

Website Terms and Conditions

Last updated: 24 June 2024

These terms govern your use of the website www.helldpo.com (the “**website**”) and by accessing the website you agree to these terms. Please read these terms carefully.

This website is owned by HelloDPO Law Ltd, a company incorporated in England and Wales (registered number 11210309) whose registered office is at HelloDPO Law Ltd, 23 Cottingham Way, Thrapston, Northants NN14 4PL. Reference in these terms to “**HelloDPO Law**”, “**we**”, “**us**” or “**our**” are to HelloDPO Law Ltd.

We may change these terms at any time, without notice, by updating this page and if you continue to access or use this website, we will consider that you have accepted any changes. It is your responsibility to check these terms from time-to-time for such changes.

If you do not agree with or accept any of these terms, you should cease use of the website immediately.

These terms shall be governed by the laws of England and Wales and we and you submit irrevocably to the exclusive jurisdiction of the English Courts.

Website content

The information contained on and downloadable/downloaded from this website (together **Content**) is general information and is not intended to constitute professional or legal advice.

The Content is not directed to, nor intended for distribution or use by, any person or entity in any jurisdiction or country where the publication or availability of this website or Content would be contrary to local law or regulation. You should not access the website or Content if you know that this would contravene applicable local, national or international laws.

Please note that no sale of products or services takes place on this website. Any agreement to provide legal services will be governed by separate terms and conditions in addition to these terms and will be provided to you separately.

Availability

While we make every effort to ensure that the website is available, we do not represent, always warrant or guarantee in any way the website's continued availability or uninterrupted use by you of the

website. We reserve the right to suspend or cease the operation of the website from time to time at our sole discretion.

Our liability to you

To the maximum extent permitted by law, we accept no responsibility for any loss (either direct or indirect) which may arise from reliance on the Content or from the unavailability of the website for whatsoever reason.

The website and the Content on the website is provided “AS IS” and on an “AS AVAILABLE” basis and we do not guarantee the accuracy, timeliness, completeness, performance or fitness for a particular purpose of the website or any of the Content. We try to ensure that all the Content is correct at the time of publication. We do not accept any responsibility for any errors, omissions, or inaccurate Content.

Articles and other publications are current as of their date of publication and do not necessarily reflect the present state of the law or relevant regulation.

Copyright and use of content

Except where otherwise indicated, HelloDPO Law or its licensors are the owners of the copyright in all the Content on the website and of all related intellectual property rights, including trademarks, registered trademarks and logos. Reproduction or use of the Content (in part or whole) is only permitted in accordance with the licence terms below.

Content may not be modified, reproduced, publicly displayed, performed, distributed or used for any public or commercial purposes without HelloDPO Law’s prior written consent.

You may print copies of the Content for your personal use or for use by others within your organisation. You may also download any item to a local hard disk provided it is for your personal use or access within your organisation. If you do this you must ensure the item is copied in full with no amendments, all copyright notices are retained and the Content is not used for commercial gain or in any other publication.

If you supply a copy to a third party, you are responsible for informing the third party that these licence conditions apply.

As a condition of your use of the website, you agree not to use the website and/or the Content for any purpose that is unlawful under applicable law or prohibited by these terms and conditions and to be responsible for ensuring that your use of the website and the Content is consistent with all applicable laws and regulations.

We reserve the right to prevent or suspend your access to the website if you do not comply with any part of these terms and conditions or any applicable law.

Linking

Third party sites or web pages to which this website is linked are for information purposes only and have not been reviewed by HelloDPO Law. We accept no responsibility for the content of such sites or web pages, nor do we accept responsibility for any losses or penalties incurred as a result of your use of any links or reliance on the content of any site to which this website is linked.

You may not frame, link or deep-link this website to any other website without our prior written consent. Should you wish to frame or to set up a link and/or deep-link to our website please contact hello@hellodpo.com.

Data protection

For details about how we process your personal data when you use this website, including the use of cookies, please see our [privacy notice](#) and our [cookie notice](#). The privacy and cookie notices form part of these terms and the conditions upon which we provide access to and permit use of this website.

Further important information

HelloDPO Law is authorised and regulated by the Solicitors Regulatory Authority (**SRA**). Our SRA number is 648529. You can find information about our complaints procedure [here](#) and further legal information [here](#).

If you have a question about these terms and conditions or the website itself, please contact hello@hellodpo.com.