

Legal Nodes Terms and Conditions

Last updated: 05/02/2020

Please read carefully these Terms and Conditions ("**Terms**") before using any services ("**Services**") provided by Legal Nodes Ltd., a company incorporated under laws of England and Wales ("**Company**", "**Legal Nodes**"), including but not limited to the <https://legalnodes.org/> website ("**Website**") and the Legal Nodes Assistant ("**LeNA Bot**").

If you do not agree with these Terms, you may not access or use the Website, LeNA Bot or any other Services provided by Legal Nodes. All information and services provided on the Website are provided on a strictly "as-is" basis without any warranty whatsoever.

Legal Nodes **is not a law firm** – Legal Nodes:

- connects Users with Legal Providers;
- provides free informational services, including connection with Legal Manager; but
- **is not an attorney or a law firm and does not provide legal advice.**

All materials on this Website are for informational purposes only. None of the material should be interpreted as legal advice, investment advice, financial advice, trading advice, or any other sort of advice.

Please read the General Terms and the User Terms if you are a natural or legal person, looking for a connection with a service provider listed on the Website ("**User**").

Please read the General Terms and the Legal Provider Terms, if you are an individual consultant, lawyer, law firm representative, representative of a company developing a legal tech product, another type of service provider ("**Legal Provider**"):



[User Terms](#)



[General Terms](#)



[Legal Provider Terms](#)

General Terms

1. General Provisions



Long story short: these Terms are a legal document between you and Legal Nodes. They lay down rules of such use, impose obligations and give rights both to you and us.

1.1. These Terms constitute a legally binding agreement between you and the Company.

1.2. These Terms apply to all Services, Content, and information provided by the Company on the Website, by the LeNA Bot.

1.3. By accessing or using the Services, you agree to be bound by these Terms in compliance with the law of England and Wales, that apply to any relations between you and the Company ("**Applicable Law**").

1.4. In order to use the Website, you need to be 18 or older. You also need to have the full legal capacity and the power to enter a binding contract and are not banned from doing so under any applicable law. If you are representing a legal person, you have to be duly authorized to carry out such representation.

2. Changes to the Terms



Long story short: being a legal agreement, these Terms may change over time. Unless you agree with these changes, you cannot continue to use our Services.

2.1. The Company may change, remove or add the context of the Terms and reserves the right to do so in its sole discretion. All new and/or revised provisions of the Terms take effect immediately and apply to your use of the Services from that date on.

2.2. The Company will notify you about significant changes in these Terms. This can be done by posting a notification on the Website or sending you an email (if appropriate).

2.3. You can review the most current version of the Terms using the [Terms and Conditions](#) link. If you continue to use the Services after the Company makes changes to the Terms, you are signifying your acceptance of the new and/or revised Terms.

2.4. If you do not agree with new and/or revised provisions of the Terms, you cannot use the Services.

3. Our Services



Long story short: Legal Nodes connects Users and Legal Providers on the Website and/or with the help of the LeNA Bot.

3.1. Legal Nodes provides information services, matching Users and Legal Providers, where Legal Providers directly provide services to Users and Users pay to Legal Providers for such services. Legal Nodes is not a party and/or a guarantee to any contract between Users and Legal Providers.

3.2. In case the User's request is complex (which may depend on factors including but not limited to cross-area or cross-jurisdiction expertise being required) or unclear to the User, Legal Nodes also provides:

- customer support services, where the Company clarifies the User's request;
- Legal Manager services, where the Company manages connections with several Legal Providers on behalf of the User.

3.3. Some of the Services can be provided by the means of the LeNA Bot on the Website, messengers and third-party websites, into which LeNA Bot has been implemented. If LeNA Bot is used on third-party websites, the provision of Services is still subject to these Terms.

3.4. If a Legal Nodes' employee, contractor, officer, other person affiliated with Legal Nodes is listed on the Website as a Legal Provider, any contract with such person is with this person only and Legal Nodes is not a party and/or a guarantee to such contract unless stated otherwise.

4. Confidentiality and Privacy & Cookie Policy



Long story short: we try our best to keep your information secure. In addition to these Terms, there are also some other documents you should read.

- 4.1. Personal information that you provide to the Company and any information about your use of the Services that the Company obtains will be subject to the Privacy Notice.
- 4.2. The Privacy Notice published on the Website constitutes an integral part of the Terms. The Privacy Notice can be accessed using the [Privacy Notice](#) link.
- 4.3. The use of cookies by the Company is subject to the Cookie Policy, which constitutes an integral part of the Terms. The Cookie Policy can be accessed using the [Cookie Policy](#) link.
- 4.4. Your communications with the Company and Users/Legal Providers on the Website in our chat ("**Private Chat**"), including but not limited to all information, documents, offers, and invoices are protected. No person that is not a subject of a conversation in the Private Chat, including the Company can assess a conversation in the Private Chat.
- 4.5. Though your communications with Legal Nodes are protected by our Privacy Notice, they are not attorney work-product and are not protected under any privilege (including attorney-client privilege).

5. General Rules of Conduct



Long story short: to make your use of our Services pleasant and productive, there are several basic rules you should follow at all times.

- 5.1. While using the Website, any person agrees to:
 - not violate or assist any third party in violating these Terms and/or any applicable law, which may include but is not limited to international laws, national laws, statutes, regulations, etc.;
 - not provide false, inaccurate, incomplete and misleading information to the Company;
 - not violate intellectual property rights (trademark, copyright, patent, and other intellectual property rights) of any party;
 - not use the Services in any way that can damage, disable or overburden the Website and the LeNA Bot, which may include but is not limited to uploading or in any other way, while using the Services, sending viruses, Trojan horses, spyware, adware or any other malicious code; performing DDoS attacks, interfering with or disrupting any network, equipment, or server connected to or used to provide services on the Website and the LeNA Bot;
 - not harass, harm or abuse our personnel or representatives or agents, providing services to you;
 - not attempt to gain unauthorized access to the Website and the LeNA Bot, other personal accounts, computer systems or networks connected to the Website and the LeNA Bot or to extract data from the Website and the LeNA Bot;
 - not share your personal account and/or password with third parties or use any other person`s personal account and/or password;
 - not impersonate or misrepresent your affiliation with another user, person or entity, nor make other fraudulent, false, deceptive, or misleading representations;
 - not violate any laws that apply in your jurisdiction concerning the use of our Services; and

- not violate these Terms and applicable law in any other way.

5.2. [User Terms](#) and [Legal Provider Terms](#) contain additional provisions of Users' and Legal Providers' conduct respectively.

6. Content



Long story short: we publish content on our Website for information purposes. No such content is of any sort of professional advice.

6.1. The Company may produce and display content on the Website, which includes but is not limited to information, texts, images, video and audio files ("**Content**").

6.2. The Content does not constitute any form of legal, investment advice, financial advice, trading advice, or any other sort of advice unless specifically mentioned otherwise. The Company shall not hold liability for any actions that arise from its Content.

7. Intellectual Property



Long story short: all parties to these Terms respect and acknowledge the Intellectual Property rights of one another and agree not to violate them.

7.1. All components and Content (unless stated otherwise) of the Website and the Website as a whole, content on its social media accounts (Facebook, Twitter, YouTube, LinkedIn) and accounts on other platforms, belong to the Company and are protected by the intellectual property rights legislation. All rights reserved.

7.2. The Website, LeNA Bot, Content, and all other materials available on the Website are protected with, including, but not limited to copyright, trademarks, trade secrets.

7.3. You must not reproduce, reprint, publish, modify, distribute, display, transmit, license, transfer or otherwise exploit content or technology from the Website without Company's express prior written consent.

7.4. Violation of any of the intellectual property rights of the Company is strictly prohibited.

7.5. You may submit information, texts, images, video and audio files to the Company to be published as Content on the Website. In this case, you agree to provide Legal Nodes with a non-exclusive, royalty-free license to publish and republish such Content on the Website and any other platform or product developed by the Company, while at all times naming the author and providing links (when appropriate). If Content has been submitted by the Legal Provider, we shall at all times provide a link to the Legal Provider's profile on the Website.

You retain all non-proprietary Intellectual Property rights to Content submitted.

Legal Nodes may commercially distribute such content without your prior permission.

8. Content Distribution and Media Partnership



Long story short: when collaborating on the matters of content distribution with third parties, Legal Nodes is committed to respecting Intellectual Property rights of third parties and protecting their own rights.

8.1. Legal Nodes may collaborate with third parties ("**Media Partner**") on the matters of mutual content creation and/or distribution.

8.2. Legal Nodes and the Media Partner agree:

- not to violate Intellectual Property rights of one another and/or any third party;
- to name the author of the content and provide links (when appropriate);
- to engage in cross-promotion activities upon mutual consent;
- that such content may be commercially distributed on terms subject to the mutual consent.

8.3. Both the Company and the Media Partner agree that the author of the content subject to media partnership retains all non-proprietary Intellectual Property rights to such content.

8.4. The Company and the Media Partner warrant that content, created by them that is subject to media partnership between the Company and the Media Partner does not violate the Intellectual Property rights of any third party.

8.5. Legal Nodes and the Media Partner may enter into separate agreements on their media partnerships. In this case, such agreements shall prevail over the provisions of the Terms.

9. Links to Third-Party Websites



Long story short: we may post links to third-party websites, which have their own Terms and Conditions.

9.1. The Website may contain links to third-party websites or services that are not owned or controlled by the Company.

9.2. The Company has no control over and assumes no responsibility for, the content, privacy policies, or practices of any third-party web sites or services. The Company shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with the use of or reliance on any such content, goods or services available on or through any such web sites or services.

9.3. For more information, please read these companies' internal Terms and Conditions and public policies.

10. Liability



Long story short: breach of these Terms may result in liability of either party.

10.1. For non-performance or improper performance of their obligations under these Terms, the Company and you shall be liable in accordance with these Terms and the Applicable Law, unless otherwise provided hereby.

10.2. You shall not violate or attempt to violate the provisions of these Terms. In case of violation or an attempt of violation of the Terms, your access to the Services may be terminated.

10.3. The Company reserves the right to report violations that may include but are not limited to financial crimes, tax evasion, misrepresentation, and fraud committed by you to the authorized government bodies.

11. Disclaimers and Limitations of Liability



Long story short: some actions or inactions do not result in liability.

11.1. The Content on the Website or elsewhere is provided without any guarantees, conditions or warranties as to its accuracy, quality, and fit for a particular purpose or need.

11.2. The Company does not guarantee that Services are error-free, reliable or will operate without interruption. The Website is provided to you on the „AS-IS“ basis.

11.3. If you are not satisfied with the conditions and/or quality of the Services, you must stop using the Services. Your use of the Services shall mean that you have no claims regarding conditions and/or quality of the Services against the Company.

11.4. In no event shall the Company, its officers, directors, employees, agents, and all third-party service providers, be liable to you or any other person or entity for any direct, indirect, incidental, special, punitive, or consequential damages whatsoever, including any that may result from:

- (i) the accuracy, completeness of Services, or Content;
- (ii) the accuracy, completeness, or content of any sites linked (through hyperlinks, banner advertising or otherwise);
- (iii) the Consulting Services found on the Website or using the LeNA Bot or any third-party websites;
- (iv) personal injury or property damage of any nature whatsoever;
- (v) third-party conduct of any nature whatsoever;
- (vi) any unauthorized access to or use of Company's servers and/or any and all Content, personal information, payment information or other information and data stored if such unauthorized access did not directly occur due to the Company's actions or inactions;
- (vii) any interruption or cessation of the provision of the Services to or from the Website or the LeNA Bot, or any third-party websites;
- (viii) any viruses, worms, bugs, trojan horses, or the like, which may be transmitted to or from the Website or any third-party websites;
- (ix) any loss or damage of any kind incurred as a result of your use of the Services, whether or not the Company advised of the possibility of such damages;
- (x) losing access to your Personal Account;
- (xi) any errors or malfunctions caused by or otherwise related to third-party payments service providers;
- (xii) other risks associated with the use of online platforms, providing matching services.

12. Indemnification



Long story short: you shall indemnify us from certain claims and damages.

12.1. To the extent permitted by Applicable Law, you agree to defend, indemnify, and hold harmless the Company from and against any and all claims, damages, obligations, losses, liabilities, costs or debt, and expenses (including but not limited to attorneys' fees) arising from:

- (i) your use of and access to the Services;

(ii) any Content you post, upload, use, distribute, store, or otherwise transmit through the Website;

(iii) your violation of these Terms; or

(iv) your violation of any law, rule, or regulation, or the rights of any third party.

13. Force Majeure



Long story short: if there are unforeseen events that prevent you or us from performing under these Terms, it shall not be a violation of the Terms.

13.1. In case of any circumstances of insuperable force (i.e. events of extraordinary or insuperable nature) that have occurred and remain in effect beyond the Company's and yours ("Party") control and that a Party could neither foresee nor prevent for objective reasons, if these circumstances prevent a Party from proper fulfilment of its obligations hereunder, the term for fulfilment of such obligations hereunder shall be extended for the period of the effect of such circumstances of insuperable force.

13.2. The circumstances of insuperable force shall include wars and other military operations, earthquakes, floods, and other natural disasters, adoption of laws and regulations by state and local authorities, failure of power supply or communication system or other similar circumstances that prevent the Parties from the proper fulfilment of their obligations hereunder.

14. Dispute Resolution



Long story short: if there ever will be a misunderstanding between us, we hope to resolve it with negotiations.

14.1. You and Legal Nodes shall endeavour to resolve through negotiations all disagreements that may arise between you and the Company during the validity term hereof. You and the Legal Expert shall endeavour to resolve all disagreements through negotiations.

14.2. For the purposes of resolving disputes between you and the Company e-mail correspondence with the authorized persons of the Company at hello@legalnodes.org shall be effective and binding means of communication.

For the purposes of resolving disputes between Users and Legal Providers, Private Chat shall be effective and binding means of communication.

14.3. If the parties fail to reach an agreement on the dispute within 30 (thirty) calendar days from the start of negotiations, the dispute shall be submitted to the competent court under the Applicable Law.

15. Final Provisions



Long story short: we can terminate these Terms, including any of its parts at any time.

15.1. These Terms shall remain in force until terminated by the Company. The Company may terminate these Terms at any time at its own discretion without explaining the reasons for this decision.

15.2. If any questions have not been regulated by these Terms, they shall be regulated under the Applicable Law.

15.3. These Terms and Conditions, Privacy Notice, Cookie Policy, any other notices and disclaimers on the Website constitute the entire agreement between you and the Company regarding your use of the Services.

15.4. Should you have any comments, questions or complaints, please contact the Company at hello@legalnodes.org.

User Terms

16. Registration and Account Security



Long story short: to access certain Services, you have to register an Account on the Website. Please keep your Account information secure.

16.1. In order to access certain pages of the Website, get matched with a Legal Provider or receive help from a Legal Manager, you have to create an Account on the Website.

16.2. Information collected when creating an Account on the Website is subject to our [Privacy Notice](#).

16.3. By opening an Account, you guarantee that:

- you will only provide accurate and up-to-date information to the Company;
- you will not share your Account and/or password with any third parties and/or do anything else that might jeopardize the security of your Account and be fully responsible for the access to your account;
- you will not create more than one Account;
- in case of its change, you will update your Account information.

16.4. You are solely liable for the validity of the information provided to the Company.

16.5. You must not create an Account on behalf of another individual or entity unless you are legally authorized to do so.

16.6. You must notify the Company immediately upon becoming aware of any breach of security or unauthorized use of your account.

16.7. The Company reserves its right to terminate access to your Account without providing notice or reason in case of any violation of these Terms or the Applicable Law.

16.8. You are solely responsible for keeping your password confidential and secure.

17. Requesting, Ordering and Accepting Consulting Services



Long story short: to receive services from Legal Providers, you have to make a request on the Website or using LeNA Bot, receive and accept an offer from a Legal Provider, and accept them when they are provided.

17.1. To receive services from a Legal Provider ("**Consulting Services**"), you have to send a request on the Website or using a LeNA Bot, or contact our Customer Support (please see Section 20). When placing a request, you have to specify the approximate scope of services you require.

17.2. Your request will be processed within 24 (twenty-four) hours from receiving it. After that, we shall either connect you with a Legal Provider, or notify you of an inability to do so.

Any Legal Provider to whom we refer your request may deny accepting it. In such an event, we shall find another Legal Provider within 24 (twenty-four) hours.

17.3. A Legal Provider shall contact you within 24 (twenty-four) hours from accepting the request. If a Legal Provider fails to contact you, we shall find another Legal Provider within 24 (twenty-four) hours.

17.4. You have to specify the exact scope of Consulting Services with a Legal Provider in the Private Chat. Any communications with a Legal Provider outside of the Private Chat is strictly prohibited.

17.5. A Legal Provider may send you an offer and/or engagement letter, which you have the right to accept if you agree with their terms. If you do not accept the offer, you may connect with another Legal Provider.

17.6. A Legal Provider will provide you with a full invoice for Consulting Services. You and the Legal Provider solely determine the fee schedule and a timeframe for Consulting Services.

17.7. Upon the delivery of Consulting Services, you have to accept them using a Private Chat. Making changes to Consulting Services to fix any mistakes, flaws or defects, if you do not accept them, is subject to your agreement with a Legal Provider.

17.8. Any agreement you enter with a Legal Provider will constitute a binding contract directly between you and the Legal Provider. You acknowledge, agree, and understand that the Company is not a party to any contacts, that the formation of a contract with you will not, under any circumstance, create an employment or other service relationship between the Company and the Legal Provider or a partnership or joint venture between the Company and you.

18. Payments



Long story short: you have to pay for all Consulting Services duly provided by the Legal Provider. You do not pay Legal Nodes for Consulting Services.

18.1. Consulting Services are provided on a fee basis. You have to pay for all Consulting Services duly provided to you.

18.2. You and the Legal Provider determine a fee schedule for Consulting Services (e.g. prepayment, payment in full before the provision of Consulting Services, payment in full after the provision of Consulting Services, payments in batches, retainers, etc.).

18.3. A Legal Provider will provide you with an invoice and an instruction on how to pay for Consulting Services.

18.4. You have to pay for Consulting Services in a timeframe, agreed by you and the Legal Provider.

18.5. You acknowledge, agree, and understand that you pay for Consulting Services to the Legal Provider directly. Legal Nodes does not charge you for Consulting Services.

19. Contacting Customer Support



Long story short: if you are unsure what you need or your request is too complex, we can help you manage your request.

19.1. If you are unsure about the scope of your Consulting Services request, you can contact Legal Nodes Customer Support.

19.2. A Legal Manager will answer within 24 (twenty-four) hours from contacting Customer Support to help you clarify your request and match you with Legal Provider or multiple Legal Providers.

19.3. If your request is too complex and required communication with multiple Legal Providers, you can contact Customer Support and we shall manage communications with Legal Providers on your behalf.

20. Additional Services & Subscriptions



Long story short: you can order additional services or subscriptions from Legal Nodes.

20.1. You may, at your sole discretion, order additional services or subscriptions from Legal Nodes (e.g. premium legal support, document review, regulatory updates subscription).

20.2. The exact scope of such services and a fee schedule shall be available on the Website.

20.3. Additional services and subscriptions are not legal advice, investment advice, financial advice, trading advice, or any other sort of advice. You shall solely be liable for the use of such services and subscriptions.

20.4. You can unsubscribe or cancel your purchase for additional services and subscriptions at any time. Your subscription will be refunded on a proportion (pro-rata) basis, depending on a time period left.

Legal Provider Terms

21. Eligibility



Long story short: there are certain pre-requirements you have to meet to become a Legal Provider.

21.1. You can become a Legal Provider if you are a:

- individual consultant – a physical person, providing consulting services in the legal sphere;
- freelance lawyer – a regulated legal professional;
- law firm representative – an employee of a law firm, duly authorized to provide such services;
- Legal Tech services – an automation or digitalization tool, providing services in the legal sphere;
- other person providing services in the legal sphere (legal engineer, legal designer, legal data scientist/analyst, legal process analyst, etc.).

21.2. You must also meet the following criteria:

- your area of practice is supported by Legal Nodes;
- you have relevant education and experience in fields supported by Legal Nodes;
- you can provide us with letters of reference from prior clients upon our request;

- you have to go through an onboarding procedure.

21.3. There may be additional requirements for different types of Legal Providers.

21.4. Regardless of the type of Legal Provider you have to abide by rules applicable to the legal profession if they apply to you, including but not limited to special laws, codes of conduct, ethic codes, etc.

22. Onboarding Procedure and Opening an Account



Long story short: to provide services to Users, you and the User have to agree on the terms of their provision using our Private Chat.

22.1. To start providing Consulting Services, you have to go through an onboarding procedure, which you can initiate on the Website or by contacting us at hello@legalnodes.org.

22.2. An approximate schedule of the onboarding procedure is available in the Onboarding Guide, which is a separate document from these Terms and is not part of it. The Onboarding Guide is a confidential document, shared with you personally, which you cannot share with any third party.

22.3. During the course of the onboarding procedure, we may ask you to provide us with certain information or documents, which we shall handle in accordance with our [Privacy Notice](#).

22.4. If the outcome of the onboarding procedure is positive, we shall create an Account for you on the Website, provide you with a login and password, which you should change as soon as possible.

22.5. Please keep your Account secure. You are solely responsible for keeping your password confidential and secure.

22.6. Information you display on your Account has to be trustful and complete. You are solely liable for the validity of the information provided.

22.7. You must notify the Company immediately upon becoming aware of any breach of security or unauthorized use of your account.

22.8. The Company reserves its right to terminate access to your Account without providing notice or reason in case of any violation of these Terms or the Applicable Law.

23. Providing Consulting Services



Long story short: to provide services to Users, you have to provide them with an offer, engagement letter, and issue invoices.

23.1. After we have created an Account for you, your Account shall become visible on the Website and we may connect Users to you.

23.2. You have to accept or deny a request within 24 (twenty-four) hours from receiving it. You have the right to refuse to provide Consulting Services to a User if there is a conflict of interest or the connecting procedure has been compromised.

23.3. You have to start a discussion with a User within 24 (twenty-four) hours from accepting the request.

23.4. You have to specify the exact scope of Consulting Services with a User in the Private Chat. Any communications with a Legal Provider outside of the Private Chat is strictly prohibited.

23.5. You have to provide a User with an offer and/or engagement letter if this is required by your profession regulation rules.

23.6. You may engage with clients and issue invoices in any form using the Private Chat, provided that it does not violate any rules applicable to such process.

23.7. You and the User solely determine the fee schedule and a timeframe for Consulting Services. However, if you have placed information on your Account about using specific pricing model for specific services and/or special offers, a User has the right to demand the use of such pricing models and/or special offers.

23.8. You and the User have to separately agree on the terms of fixing mistakes, flaws and defects in Consulting Services provided.

23.9. Any agreement you enter with a User will constitute a binding contract directly between you and the User. You acknowledge, agree, and understand that the Company is not a party to any contracts, that the formation of a contract with you will not, under any circumstance, create an employment or other service relationship between you and the Company or a partnership or joint venture between the Company and the User.

24. Attorney-Client Privilege



Long story short: your communication with Users is protected by attorney-client privilege if you are a regulated legal professional in your jurisdiction.

24.1. If you are a regulated legal professional in your jurisdiction, your communication with Users in a Private Chat will be protected by an attorney-client privilege.

24.2. Your communication with Legal Nodes shall not be protected by any privilege, including the attorney-client privilege.

25. Standards of Conduct



Long story short: you have to provide Consulting Services and communicate with Users exercising a high standard of care and professional ethics.

25.1. When communicating with Users and providing Consulting Services you have to:

- provide services diligently;
- exercise a high standard of care and professional ethics;
- do so in compliance with any rules that may apply to you and these Terms.

25.2. You are solely liable for compliance with rules that may apply to your advertisements and marketing of your activities on Legal Nodes, transparency, and pricing or any other legal profession regulation that may apply.

26. Working with Paralegals



Long story short: if someone assists you when providing Consulting Services, you have to make sure they are handling Users' information secure.

26.1. You can have other persons assisting you when providing Consulting Services (e.g. paralegals) if they have entered into an employment or other agreement with you, under which they are subject at least to the same confidentiality and security requirements as you.

26.2. If you have other persons assisting you when providing Consulting Services, you have to make sure that:

- they are familiar with the provisions of these Terms;
- they are handling Users' information secure;
- it is not jeopardizing the security of your Account.

27. Marketing Fees



Long story short: you have to remunerate Legal Nodes for marketing services.

27.1. After receiving any payment from a User, you have to declare this payment in your Account as soon as possible, specifying which Consulting Services have been provided, sum of the payment, currency of the payment, and its type (e.g. prepayment, payment in full before the provision of Consulting Services, payment in full after the provision of Consulting Services, payments in batches, retainers, etc.).

You have to declare all payments between the 20th (twentieth) day and the 29th (twenty-ninth) day of each month.

27.2. At the end of the reporting period, Legal Nodes will issue you an invoice, according to which you would have to make a payment in an amount of 10% of all payments received on Legal Nodes as payment for Legal Nodes providing you marketing services ("**Marketing Fee**").

27.3. You have to pay a Marketing Fee no later than in 5 (five) business days after receiving an invoice from Legal Nodes.

27.4. If you are unable to make a timely Marketing Fee payment, you have to notify Legal Nodes about events that prevent you from paying a Marketing Fee and provide us with an approximate date of the payment.

27.5. If you have not made a Marketing Fee payment in 2 (two) consecutive months, your Access to your Account will be terminated and you would not be able to provide Consulting Services on Legal Nodes.

28. Paid Services



Long story short: you can order paid services from Legal Nodes.

28.1. You may, at your sole discretion, order additional services or subscriptions from Legal Nodes (e.g. premium placing on the Website).

28.2. The exact scope of such services and a fee schedule shall be available on the Website.

28.3. You can unsubscribe or cancel your purchase for additional services and subscriptions at any time. Your subscription will be refunded on a proportion (pro-rata) basis, depending on a time period left.

29. Cross-Industry/Jurisdictional Consulting Team



Long story short: you may sometimes be asked to be part of a larger consulting team handling complex requests.

29.1. If a User's request is complex and required expertise from various fields or jurisdictions, you may be working side-by-side with other Legal Providers on this request ("**Consulting Team**").

29.2. All participants of the Consulting Team work together as one team with diversification of tasks among them. Each Legal provider has to provide an invoice for their part of the Consulting Services provided.

29.3. When you are a part of a Consulting Team, you should refrain from speaking with the User on the matters outside of your expertise.

29.4. When being part of a Consulting Team, you have to treat other Legal Providers with respect and exercise a non-discriminatory approach to all Legal Providers.

30. Endorsement by Clients



Long story short: you can ask your past clients and Legal Nodes Users to prove your expertise and make your profile look more credible.

30.1. In your Account you can send your past clients and Legal Nodes Users to whom you have provided Consulting Services a request to verify the provision of services to them ("**Endorsement**").

30.2. To request an Endorsement, you have to provide us with information which may include the end-consumer's name, website and e-mail.

30.3. Using information, you have provided us with, we will send an Endorsement confirmation to the end-consumer. If the Endorsement request is confirmed, information about Consulting Services provided by you will be visible in your Account.

30.4. You are solely responsible for making sure you do not breach any non-disclosure or similar clauses. You should not send an Endorsement request if you are under a non-disclosure clause or are prohibited to share information about your clients under any laws that may apply.

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