ETERNA LAW is a limited liability company with registration number 40003732536, having its registered office at Smilšu 10-201, Riga, Latvia. If YOU give a legal assignment to ETERNA LAW, YOU agree to be bound by the following terms and conditions of cooperation. ETERNA LAW may use e-communication with YOU as evidence of a legal assignment (including e-communication using recognised platforms such as Telegram, WhatsApp etc.). Therefore, YOUR agreement to the terms and conditions below together with the e-communication constitutes the definitive service contract between YOU and ETERNA LAW.

1. ETERNA LAW will execute YOUR assignments with due care and skill, however, ETERNA LAW cannot guarantee the desired result unless ETERNA LAW has expressly granted such a guarantee. YOU may cancel YOUR assignment at any time, just as ETERNA LAW may refuse to fulfil YOUR assignment at any time.

2. ETERNA LAW is obliged to comply with legislation on the prevention of money laundering and compliance with sanctions. Therefore, ETERNA LAW may from time to time check the information and documents provided by YOU accordingly. ETERNA LAW has the right not to inform YOU of the result of such checks.

3. ETERNA LAW has the right to engage third parties to carry out YOUR assignments, regardless of whether YOU are notified of this.

4. ETERNA LAW provides services on an hourly basis, unless ETERNA LAW has agreed with YOU on a fee for the service in absolute terms. Costs that are not included in ETERNA LAW's remuneration shall be additionally paid by YOU. The hourly rate or the absolute amount of the service fee can be communicated to YOU in e-communication.

5. Invoices for services of ETERA LAW are most often issued in advance, but in some cases invoicing upon performance of the service may be applied. ETERNA LAW will apply VAT depending on the statutory requirements. Invoices for services are due for payment within five days of the invoice being sent to YOU. Invoices of ETERNA LAW are valid without signature. In the event that the service is interrupted because one of the parties refuses from further cooperation, the part of the service actually performed shall be due and payable.

6. YOU are responsible for the quality and timeliness of the information provided for the purposes of YOUR assignment. It should be stressed that ETERNA LAW does not process the information provided for private purposes, but only for provision of the service to YOU. For purposes of further cooperation, all information provided by YOU may be stored in our archives indefinitely after the completion of the service. However, even if YOU explicitly instruct ETERNA LAW to terminate the cooperation, the information will not be deleted for five years after such termination. ETERNA LAW will not publish or disclose to third parties the information provided by YOU unless (a) YOUR consent has been obtained, (b) it is required by law, and (c) it is expressly necessary to perform YOUR assignment. ETERNA LAW will not be liable for any information leakage of YOUR information if it occurs as a result of a crime or poor quality standard software.

7. The liability of ETERNA LAW within the scope of the service provided shall be limited to ETERNA LAW's remuneration for such service, except, of course, cases of criminal intent.

8. The above shall be subject to the laws of Latvia.