

## P6.4 Website Disclaimer

Terms and/or definitions under the present Disclaimer shall have the same meaning as those were defined under clause 1 of the Terms and Conditions of CL8.

## 1. CL8's WEBSITE

- 1.1 The content on CL8's Website is provided for general information only. Although reasonable efforts are made for the Website to be accurate and updated, CL8 gives no representations or warranties, express or implied, about the completeness, accuracy, reliability, suitability, or availability with respect to the Website or the information and/or the Services on the Website.
- 1.2 All material, copyrights and other intellectual property rights on CL8's Website are reserved and owned by CL8.
- 1.3 CL8 does not guarantee that the Website, or any content on it, will always be available or uninterrupted. Access to the Website is permitted on a temporary basis, and such access may be suspended, withdrawn, discontinued or changed, all or any part of it without notice.
- 1.4 CL8 shall not be liable to the Customer if for any reason the Website is unavailable at any time or for any period.
- 1.5 The Customer is responsible for making all arrangements necessary for it to have access to the Website.
- 1.6 CL8 does not guarantee that the Website will be secure or free from bugs or viruses. The Customer is responsible for configuring its information technology; computer programmes and platform in order to access the Website and it shall use its own virus protection software.

## 2. OTHER WEBSITES

- 2.1 On CL8's Website there may be links, which direct you to third party providers' websites or resources, CL8 has no control over the content of those websites or resources and such content is not screened, approved or endorsed by CL8. Any text or any other material on such websites comprise the opinions of the specific authors of the material, and are not CL8's opinions, material and as such CL8 shall not have any liability whatsoever in relation to such materials and opinions.
- 2.2 The inclusion of any links, as described in clause 2.1, shall not imply a recommendation or endorsement of such websites and CL8 shall not be liable for the third party websites' nature, content and availability.

## 3. DATA AND CONFIDENTIALITY

- 3.1 CL8 receives two different and distinct types of data, the Customer's personal data and the data, which are provided by the Customer for the purposes of the Services.
- 3.2 CL8's Privacy Policy <u>https://cl8.com/legal/P6.2-Privacy-Policy.pdf</u>, sets out the terms on which any personal data provided by the Customer is processed.
- 3.3 In accordance with clause 3.2, by using CL8's Website, the Customer consents to such processing and the Customer warrants that all data provided is accurate.
- 3.4 Data provided by the Customer for the purposes of the Services will not in any way whatsoever be processed and CL8 shall not be under a general obligation to actively seek facts or other circumstances indicating any illegal activity by the Customer.
- 3.5 All data received by CL8, in accordance with clause 3.1, are subject to confidentiality and shall not be disclosed to any third party other than the employees, agents and subcontractors of CL8.
- 3.6 Notwithstanding the provisions of the preceding clause 3.5, CL8 may disclose such information as it may be required to be disclosed by law, any governmental or regulatory authority or by a court order of competent jurisdiction, and such disclosure shall not constitute a breach of the Terms and Conditions and/or Special Conditions and/or any other terms agreed between the parties.