints or claims you have about these Terms fall under Slovenian law. In case of dispute of any kind you agree that the court of Slovenia will have exclusive jurisdiction.

- 13.2 **Governing law and jurisdiction**. These Terms, any contract that incorporates them, and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with them or their formation, are governed by the laws of Slovenia. You agree that the courts of Slovenia will have exclusive jurisdiction.
- 13.3 **Severability.** If any part of these Terms is found not to be legally enforceable, this will not affect any other part of it.
- 13.4 **No Third Parties**. These Terms govern our relationship with you (and vice versa). It does not create any rights for anyone else unless explicitly stated otherwise in these Terms.
- 13.5 **Transfer**. We can assign, subcontract or transfer these Terms to a third party or another member of our group if necessary for the support of nlaw.co, as part of any reorganisation or merger or for other business reasons. We will notify you if this happens.
- 13.6 **Delay**. No failure or delay by us or you to exercise any right or remedy provided under these Terms or by law will constitute a waiver of that or any other right or remedy, nor will it preclude or restrict the further exercise of that or any other right or remedy, unless explicitly stated otherwise in these Terms. No single or partial exercise of such right or remedy by us or you will preclude or restrict the further exercise of that or any other right or remedy.
- 13.7 **Entire Agreement.** These Terms, together with the other documents referred to within it, constitutes the entire agreement between you and us regarding these Terms

and supersede any earlier oral or written agreements.

14. CHANGES TO THESE TERMS

WHAT IF THESE TERMS CHANGE?

- 14.1 **Changes.** We may change these Terms if we think it is necessary (e.g. for legal reasons or to reflect changes on nlaw.co). If so, we will make the changed Terms available online and make reasonable efforts to inform you about it (e.g. by sending you a notice via preferred channel).
- 14.2 **Binding Date.** Changes to these Terms will be legally binding immediately after we post them online. If you do not agree to those changes (regardless of whether you email us), then unfortunately we need to

ask you to cease using nlaw.co.

We may change these Terms. If we do, we will try to notify you.

Important: Please remember that the full text version on the left is what is legally binding – the quick summary on the right is just for quicker guidance through the Terms and/or to help you understand the legally binding version better.