

OUR TERMS

1. GENERAL

The term *Client* is understood as the principal granting an engagement and the term *Law firm* as Advokataktiebolaget Nordic Law and/or its employees depending on the context. All engagement contracts are between the Client and Advokataktiebolaget Nordic Law, not its employees.

2. SCOPE

These conditions apply to all legal relationships between the Client and the Law firm, unless otherwise agreed and confirmed in writing by both parties.

The code of conduct and professional rules applying to the Law firm shall be deemed incorporated in these conditions. The Client is to acknowledge the obligations imposed on the Law firm by the said code and rules.

3. CONCLUSION OF THE ENGAGEMENT

The Client engages the Law firm's services by oral or written request for advice or other services by the Law firm. The Law firm and the Client are bound by an agreement regarding said services once the Law firm has confirmed in writing that he/she accepts to deliver. The definition of the scope of the services to be delivered is ultimately determined by the Law firm, in the written confirmation.

The engagement shall remain valid for an indefinite period of time, unless it is clear from the content, nature or scope of the engagement that its validity is limited to a definite period of time.

4. INFORMATION PROVIDED BY THE CLIENT

The Client shall make available, as required by the Law firm, all information and documentation which the Law firm deems necessary for the proper performance of the engagement.

The Client warrants the accuracy, completeness and reliability of the information originating from third parties, unless and to the extent that questions of accuracy and completeness and reliability form part of the engagement.

Documentation made available shall be returned to the Client if and to the extent that the Client so requests. A copy of all documentation may be retained by the Law firm.

Should additional fees and/or expenses occur due to the Client's delay or failure to provide requested information or documentation, all and any costs related thereto shall be borne by the Client.

5. PERFORMANCE OF THE ENGAGEMENT

The Law firm shall determine how and by whom the engagement is to be carried out. The Client may involve a third party in the engagement only where the Law firm has given prior acceptance thereof. Further, any external consultants or other lawyers shall be hired on behalf of the Client.

The Law firm shall obtain the Client's written or oral consent before performing and charging the Client for work which is additional to the known scope of the engagement, save for where the performance of the purpose of the engagement necessitates said work.

6. CONFIDENTIALITY

Except where disclosure is required by law or professional duty, the Law firm shall maintain confidentiality towards third parties.

The Law firm shall not use information made available by the Client for any purpose other than that for which it was provided, except where the Law firm acts in his/her own behalf in disciplinary, civil or criminal proceedings to which such documents may be relevant.

7. INTELLECTUAL PROPERTY

The Law firm shall not be held responsible for any damage occurring in the event of Law firm produced material causing infringement in intellectual property rights belonging to a third party.

8. FEES AND DISBURSEMENTS

The Law firm's fees are always indicated exclusive of VAT and other applicable levies and are not dependent on the results of the engagement.

Unless otherwise expressly agreed, the Law firm shall be entitled to adjust his/her fee in order to adhere to the general fees applicable at any point in time. An administrative charge is levied upon opening of a case file. All and any expenditures are to be reimbursed either through a standard levy or through actual cost where substantial cost items have accrued.

Unless otherwise agreed in writing, the Law firm's fees and any other expenses incurred will be invoiced on a monthly basis.

9. PAYMENT

Unless otherwise agreed in writing, payment shall be made within ten (10) days upon invoice date. Default interest applies according to statutory law.

The Client shall be liable for all judicial and extra-judicial (collection) costs incurred by the Law firm as a consequence of default in the payment.

If warranted by the Client's financial position or defaults in payment, the Law firm is entitled to, at his/her own discretion, request security for any fees and expenses that may result from the engagement. Where an engagement is given by two or more Clients, said Clients are jointly and severally liable for payment of the invoiced amount.

10. COMPLETION OF ENGAGEMENT

Completion of the Law firm's engagement shall be carried out within a reasonable time or the mutually agreed time frame, provided that the Client has provided all and any necessary documentation and information as requested by the Law firm. When the Law firm finds that it is necessary, due to the nature and/or scope of the engagement, to exceed the agreed time frame, the time frame shall be reasonably extended.

11. CLAIMS

Any claims as regards the Law firm's performance of the engagement or any severable part thereof shall be notified in writing within ninety (90) days from when the faulty performance took place, however no more than thirty (30) days after such fault was actually discovered by the Client. A notice of complaint shall indicate the claimed deficiency in the Law firm's work.

Presented claim shall not, however, in any case suspend the Client's obligation to pay the Law firm's fee in accordance to Clause 9 above.

12. LIABILITY

Legal assessments and the outcome of disputes or negotiations are typically liable to various subjective judgments. This means that such work can never be guaranteed as to the result. With due regard hereto, the Law firm shall perform its work to the best of its ability, exercising due professional methodology. The law firm shall never be liable for any inaccuracy or loss arising out of inaccurate or incomplete information or documentation from the Client, from public sources or any third party consultant or other law firm. Furthermore shall the Law firm not be held responsible for any damage occurring as material produced by the Law firm is used in any other context than the intended scope.

In any event the Law firm's liability shall be limited to the maximum amount in each case covered by/payable under the Law firm's professional liability insurance, details of which can be provided at request of from the Law firm.

The Client shall indemnify the Lawyer against claims by third parties relating to loss arising as a consequence of the Client providing the Lawyer with inaccurate or incomplete information or documentation.

13. APPLICABLE LAW AND DISPUTES

The engagement to which these conditions apply is carried out under is subject to the laws of Sweden.

Any dispute arising out of or, in connection with any engagement shall be brought before the District Court of Gothenburg, Sweden.