

WEBSITE TERMS OF USE

Terms of Use:

Your access to and use of the website https://www.perilliho.com/, including the documents, files, and other information available through it, are subject to the following terms and conditions, which may be amended by us from time to time.

Please carefully review these terms of use before utilizing our site. By accessing and using our sites, you signify your acceptance of these terms and agree to comply with them. If you do not agree to these terms, please refrain from using our site.

No Solicitor/Client Relationship:

The use of and access to our sites do not automatically establish a solicitor/client relationship between you and Perilli & Ho. Any such arrangement, if established, is governed by separate offline terms of engagement.

General Information:

Content provided on our sites is for general informational purposes only and should not be construed as exhaustive legal advice. It is offered free of charge and should not be solely relied upon for decision-making. For tailored legal advice, please seek professional assistance.

About Us:

Perilli & Ho Solicitors is a limited company registered in England and Wales under company number 13794037, with its registered office situated at First Floor, 60 Cheapside, London, EC2V 6AX. We are a Controller of personal data registered with the Information Commissioner under registration number ZB318183. Perilli & Ho Solicitors is authorized and regulated by the Solicitors Regulation Authority (SRA ID 835961).

References to "Perilli & Ho", "we", "our", or "us," unless otherwise specified, pertain to Perilli & Ho Solicitors and/or its affiliated undertakings.

Accessing our Site:

Access to our site is provided on a temporary basis, and we reserve the right to withdraw or amend the service provided on our sites without notice. We shall not be liable if our sites are unavailable for any period. Occasionally, access to certain parts of our sites or the entire site may be restricted to registered users.

While we strive for our sites to operate according to expectations and to be free of errors, we cannot guarantee this. If you encounter any errors on our sites, please contact our Data Protection Officer, Elaine Tse, at etse@perilliho.com and/or our firm's Compliance Officer, mlau@perilliho.com, and we will endeavor to rectify them.

We make no representation that the materials on our sites can be lawfully viewed or downloaded outside of the United Kingdom. If you access our sites from outside the UK, you do so at your own risk and are responsible for compliance with local laws.

Reliance on Information Posted: Although we endeavor to ensure the accuracy of the content on our sites at the time of publication, no warranties or representations are given as to its accuracy, completeness, reliability, suitability, or quality. Content may become outdated, and we do not guarantee that it will be updated after publication. Therefore, we accept no responsibility for any reliance placed on such content.

We expressly disclaim liability for any loss or damage arising from the use or reliance on the content appearing on our sites, including consequential loss or damage such as financial loss, loss of profit, revenue, or business.

Intellectual Property:

All intellectual property rights in or to our sites, including content, images, designs, trademarks, brand names, logos, and software ("Our Content"), are owned by us or our licensors and are protected by UK and international copyright, database rights, design rights, and other intellectual property laws.

Unless expressly permitted by applicable laws or in writing by us, you are strictly prohibited from copying, adapting, distributing, or making commercial use of Our Content without obtaining a license from us or our licensors. You may print or download extracts of pages from our sites for personal, non-commercial use only.

Any breach of these terms concerning Our Content will result in the immediate cessation of your right to use our sites, and you must, at our discretion, return or destroy any copies of Our Content you have made.

Viruses, Hacking, and Other Offenses:

We undertake virus checks on documents and files before posting them on our sites. However, we cannot guarantee that documents or files downloaded from our sites will be virus-free. Therefore, it is your responsibility to use virus-checking software and avoid posting any documents or files that may contain viruses.

You must not misuse our sites by knowingly introducing viruses, trojans, worms, or any other material that is malicious or technologically harmful. Unauthorized access attempts to our sites or related services are strictly prohibited and may result in criminal prosecution.

We exclude all liability to the fullest extent permitted by law for any damage or loss caused by errors, computer viruses, or other harmful components originating from our sites, as well as for any interruptions in your access to our sites.

Acceptable Use:

You may use our sites only for lawful purposes. You warrant that any content you post or provide to us via our sites complies with applicable laws and does not infringe upon any person's legal rights. We do not monitor or edit content posted by users and assume no responsibility for such content.

We reserve the right to remove any material from our sites that violates these rules.

Links from Our Sites:

If you choose to access third-party websites linked to our sites, you do so at your own risk. We provide these links for convenience only and do not endorse or accept responsibility for the content or use of such websites. Your use of third-party sites may be subject to their own terms of use.

Please refer to our Cookies policy and Privacy notice for further information.

Linking to Our Site:

All electronic links to any part of our site require our permission. Requests for permission to link to our sites should be directed to our Data Protection Officer, Elaine Tse, at etse@perilliho.com and/or our firm's Compliance Officer, mlau@perilliho.com. We reserve the right to remove any unauthorized links at any time.

If you wish to link to our sites, you may do so under the following conditions:-

- You do not alter the size or appearance of any logos.
- You do not create frames or other browser or border environments around our sites.
- You do not imply endorsement of any products or services other than our own.
- You do not misrepresent your relationship with us or provide false information.
- You do not use any trademarks displayed on our sites without our express written permission.
- Your website does not contain distasteful, offensive, or controversial content or infringe upon any intellectual property rights.

We reserve the right to revoke linking permissions without notice for violations of these terms and to take appropriate action. You are liable for any loss or damage suffered by us due to unauthorized linking.

General Provisions:

We reserve the right to modify these terms and conditions at any time, with changes taking effect upon posting to our sites. Any disputes arising from the use of our sites shall be governed by applicable law, and you submit to the exclusive jurisdiction of the relevant courts. If any of these terms and conditions become illegal, invalid, or unenforceable in any jurisdiction, it shall not affect the validity of the remaining terms and conditions.

These terms and conditions constitute the entire agreement between you and us and supersede all previous agreements. No waiver of any terms and conditions shall be valid unless confirmed in writing by us. If you access our sites in the course of business, these terms govern to the fullest extent permitted by law.

Contact Us:

If you have any questions regarding these Terms and Conditions, please email our Data Protection Officer, Elaine Tse, at etse@perilliho.com and/or our firm's Compliance Officer, mlau@perilliho.com.