

TERMS OF USE

Last updated: 05/12/2025

1. ACCEPTANCE OF TERMS

By accessing and using this website (the "Website"), you (the "Users") agree to be bound by these Terms of Use. If you do not agree to these terms, please do not use the Website.

Maître DANOIS Clara ("Maître DANOIS") reserves the right to modify these Terms of Use at any time. The most current version will always be available on this page. Continued use of the Website after any modifications constitutes acceptance of the updated terms.

These Terms of Use complement, but do not replace, the General Terms & Conditions which govern client relationships and legal service agreements.

2. CONTENT DISCLAIMER

2.1. No Legal Advice

The information provided on this Website is for general informational purposes only and does not constitute legal advice or create an attorney-client relationship. Articles, blog posts, and other content are current as of their publication date and may not reflect the most recent legal developments.

2.2. No Warranty

While Maître DANOIS strives to provide accurate and up-to-date information, she makes no representations or warranties of any kind, express or implied, about the completeness, accuracy, reliability, or suitability of the information contained on the Website.

2.3. Professional Consultation Required

Users should not act or refrain from acting based solely on information from this Website without seeking appropriate professional advice tailored to their specific circumstances.

3. LIMITATION OF LIABILITY

3.1. Use at Own Risk

Access to and use of the Website are at Users' own risk. Maître DANOIS accepts no liability for any loss or damage arising from Users' use of the Website.

3.2. Electronic Communications

Users acknowledge and accept the inherent risks of electronic communication. Email transmission through the Website cannot be guaranteed to be secure or error-free. Information may be intercepted, corrupted, lost, destroyed, arrive late or incomplete, or contain viruses. Maître DANOIS accepts no liability for errors or omissions in electronic communications.

3.3. Technical Issues

Maître DANOIS is not responsible for:

- Damage to your computer equipment or data resulting from use of the Website
- Interruptions, errors, or delays in Website availability
- Technical malfunctions or security breaches beyond her reasonable control

3.4. Third-Party Content

Maître DANOIS is not responsible for the content, accuracy, or practices of external websites linked from this Website.

4. INTELLECTUAL PROPERTY RIGHTS

4.1. Ownership

Maître DANOIS retains all intellectual property rights in:

- All content on the Website (texts, images, logos, graphics, videos)
- The Website's design, structure, and layout
- The selection and arrangement of content

4.2. Permitted Use

Users may:

- View and browse the Website for personal, non-commercial purposes
- Print or download reasonable portions for personal reference
- Share occasional, reasonable extracts with colleagues or clients for their personal use

Conditions for permitted use:

- Content must not be modified in any way
- Maître DANOIS must be credited as the source
- These Terms of Use must be brought to recipients' attention
- Use must remain non-commercial

4.3. Prohibited Use

Without Maître DANOIS prior written consent, Users may not:

- Reproduce substantial portions of the Website
- Use content for commercial purposes
- Modify, adapt, or create derivative works
- Remove copyright notices or attributions
- Distribute content through automated systems (scraping, bots)
- Frame or embed Website content on other sites

4.4. Copyright Infringement

Any unauthorized use of the Website's content may constitute copyright infringement and may result in legal action.

5. USER CONDUCT

When using the Website, Users agree not to:

- Violate any applicable laws or regulations
- Transmit harmful code (viruses, malware, etc.)
- Attempt to gain unauthorized access to the Website or its systems
- Interfere with the proper functioning of the Website
- Collect user information without consent
- Use the Website for any fraudulent or unlawful purpose

6. HYPERTEXT LINKS

6.1. Links to Third-Party Sites

The Website may contain links to third-party websites for your convenience. These links do not constitute an endorsement, recommendation, or approval of those sites or their content. Maître DANOIS has no control over and accepts no responsibility for third-party websites.

6.2. Links to This Website

Users may not create links to this Website without Maître DANOIS's prior written consent. Unauthorized linking, particularly deep linking or framing, is prohibited.

7. PRIVACY AND COOKIES

Users' use of the Website is also governed by the Privacy Policy, which explains how Maître DANOIS collects, uses, and protects their personal data. Please review the Privacy Policy to understand the data practices.

The Website may use cookies. By using the Website, you consent to the use of cookies in accordance with the Cookie Policy.

8. COMMUNICATION AND CONFIDENTIALITY

8.1. No Attorney-Client Relationship

Communication through this Website (including contact forms or email) does not create an attorney-client relationship. Do not send confidential or time-sensitive information through the Website until a formal attorney-client relationship has been established through a written engagement agreement.

8.2. No Confidentiality

Information transmitted through the Website may not be confidential and may not be protected by attorney-client privilege. Any information you send may be read or intercepted by third parties.

9. TERMINATION

Maître DANOIS reserves the right to:

- Modify, suspend, or discontinue any aspect of the Website at any time
- Restrict or terminate your access to the Website for any reason, including violation of these Terms of Use
- Remove or modify content at her discretion

10. SEVERABILITY

If any provision of these Terms of Use is found to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.

11. ENTIRE AGREEMENT

These Terms of Use, together with the Legal Notice, Privacy Policy, and Cookie Policy constitute the entire agreement between Maître DANOIS and the Users regarding use of the Website.

12. GOVERNING LAW AND JURISDICTION

These Terms of Use are governed exclusively by Luxembourg law. Any disputes arising from or relating to these Terms of Use or use of the Website shall fall under the exclusive jurisdiction of the courts of Luxembourg-City.

13. CONTACT

For questions regarding these Terms of Use, please contact:

Maître Clara DANOIS
Infuero Law firm
21 rue Glésener
L-1631 Luxembourg Gare
Luxembourg
cd@infuero.lu

By using this Website, Users acknowledge that they have read, understood, and agree to be bound by these Terms of Use.