Website Terms and Conditions

These terms and conditions ("Agreement") set forth the general terms and conditions of your use of the NeoLaw.AI website ("Website" or "Service") and any of its related products and services (collectively, "Services"). This Agreement is legally binding between you ("user", "you" or "your") and Elias Neocleous & Co LLC ("NeoLaw.AI", "we", "us" or "our"). By accessing and using the Website and Services, you acknowledge that you have read, understood, and agree to be bound by the terms of this Agreement. If you are entering into this Agreement on behalf of a business or other legal entity, you represent that you have the authority to bind such entity to this Agreement, in which case the terms "user", "you" or "your" shall refer to such entity. If you do not have such authority, or if you do not agree with the terms of this Agreement, you must not accept this Agreement and may not access and use the Website and Services. You acknowledge that this Agreement is a contract between you and NeoLaw.AI, even though it is electronic and is not physically signed by you, and it governs your use of the Website and Services.

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1. Accounts and membership

You must be at least 18years of age to use the Website and Services. By using the Website and Services

and by agreeing to this Agreement you warrant and represent that you are at least 18 years of age. If you create an account on the Website, you are responsible for maintaining the security of your account and you are fully responsible for all activities that occur under the account and any other actions taken in connection with it. We may, but have no obligation to, monitor and review new accounts before you may sign in and start using the Services. Providing false contact information of any kind may result in the termination of your account. You must immediately notify us of any unauthorized uses of your account or any other breaches of security. We will not be liable for any acts or omissions by you, including any damages of any kind incurred as a result of such acts or omissions. We may suspend, disable, or delete your account (or any part thereof) if we determine that you have violated any provision of this Agreement or that your conduct or content would tend to damage our reputation and goodwill. If we delete your account for the foregoing reasons, you may not re-register for our Services. We may block your email address and Internet protocol address to prevent further registration.

1. Billing and payments

You shall pay all fees or charges to your account in accordance with the fees, charges, and billing terms in

effect at the time a fee or charge is due and payable. If, in our judgment, your purchase constitutes a high- risk transaction, we will require you to provide us with a copy of your valid government-issued photo identification, and possibly a copy of a recent bank statement for the credit or debit card used for the purchase. We reserve the right to change products and product pricing at any time. We also reserve the right to refuse any order you place with us. We may, in our sole discretion, limit or cancel quantities purchased per person, per household or per order. These restrictions may include orders placed by or under the same customer account, the same credit card, and/or orders that use the same billing and/or shipping address. In the event that we make a change to or cancel an order, we may attempt to notify you by contacting the e-mail and/or billing address/phone number provided at the time the order was made.

1. Accuracy of information

Occasionally there may be information on the Website that contains typographical errors, inaccuracies or

omissions that may relate to promotions and offers. We reserve the right to correct any errors, inaccuracies or omissions, and to change or update information or cancel orders if any information on the Website or Services is inaccurate at any time without prior notice (including after you have submitted your order). We undertake no obligation to update, amend or clarify information on the Website including, without limitation, pricing information, except as required by law. No specified update or refresh date applied on the Website should be taken to indicate that all information on the Website or Services has been modified or updated.

1. Links to other resources

Although the Website and Services may link to other resources (such as websites, mobile applications, etc.),

we are not, directly or indirectly, implying any approval, association, sponsorship, endorsement, or affiliation with any linked resource, unless specifically stated herein. We are not responsible for examining or evaluating, and we do not warrant the offerings of, any businesses or individuals or the content of their resources. We do not assume any responsibility or liability for the actions, products, services, and content

of any other third parties. You should carefully review the legal statements and other conditions of use of any resource which you access through a link on the Website and Services. Your linking to any other off- site resources is at your own risk.

1. Prohibited uses

In addition to other terms as set forth in the Agreement, you are prohibited from using the Website and

Services or Content: (a) for any unlawful purpose; (b) to solicit others to perform or participate in any unlawful acts; (c) to violate any international, federal, provincial or state regulations, rules, laws, or local ordinances; (d) to infringe upon or violate our intellectual property rights or the intellectual property rights of others; (e) to harass, abuse, insult, harm, defame, slander, disparage, intimidate, or discriminate based on gender, sexual orientation, religion, ethnicity, race, age, national origin, or disability; (f) to submit false or misleading information; (g) to upload or transmit viruses or any other type of malicious code that will or may be used in any way that will affect the functionality or operation of the Website and Services, third party products and services, or the Internet; (h) to spam, phish, pharm, pretext, spider, crawl, or scrape; (i) for any obscene or immoral purpose; or (j) to interfere with or circumvent the security features of the Website and Services, third party products and services, or the Internet. We reserve the right to terminate your use of the Website and Services for violating any of the prohibited uses.

1. Intellectual property rights

"Intellectual Property Rights" means all present and future rights conferred by statute, common law or

equity in or in relation to any copyright and related rights, trademarks, designs, patents, inventions, goodwill and the right to sue for passing off, rights to inventions, rights to use, and all other intellectual property rights, in each case whether registered or unregistered and including all applications and rights to apply for and be granted, rights to claim priority from, such rights and all similar or equivalent rights or forms of protection and any other results of intellectual activity which subsist or will subsist now or in the future in any part of the world. This Agreement does not transfer to you any intellectual property owned by NeoLaw.AI or third parties, and all rights, titles, and interests in and to such property will remain (as between the parties) solely with NeoLaw.AI or third parties. All trademarks, service marks, graphics and logos used in connection with the Website and Services, are trademarks or registered trademarks of NeoLaw.AI or its licensors. Other trademarks, service marks, graphics and logos used in connection with the Website and Services may be the trademarks of other third parties. Your use of the Website and Services grants you no right or license to reproduce, copy, transmit, display, distribute, modify, publish, sell or otherwise use any of NeoLaw.AI or third-party trademarkswithout NeoLaw.AI or third party’s prior written consent.

1. Disclaimer of warranty

You agree that such Service is provided on an "as is" and "as available" basis and that your use of the

Website and Services is solely at your own risk. We, our partners, licensors and suppliers expressly disclaim all warranties of any kind, whether express or implied, including but not limited to the implied warranties of merchantability, fitness for a particular purpose and non-infringement. We make no warranty that the Service will be uninterrupted, timely, secure, or error-free; nor do we make any warranty as to the results that may be obtained from the use of the Service or as to the accuracy or reliability of any information obtained through the Service or that defects in the Service will be corrected. You understand and agree that any material and/or data downloaded or otherwise obtained through the use of Service is done at your own discretion and risk and that you will be solely responsible for any damage or loss of data that results from the download of such material and/or data. We make no warranty regarding any goods or services purchased or obtained through the Service or any transactions entered into through the Service unless stated otherwise. No advice or

information, whether oral or written, obtained by you from us or through the Service shall create any warranty not expressly made herein.

In no event shall NeoLaw.AI be liable for any punitive, special, direct, indirect, exemplary or consequential damages or any damages whatsoever, including but not limited to loss of use, data, or profits, without regard to the form of any action, including but not limited to contract and tort actions (including libel), arising out of or in connection with the use, copying or display of, or the interaction or any other form of communication with, the Service and the information contained at the Website (including via computer viruses or any other form of software).

1. Limitation of liability

The whole content of NeoLaw.AI and the information and services available on it (“Service”) including but not limited to the bot and/or conversation responses and/or related material does not constitute a primary and/or official source of legislation and/or case law and/or may not reflect accurately any legal and/or other developments up to date.

The information, materials and opinions contained on NeoLaw.AI, including but not limited to the bot and/or conversation responses and/or related material, are for general information purposes only, are not intended to constitute legal or other professional advice and should not be relied on or treated as a substitute for specific advice relevant to particular circumstances. We do not review any information you provide us for legal accuracy or sufficiency, draw legal conclusions, provide opinions about your selection of forms, or apply the law to the facts of your situation. Any communications between you and NeoLaw.AI and any information provided, stored or downloaded may not be protected under the legal professional privilege doctrine even where you use a bot which is owned by a lawyer or law firm.

We make no warranties, representations or undertakings about any of the content of NeoLaw.AI (including, without limitation, any as to the quality, accuracy, completeness or fitness for any particular purpose of such content), or any content of any other website referred to or accessed by hyperlinks through NeoLaw.AI.

All warranties, conditions and other terms implied by statute or common law are excluded to the maximum extent permitted by applicable laws. Unless expressly provided, Service is delivered “as is” without warranty of any kind. We do not warrant or represent that the Service (or the information, material or services supplied to us on which all or part of the Service depends) will be delivered free of any inaccuracies, interruptions, delays, omissions or errors (“Faults”), or that all Faults will be corrected. We shall not be liable for any loss, damage or cost resulting from any such Faults. Each user assumes sole responsibility and entire risk as to the suitability and results obtained from use of the Service, and any decisions made, or actions taken based on the information contained in or generated by the Service. Each user is solely responsible for the preparation, content, accuracy and review of any documents, data, or output prepared or resulting from the use of the Services. In no event shall we or our third-party providers or affiliates or employees be liable for any penalties, interest or taxes assessed by any governmental or regulatory authority.

We are  not responsible for any loss, damage or cost resulting from any decisions taken by a user that is made in reliance on the Service, including legal, compliance and/or risk management decisions or arising from NeoLaw.AIor any use of NeoLaw.AI, or of any site and/or document or resource linked to, referenced, or accessed through NeoLaw.AI, or for the use or downloading of, or access to, any materials, information, products, or services, including, without limitation, any lost profits, business interruption, lost savings or loss of programs or other data. Each user, by using the Service, agrees that he/she uses this Service at their own risk in this respect. This exclusion and waiver of liability applies to all causes of action, whether based on contract, warranty, tort, or any other legal basis.

Where you offer services which might amount to the provision of legal advice or the creation of a lawyer-client relationship, you agree to comply with the legal requirements associated with entering into such a relationship. You indemnify us for any loss we may suffer as a result of your failure to comply with this paragraph.

1. Indemnification

You agree to indemnify, defend and hold NeoLaw.AI and its affiliates, directors, officers, employees, agents,

suppliers and licensors harmless from and against any liabilities, losses, threatened losses, damages or costs, including reasonable attorneys' fees, incurred in connection with or arising from any third-party allegations, claims, actions, disputes, or demands asserted against any of them as a result of or relating to your Content, your use of the Website and Services, breach of this Agreement, violation of any applicable law or any willful misconduct on your part.

This obligation will survive any termination of these terms or your NeoLaw.AI account. You will cooperate fully as reasonably required in defense of any claim identified under this section. You acknowledge that damages from improper use of the Service may be irreparable; therefore, NeoLaw.AI is entitled to seek equitable relief in addition to all other remedies. NeoLaw.AI reserves the right, at its own expense, to assume the exclusive defense and control of any matter subject to indemnification by you.

1. Privacy

Our use of your account and all data and personal information contained therein is governed by our Privacy Policy.

1. Electronic Communications

By entering into this Agreement you agree to receive text messages and/or emails from us at the phone number and/or electronic address you supplied when registering for an account and any updated phone number and/or electronic address you associate with your account. You understand and agree that these texts and/or emails may be sent using an automatic telephone dialing system or other automated technologies. These messages may include but are not limited to: operational communications concerning your account or use of our Services.

1. Links to Other Internet Web Sites

Some of the web sites listed as links are not under the control of NeoLaw.AI, but rather are exclusively controlled by third parties. Accordingly, NeoLaw.AI makes no representations whatsoever concerning such web sites. Although NeoLaw.AI may provide a link to a third party, such a link is not an authorization, endorsement, sponsorship or affiliation by NeoLaw.AI y with respect to such web site, its owners or its providers. NeoLaw.AI is providing these links only as a convenience to you. NeoLaw.AI has not tested any information, products or software found on such web sites and therefore cannot make any representations whatsoever with respect thereto. It is up to you to take precautions to ensure that whatever you select is free of such items as viruses, worms, trojan horses and other items of a destructive nature.

In no event will NeoLaw.AI be liable to any party for any direct, indirect, special or other consequential damages for any use of any hyperlinked web site, including, without limitation, any lost profits, business interruption, loss of programs or other data on your information handling system or otherwise, even if we are expressly advised of the possibility of such damages.

1. Termination

Without prejudice to any other right or remedy available to Us, if we consider that you have breached this Agreement or we otherwise consider it appropriate, we may immediately, and without notice, suspend or terminate your access to the Website (or any part or feature of it).

We will treat any breach of clauses 1, 5 and 6 as a serious breach of this Agreement and reserve the right to suspend or terminate your account and/or subscription, or take any other action we deem necessary, in order to enforce our or any other user’s rights pursuant to these terms and/or at law.

If your account is suspended or terminated for any reason you must immediately cease using the Website, and your account, and you must not attempt to gain any such further access.

You may cancel your account or subscription at any time by emailing us at info@neolaw.ai. All cancellations require at least one full calendar months’ notice, no refunds are given for cancellations, and where we have agreed that your subscription may be paid in installments, you remain liable to pay the balance of your subscription in any 12 month period.

1. Severability

All rights and restrictions contained in this Agreement may be exercised and shall be applicable and binding

only to the extent that they do not violate any applicable laws and are intended to be limited to the extent necessary so that they will not render this Agreement illegal, invalid, or unenforceable. If any provision or portion of any provision of this Agreement shall be held to be illegal, invalid, or unenforceable by a court of competent jurisdiction, it is the intention of the parties that the remaining provisions or portions thereof shall constitute their agreement with respect to the subject matter hereof, and all such remaining provisions or portions thereof shall remain in full force and effect.

1. Dispute resolution

The formation, interpretation, and performance of this Agreement and any disputes arising out of it shall

be governed by the substantive and procedural laws of Cyprus without regard to its rules on conflicts or choice of law and, to the extent applicable, the laws of Cyprus. The exclusive jurisdiction and venue for actions related to the subject matter hereof shall be the courts located in Cyprus, and you hereby submit to the personal jurisdiction of such courts. You hereby waive any right to a jury trial in any proceeding arising out of or related to this Agreement. The United Nations Convention on Contracts for the International Sale of Goods does not apply to this Agreement.

1. Assignment

You may not assign, resell, sub-license or otherwise transfer or delegate any of your rights or obligations

hereunder, in whole or in part, without our prior written consent, which consent shall be at our own sole

discretion and without obligation; any such assignment or transfer shall be null and void. We are free to assign any of its rights or obligations hereunder, in whole or in part, to any third party as part of the sale of all or substantially all of its assets or stock or as part of a merger.

1. Changes and amendments

We reserve the right to modify this Agreement or its terms relating to the Website and Services at any time,

effective upon posting of an updated version of this Agreement on the Website. When we do, we will post a notification on the main page of the Website. Continued use of the Website and Services after any such changes shall constitute your consent to such changes.

1. General

This Agreement sets out everything agreed between us and you relating to your use of Services or the Website and supersedes and cancels anything discussed, exchanged or agreed relating to the subject matter of this Agreement.

The parties have not relied on any representation, warranty or agreement that is not expressly set out in this Agreement, and no such representation, warranty or agreement has any effect from the date you agreed to this Agreement.

You may not assign, novate, subcontract or transfer any right or obligation under this Agreement without our prior written consent. We may assign, novate, subcontract or transfer any right or obligation under this Agreement without your consent.

1. Acceptance of these terms

You acknowledge that you have read this Agreement and agree to all its terms and conditions. By accessing

and using the Website and Services you agree to be bound by this Agreement. If you do not agree to abide by the terms of this Agreement, you are not authorized to access or use the Website and Services.

1. Contacting us

If you would like to contact us to understand more about this Agreement or wish to contact us concerning

any matter relating to it, you may do so via the contact form, send an email to info@neolaw.ai or write a letter to 195, Archiepiskopou Makariou III Ave, Neocleous House, 3030, Limassol, Cyprus.

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