

TERMS AND CONDITIONS OF BUSINESS OF BRADSHAW DIXON & MOORE LIMITED

1. Terms

- 1.1 Bradshaw Dixon & Moore Limited may be referred to as “BDM”;
- 1.2 These terms and conditions comprise BDM’s Terms and Conditions of Business (“Terms”) with practitioners who are its clients (“Practitioners”);
- 1.3 The Terms are to be read in conjunction with and construed in conjunction with:
- (i) BDM’s Agreement(s) with a Practitioner;
 - (ii) Where engaged in with a Practitioner from time to time, BDM’s Pilot Trial Agreement(s);
 - (iii) BDM’s Terms and Conditions including Disclaimer for use of BDM’s website; and
 - (iv) BDM’s note on the manner of its compliance with the Data Protection Act, 1998.

2. Practitioner’s Duty to BDM

- 2.1 In relation to the services (“Services”) which BDM provides to Practitioners from time to time, BDM relies on the Practitioner for the accuracy of all statements, information and representations notified in writing to BDM by the Practitioner;
- 2.2 Practitioner agrees fully and completely to indemnify BDM from the consequences of, or in respect of any loss caused by, inaccuracies or misrepresentations for which he is responsible and on which BDM has relied in respect of providing the Services.

3. Method of Payment of BDM’s Fee

BDM’s fees will be paid by Practitioner in accordance with the method agreed in the Agreement(s).

4. Miscellaneous

- 4.1 A reference to a party shall include reference to an individual, partnership, body corporate, unincorporated association, assignees or successors in title.
- 4.2 Words in the singular shall include the plural and words indicating a particular gender shall include the other gender and *vice versa*.
- 4.3 These Terms shall be construed in accordance with English Law and the parties irrevocably agree to submit to the exclusive jurisdiction of the English Courts.

