

GENERAL TERMS AND CONDITIONS DELOREAN ADVOKAT AB

1. Application

These general terms and conditions apply to all services that DeLorean Advokat AB (below 'DeLorean Advokat' or 'we') provide to our clients. Aside from these general terms and conditions, the rules of the Swedish Bar Association that are applicable at the time in question, including the Code of Professional Conduct for Members of the Swedish Bar Association, also apply to our services. These general terms and conditions apply to assignments you submit to DeLorean Advokat. When you engage us, you are thus considered to have accepted these general terms and conditions. These general terms and conditions may be amended by DeLorean Advokat from time to time. The latest version of the general terms and conditions can always be found on the DeLorean Advokat website, www.delorean.law. In order to be binding, departures from these general terms and conditions shall be agreed in writing.

2. Provision of services

Assignments can be submitted to us verbally or in writing (incl. by email). We presume that the contact persons specified by you are authorised to issue the instructions that we receive while the assignment is ongoing, even if we have not been shown any written power of attorney or other documentation to indicate this authorisation.

All assignments are submitted to DeLorean Advokat AB and therefore, in no case, to an individual natural person who is employed by the law firm. This applies even if there is an explicit or implicit desire that the assignment be undertaken by one or more specific people.

Each assignment has a partner who is responsible for it. The partner responsible has overarching responsibility for the services we provide as part of the assignment and appoints the lawyers and other staff who he or she deems are suitable to handle the assignment or parts thereof in an appropriate manner. When you engage us for an assignment, this means, unless agreed otherwise, that we have been given the right to take the action we believe is appropriate in order to complete the assignment. However, we do not engage other advisers at your expense without your prior consent.

Our advice is adapted to the circumstances in the individual case, the facts that are presented to us and the instructions that you provide to us. You cannot rely on the advice in relation to any other case or use it for any purpose other than that for which it is provided.

We do not provide advice in matters pertaining to tax law. Nor do we provide advice in financial matters, matters pertaining to accounting or professionalism in investments or transactions. Accordingly, we do not provide commercial recommendations in respect of whether or not a certain investment or transaction should be conducted.

Our services and our advice is based on Swedish law. Accordingly, we make no assessments or statements in respect of what may apply under foreign law in a certain matter or under a certain circumstance. However, we may express

opinions on the legal situation in other jurisdictions on the basis of our general experience of these. We only do this in order to share our experience and what we say in these cases does not constitute legal advice on which you can rely. Upon agreement, we obtain advice from foreign lawyers or advisers of other types and handle the contact with them that is necessary within the scope of the assignment.

3. Conflict of interest

Due to the applicable code of conduct for lawyers, we may be prevented from representing you in a certain case if there is a conflict of interest in relation to another client. Consequently, we check whether there is such a conflict of interest before we accept an assignment. A conflict of interest may also arise during an ongoing assignment as a result of circumstances that occurred at a later date. Should this occur, we will treat our clients fairly, taking into account the applicable code of conduct. As a result of what is stated above, it is therefore important that, prior to and during the assignment, you provide us with the information you deem may be of relevance in terms of determining whether or not there is an actual or potential conflict of interest.

4. Termination of assignments

We have the right to, with immediate effect, relinquish our assignment if, in spite of reminders, you do not pay our invoice for this assignment or any other assignment; we have agreed that you are to pay us in advance, the advance has been exhausted and

GENERAL TERMS AND CONDITIONS DELOREAN ADVOKAT AB

no replenishment of the advance has taken place in accordance with our request, you become insolvent and we assess that there is a risk that we will not be paid for work carried out and/or expenses; the collaboration between us and you has not been working satisfactorily for some time and cannot reasonably be expected to improve; or, as a result of legislation, the Swedish Bar Association's ethical rules or for other reasons, we have a right and/or obligation to relinquish the assignment. You can, at any time, terminate the collaboration with us by requesting in writing that we relinquish the assignment. However, you must provide payment for the services that we have rendered and for the expenses we have accumulated prior to discontinuation of the assignment.

Under all circumstances, the assignment is discontinued when it has been completed.

5. Fees and payment

Our fees are charged in accordance with principles that are consistent with the code of professional conduct for lawyers and are normally determined on the basis of a range of factors such as time spent, complexity, the expert knowledge, proficiency, experience and resources required by the assignment, the values the assignment concerns, time pressure and results achieved. If possible, prior to an assignment and at your request, we can provide an estimate of what our fee may be and also keep you informed of the accrued fee. Estimates are based on the information we have access to at the time and cannot be regarded as fixed-price quotations. In addition to fees, we also charge for reimbursement of expenses. For example, this may pertain to registration fees,

investigation costs, the cost of other advisers and experts, delivery and travel expenses, the cost of temporary staff, catering, telephone conferences and extensive photocopying. In addition to the fee and reimbursement of expenses, value added tax is added in those cases where we are obliged to charge such tax. As a rule, we invoice you on a monthly basis. Invoices can be either on account or final. An invoice on account does not normally specify an exact estimate of the amount that is to be paid for the services we have rendered. In those cases where we invoice you on account, the final invoice will specify the total fee for the assignment or part of the assignment with deductions for the fee that has been charged on account. In certain cases, we will request an advance on our fee and expenses. Amounts paid in advance will then be used to settle future invoices. The total amount for services rendered and expenses may be higher or lower than the advance paid. A due date is specified on every invoice. If payment is not received, penalty interest is charged on the outstanding amount from the due date until such time as payment is received at the penalty interest rate that is applicable under the Swedish Interest Act. In Swedish court proceedings and arbitration proceedings, the losing party is normally ordered to pay the winning party's legal expenses (including lawyer's fees). However, this is not always the case.

Under certain circumstances, they are not reimbursed at all or are only partly reimbursed.

Regardless of whether you are the winning or losing party, or if you are not awarded full compensation for

your legal expenses, you must pay for the services we have rendered and for the expenses we have incurred in conjunction with our representation of you in court proceedings or arbitration proceedings. If our fee and our expenses are to be financed by you making an insurance claim, you must still pay that portion of the fee and the expenses that exceed that which is to be paid by the insurer. If you are obliged under local tax rules to withhold or deduct a certain amount in proportion to the amount we have invoiced, you must pay us an amount that is equivalent to the withheld or deducted amount so that we always receive an amount that equates to what we have invoiced.

The monthly fee encompasses an entitlement for those who make use of the service DeLorean Hotline to ask the firm's lawyers questions that are within the firm's area of expertise over the course of one calendar month. The fee is a fixed monthly cost for a reasonable number of questions per month. What is reasonable is determined unilaterally by the law firm.

The law firm does not provide any guarantee or undertaking that, for the monthly fee, the client is able to obtain a complete answer or legal opinion in respect of the case.

The monthly fee only constitutes an entitlement to ask questions and to obtain an opinion on whether or not the law firm is able to take on the case. The law firm does not provide any guarantee that it is able to take on the case. In each individual case, the law firm and the client come to an agreement on how the payment of further fees shall take place in the event that the firm, following the customary check of whether there is a conflict of interest, has the opportunity to take on the case.

GENERAL TERMS AND CONDITIONS DELOREAN ADVOKAT AB

Those who pay a monthly fee are entitled to a 15 % discount on invoiced fees, excluding VAT, for cases that pertain to the client. A monthly fee can only be used for questions concerning the client and for the calendar month for which the fee is paid, unless otherwise agreed with the law firm in writing.

Under no circumstances, does the monthly fee constitute a fee for a complete case, unless this has been agreed specifically with the law firm in writing. The service can be terminated by giving notice in writing during the current month and the service terminates at the end of the month in which notice has been given. The service is invoiced in advance on a monthly basis.

6. Legal expenses insurance

If your case concerns a dispute, any legal expenses insurance you have may cover some of your or your counterparty's expenses. Irrespective of the wording of your insurance policy's terms and conditions and the relevant insurer's decision to completely or partly reimburse these expenses, you are obliged to pay our invoices in full.

7. External advisers and consultants

The assignment may require that other advisers or experts (e.g. foreign lawyers) also represent you. At your request, we are happy to assist you in identifying, contacting, informing or instructing such advisers and experts. Providing us with power of attorney to contact or instruct other advisers or experts entails the authority for us to accept on your behalf a limitation of

their liability. All your other advisers and experts (regardless of whether they have been identified, contacted, informed or instructed through us) shall be regarded as being independent of us. We accept no liability for other advisers and experts, either for choosing them or for having recommended them or for their advice or other services (regardless of whether they report to us or if their advice and other services are forwarded to you through us). Furthermore, it is your, and not our, responsibility to pay the fees and expenses of other advisers and experts (regardless of whether these parties invoice us or you). Their invoices will normally be addressed directly to you.

8. Liability and limitation of liability

Our liability for damage that you have suffered as a result of error or negligence on our part while carrying out the assignment is limited to the higher of three (3) million kronor and the insurance cover in accordance with the Swedish Bar Association's obligatory insurance cover. Under no circumstance do we have any liability for any other adviser or third party that has been engaged within the scope of the assignment. This applies regardless of whether we have engaged them or if you have contacted them directly, and regardless of whether they report to us or to you. The results generated within the scope of an assignment and our advice is only produced for you and for the stated purpose. We therefore disclaim ourselves from all liability for the use of it for other purposes and from all liability in relation to third parties that benefit from, rely on or make use of

these services and/or the results delivered. If we terminate the execution of an assignment or our relationship with you as a result of circumstances attributable to you, or because of our obligations pursuant to law or the code of professional conduct for lawyers, we are not liable for any damage that may arise as a result.

Where applicable, the limitation of liability in accordance with these general terms and conditions also applies to individual partners and other employees of the law firm.

9. Complaints and claims

If you have comments on how an assignment is being handled/has been handled, you are encouraged to make initial contact with Pontus Sörlin. Any claims pertaining to services that have been provided by any unit within DeLorean Advokat are to be presented to the unit concerned as soon as you have become aware of the circumstances on which the claim is based. If you are a client and a consumer, you have the opportunity to turn to the Swedish Bar Association's consumer dispute board if we have not been able to reach a compromise settlement. Claims may not be presented more than twelve months after (i) the day on which the final invoice was issued for the assignment to which the claim pertains and (ii) the day on which the circumstances in question were known to you or should have been known to you if you were to have made reasonable inquiries, whichever is later.

10. Client due diligence and submission of information

For some assignments we are legally obliged – as a rule, prior to the assignment being accepted – to conduct due

GENERAL TERMS AND CONDITIONS DELOREAN ADVOKAT AB

diligence on, inter alia, the identity and ownership situation of the client and certain companies and persons associated with the client, and to store satisfactory proof of this. We may therefore ask you to provide us with, inter alia, identification documents and other information. New clients may also be asked for references. We are legally obliged to report suspected money laundering or terrorist financing to the Swedish Police Financial Intelligence Unit. We are prevented by law from informing you that we have suspicions of this nature and that such a report has been made or may be made in future.

11. Information about processing of personal data

The law firm is the personal data controller for personal data that is provided in conjunction with assignments or that is registered in conjunction with preparations for or administration of an assignment. You are otherwise referred to our privacy policy.

12. Intellectual property

The copyright and other intellectual property rights to the results of our work and to our advice belongs to us, but you have the right to use them for the purposes for which they have been provided to you, provided that you have paid our fee and expenses. Unless otherwise agreed, documents or other work-related results that we have generated may not be disseminated publicly or used for marketing purposes or used for purposes other than that for which they were produced.

13. Confidentiality and disclosure of information

As members of the Swedish Bar Association, we are bound by a duty of confidentiality as stipulated in law and the rules of the Bar Association. We will not disclose to outsiders circumstances that are not public other than if this is required as part of the assignment or if you have consented to it. However, irrespective of the duty of confidentiality, we are obliged by law to hand over information, inter alia, in conjunction with the investigation of certain criminal offences. If you have not informed us otherwise, when an assignment has been concluded or become known to the public, we have a right to provide information about our participation in the assignment on our website, to clients or in the trade press.

In addition to the fact of our participation, such information may only contain details about the assignment that are already public knowledge or that you have otherwise consented to. If, within the scope of an assignment, we engage or collaborate with other advisers or experts, we have, unless informed otherwise, a right to provide them with the material and information that we believe is relevant in order to enable the adviser or expert to provide advice or render services to you. We always have a right to provide advisers and experts with material and information that we have obtained as a result of the due diligence we have conducted in accordance with point 10.

14. Communication

We communicate with our clients and others in several ways, including via the internet and email. Although the internet and email are effective means of communication, they entail risks from the perspective of security and

confidentiality. We accept no liability for these risks. If you would prefer that we do not communicate via the internet or email, we ask that you please inform us of this. Our spam and virus filters and other security apparatus may sometimes reject or filter our legitimate emails. You should therefore follow up important emails by telephone.

15. Documentation

When an assignment is completed or has been terminated in another way, we will archive on our premises or those of a third party, in paper or electronic format, essentially all documentation that has been accumulated or generated as part of the assignment. The documentation will be archived for a period that we deem to be necessary in respect of the nature of the assignment, but never for a period that is shorter than is necessary in accordance with the law or the code of professional conduct for lawyers. Because we are obliged to archive essentially all documentation that has been accumulated or generated as part of the assignment, we are not able to comply with a request to return or destroy a document (without retaining a copy) before the archival period has expired. We are not able to store your original documents and will therefore hand them over to you when the assignment is completed or terminated in another way. However, we may retain a copy of the original documents in our file.

16. Applicable law and resolution of disputes

These general terms and conditions, the confirmation of acceptance of an assignment and everything else that pertains to our assignment or assignments from you are regulated and interpreted in accordance with Swedish substantive

GENERAL TERMS AND CONDITIONS DELOREAN ADVOKAT AB

law without the application of rules or principles concerning choice of law.

Any disputes in view of these general terms and conditions, the confirmation of acceptance of an assignment, our assignment or our advice shall be determined conclusively through arbitration proceedings administered by the Arbitration Institute of the Stockholm Chamber of Commerce ("SCC").

The SCC's Rules for Expedited Arbitration shall be applied unless the SCC determines, having taken into account the severity of the case, the value of the subject of the dispute and other circumstances, that the Arbitration Rules shall be applied. In the latter case, the SCC shall also determine whether the arbitration tribunal shall consist of one or three arbitrators. The location of the arbitration proceedings shall be in the place where the partner with responsibility for the client has their principal place of work. The language that shall be used is Swedish, unless we have agreed to use English instead. Arbitration proceedings that have been called for,

information that emerges during such proceedings and decisions or arbitration awards that are announced as a result of the proceedings are subject to confidentiality and may not, without the explicit consent of the counterparty, be passed on to a third party. However, one party shall not be prevented from disclosing such confidential information in order to preserve their rights in relation to the other party or if such an obligation exists pursuant to a compelling law or similar.

DeLorean Advokat always has a right to bring proceedings pertaining to overdue receivables as a result of the assignment or otherwise in courts or with public authorities (for example the Swedish Enforcement Authority) whose jurisdiction covers you or any of your assets.