

Terms of Business

last updated on 10th May 2019

Welcome to Novak Law's Terms of Business.

READ THESE TERMS OF BUSINESS (“**Terms**”) CAREFULLY BEFORE YOU ACCESS THE WEBSITE AND ITS CONTENT OR USE THE SERVICES DESCRIBED HEREIN. BY UTILIZING THE WEBSITE AND SERVICES OFFERED THEREIN, YOU ACKNOWLEDGE THAT YOU HAVE READ THESE TERMS AND THAT YOU AGREE TO BE BOUND BY THEM. IF YOU DO NOT AGREE TO ALL OF THE TERMS, YOU ARE NOT AUTHORIZED TO ACCESS THE WEBSITE OR USE ANY OF SERVICES AND SHALL IMMEDIATELY CEASE FROM USING THIS WEBSITE AND SERVICES. WE RESERVE THE RIGHT TO CHANGE, MODIFY, ADD OR REMOVE PORTIONS OF THESE TERMS AT ANY TIME AND FOR ANY REASON. YOU ACKNOWLEDGE THAT BY ACCESSING THE WEBSITE AFTER WE HAVE POSTED CHANGES TO THESE TERMS, YOU ARE AGREEING TO THE MODIFIED TERMS.

THESE TERMS GOVERN THE USE OF THE SERVICES EXPLICITLY REFERRED TO HEREIN. OTHER SERVICES WE PROVIDE TO OUR CLIENTS ARE SUBJECT TO AN INDIVIDUAL AGREEMENT CONCLUDED BETWEEN NLaw AND CLIENT WHICH SHALL PREVAIL IN THE EVENT OF DISCREPANCY WITH PROVISIONS OF THESE TERMS.

1. ABOUT US

- 1.1. We are **Novak Law, Ltd., l.f.**, a limited liability company incorporated and organized under the laws of Republic of Slovenia, with registered office at Tavčarjeva ulica 4, 1000 Ljubljana, Slovenia, Registration no.: 7191138000, Tax ID: SI 94877777 (also referred to as “**We**” or “**Us**” or “**NLaw**”).

2. WEBSITE AND CONTENT PUBLISHED ON THE WEBSITE

- 2.1. **Website and Content.** Subject to your compliance with these Terms and applicable legislation NLaw grants you a limited, non-exclusive, non-transferable, revocable and personal license to access and use the Website located at <https://www.novak-law.eu> (“**Website**”) and all of its content, such as articles, blog posts, forms, templates, documents, or other materials (“**Content**”). You are allowed to use our Website, including all of the Content, solely for your personal and non-commercial use without removing or obscuring any attributive, copyright, or permission notices provided on or contained within the Content. Though you may link to any publicly available page on the Website and share the Content pursuant to this limited license, you agree to immediately remove any link or take down any shared Content upon request from NLaw. All intellectual

property rights in the Content of the Website or in the Website as whole remain vested in Us.

- 2.2. **Chat.** During Our operating hours a dialog box through which you can contact Us in case you have a question related to the legal services NLaw is offering to its clients is available at our Website. By using Chat you fully acknowledge and agree that communication, including, but not limited to any advice, opinion or statement given through Chat, does not constitute a legal advice of any kind and shall not be treated as such. Any communication through Chat is for the informative purposes only. We do not guarantee to reply to your inquiry sent through Chat.
- 2.3. **Contact Form.** Outside Our operating hours, You can contact Us by filing and submitting the Contact Form available at Our Website.
- 2.4. **Newsletter.** By subscribing to NLaw Newsletter on Our Website you consent to receive communications from Us in a form of electronic messages, sent to the email address you have provided. By subscribing to NLaw Newsletter you covenant and represent that the email address you have submitted is yours and agree to keep it accurate at all times. You may at any time unsubscribe from receiving the newsletters by following the link provided in each newsletter or by writing to Us at the info@novak-law.eu. The subject matter as well as the frequency of issues of Newsletter is designed by our sole discretion. You are free to share NLaw Newsletter with anyone for whom you think might be interested in it, but strictly under the obligation that you present him with these Terms.

(Chat, Contact Form and Newsletter collectively referred as “**Services**”)

3. LEGAL NOTICES

- 3.1. **No Legal Advice or Opinion.** The Website and the Content (including without limitation Content discussing legal issues or developments in the law) are made available for general informational purposes only and are not intended to constitute legal advice or a legal opinion or in any way to substitute for specific advice from legal counsel. Because the applicability of any Content is heavily dependent on the specific facts and context, and because the law is constantly changing, NLaw does not guarantee or warrant that any Content is accurate or comprehensive. NLaw is under no obligation to keep the Content up-to-date. Please do not use the Content as the basis for any decision and you should not act or refrain from acting based on any Content without first consulting a qualified professional in the applicable law or subject matter.
- 3.2. **No Attorney-Client Relationship.** You agree that your access and use of the Website, including the submission of information to us through the

Chat or Contact Form, does not create an attorney-client relationship between you and NLaw. NLaw enters into attorney-client relationships with its clients only pursuant to certain policies and procedures unrelated to the Website, including the execution of an engagement letter, a screen for conflicts of interest, and other NLaw policies. If you wish to inquire about NLaw's legal services and how you might become a client of NLaw, please contact us at info@novak-law.eu.

3.3. **No Confidentiality.** Unless you are an existing client of NLaw, you agree that any communications you initiate with NLaw (including without limitation any attorneys or employees affiliated with NLaw) through the Website (or otherwise, such as through email, telephone, voicemail, text message, direct message, or any other communication) will not be treated as confidential unless explicitly and specifically indicated otherwise. Unless you are an existing client of NLaw, you should not communicate any information that is confidential, proprietary, or otherwise sensitive, and NLaw makes no guarantees or warranties with respect to the security, confidentiality, use, disclosure, or return of any information we receive.

3.4. **No Advertising or Solicitation.** The Website or the Content is not intended to be an advertisement or solicitation.

4. PROTECTION OF YOUR PRIVACY

4.1. You are responsible for every activity that happens under your account or through your devices, unless proven otherwise. You shall at all times take due care in protecting the data you submit or anyhow disclose when using the Services against unauthorized use or disclosure by any third party.

4.2. You can find more information on how we protect your personal data at the _____.

5. INTELLECTUAL PROPERTY

5.1. The Website in whole or in part, is intellectual property of NLaw and as such protected under international copyright, trademarks, patents and other proprietary rights and laws relating to intellectual property rights. All rights not expressly granted hereunder are expressly reserved to Us and/or Our licensors. You may print or download extracts of the content of the Website solely for your personal and non-commercial use, except as otherwise explicitly permitted by Us.

6. LIMITATION OF LIABILITY

6.1. By accessing the Website and its Content or by using any of the Services you fully acknowledge and agree that the Content and the

communications through the Services are for informative purposes only and shall not be in any way construed as a legal advice. We do not in any way represent, covenant, undertake or guarantee for the correctness, accurateness, completeness or non-misleadingness of any information included therein. NLaw shall not be held liable for any errors or omissions in information provided through the Services or on the Website. To the fullest extent permitted by law, NLaw shall not be held liable to you for damages, including any direct, indirect, special, general, incidental or consequential damages of any character arising as a result of your use of the Website or the Services or out of the inability to use the Website or the Services (including, but not limited to, loss of data or data being rendered inaccurate or losses sustained by you or third parties, loss of goodwill, work stoppage, business interruption, computer failure or malfunction or any and all other commercial damages or losses).

7. DISCLAIMER OF WARRANTIES

- 7.1. The Website and the Content are provided “as is”. NLaw disclaims all warranties, including any warranties of accuracy of information, timeliness of information or non-infringement. Your access to and use of the Website and the Content is at your own risk.

8. LINKS AND THIRD PARTY CONTENT

- 8.1. Links to third party website(s) are provided solely for the informational purposes and we shall in no way be held liable for the accurateness and correctness of any information contained therein, as well as any damages arising therefrom.

9. CONTACT US

- 9.1. You can at any time contact Us via <https://www.novak-law.eu> or.