

Collyer Law Website Terms of Use

Terms of Use

By accessing and using www.collyerlaw.com (the "Site") in any way (including without limitation using any documents, data, reports, automated templates or any other materials, or accessing any software programs, database systems or portals made available or enabled via the Site) you acknowledge and accept that your use of the Site is subject to the terms and conditions as set out in (a) the Terms of Use and (b) the Privacy Policy found on www.collyerlaw.com, which provisions are incorporated in this Terms of Use by reference here (collectively, the "Terms").

The Terms may be amended at any time and from time to time by posting such amended terms on the Site.

Disclaimers, Limitations and Exclusions of Liability

All information, text, data, documents, reports, forms and all other materials published on the Site, including any online questionnaires and automated documents (the "Online Content") as well as any software programs, database systems, portals or links available or enabled on the Site (the "Online Services" and collectively with the Online Content, the "Content") is provided on an "as is" and "as available" basis and we disclaim all representations or warranties of any kind, whether express or implied.

Any component of the Content provided by third parties is also delivered on an "as is" and "as available" basis and we will not be liable for any problems, non-delivery, defectiveness or nonperformance encountered by you in your use or access (as the case may be) of such Content. We are not, and you agree we are not, responsible for such third parties and the provision by them of any Content. In addition, we do not necessarily endorse the contents of websites operated by third parties that are linked to, from or are accessible via the Site.

The Content is by necessity, general in nature and is not intended as legal or other professional advice. In particular, the Content is provided for information purposes only and does not constitute nor should it be construed as investment advice or a recommendation to transact or engage in any investment activity.

While every effort has been made to ensure the accuracy, currency and/or functionality of the Content at the time of creation of the Site, we cannot and do not warrant the accuracy, validity, fitness and/or functionality of any of the Content found on the Site or any other websites linked to our Site or reproduced with permission from third parties or that the Site and the server is and will be free of viruses, errors and/or omissions.

Collyer Law LLC is a limited liability law corporation registered (UEN 201536126Z) in Singapore and authorised and regulated by the Legal Services Regulatory Authority of Singapore and a registered Filing Agent with the Accounting and Corporate Regulatory Authority of Singapore.

T: +65 6950 2875

W www.collyerlaw.com

F: +65 6950 2876 (not for service of documents)

We assume no responsibility or liability for:

- 1. any errors and/or omissions on the Site or for any damages whether direct or indirect which may (i) arise from or in connection with reliance on the Content, (ii) result from the loss of use of the Content, or (iii) caused by a distributed denial-of-service attack, hacking attempt, viruses or other technologically damaging material that may infect your hardware equipment, software programs, data or other proprietary material as a result of the use of the Site or your downloading any material from the Site or any website linked to or from it; or
- 2. any matter relating to you or any third parties accessing or using the Site or the Content.

The use of the Site is wholly at your own risk.

You agree that neither your use of the Site or any of its Content nor the transmission of emails to addresses on the Site creates any attorney-client relationship between you and Collyer Law LLC. You further acknowledge that the Internet and emails are generally not secure as a means of communication and as such, no confidential information should be provided to us as such disclosure may not be privileged or confidential.

Document Assembly Services

You acknowledge and agree that the download and/or use of any documents generated from the automated templates available on our Site or on the websites of our related companies, FirstCO Technologies Pte Ltd (operating under the trading name "FirstCOUNSEL") and FirstCo Corpchain Pte Ltd (operating under the trading name "FirstCOMPANY") (the "Online Questionnaires") does not constitute any legal or other professional advice and that such questionnaires and corresponding documents (the "Automated Documents") do not take into account the context of your particular matter or transaction and is not to be considered as legal or other professional advice.

You agree that your access to such services as stated above is also subject to and further conditioned on your accepting and abiding by the separate terms of use, privacy policies, and other policies posted on such respective related company sites, where applicable, and such terms and conditions found therein shall apply equally to you as if you were a customer of such related companies.

Ownership

All Content is owned by or licensed to us and subject to copyright protection. The Content may not be reproduced, duplicated, sold, transmitted or distributed, or otherwise exploited for any commercial purpose without our prior written consent. Where information/material is reproduced from elsewhere, copyright in respect of these works remain with their respective owners.

You are granted a limited, non-sublicensable licence (revocable at any time) to access and use the Site and the Content for non-commercial and personal use only. Such licence is subject to these Terms and further does not allow the use of any data gathering, harvesting or extraction methods whether automatic or manual. No framing of the Site or creation of any hypertext links or deep links between the Site and any other website is allowed except with our prior written consent. We reserve the right, without notice and in our sole discretion, to terminate your licence to use the Site, and to block or prevent your future access to the Site.

Acceptable Use

As a condition of use, you agree that you shall not use the Site or any part thereof of it for any purpose prohibited by the Terms or applicable law. You shall not (and shall not permit any third party to):

- 1. interfere with (or attempt to interfere with) the proper functioning of the Site or use the Site in any way not expressly permitted by the Terms; or
- 2. engage in (or attempt to engage in) any potentially harmful or damaging acts directed against us or the Site, including without limitation, violating any security features of the Site, using such means (whether automated or manual) to access, 'scrape', or 'crawl' (or by any other similar means) any pages contained within the Site, introducing viruses, worms or similar harmful or

Page 2 of 3 damaging software or code into the side, or interfere with the use of the Site by any other use, host, or networks, including by means of 'flooding', 'spamming', or 'crashing' the Site.

User Content

Where you are able to and do upload, post, email or make available any information, data, text and/or other materials on any portion of the Site (the "**User Content**"), you acknowledge and agree that you (and other users of the Site) are wholly responsible for such User Content and that we are not liable for the deletion or accuracy of such User Content or for the failure to retain, transmit or receive transmission of such content.

In addition, we are not obliged to screen and/or filter User Content (including content made available by third parties on the Site) prior to its availability on the Site but we reserve the right in our sole discretion to refuse or remove any User Content or to remove any User Content that violates the Terms.