Terms and Conditions

These terms and conditions ("Ts&Cs") govern the use of the Business law Advisory website ("the Site"). The Site is owned and operated by its principal lawyer Peter Hercules trading as Business Law Advisory ("the Firm").

By using this Site you indicate that you have read and understand these Ts&cs and agree to abide by them.

All content published and made available on the Site is the property of the Firm. This includes but is not limited to images, text, logos, documents, downloadable files and anything else that contributes to the composition and feel of the Site.

When you navigate the Site it operates as an invitation to treat, or advertisement for the provision of legal services, rather than an offer to provide legal services.

Any contract to provide legal services can only be made by a written offer from the Firm which a client accepts according to the terms for acceptance set out in the offer, and subject always to the laws under which lawyers work in Victoria and Australia.

Our Site may advertise or offer goods and services from third parties.. We cannot and do not guarantee the quality or accuracy of goods and services made available from third partiers on Our Site.

Any links our Site contains to other websites is outside of our control. We are not responsible for the content, policies, or practices of any third party website or service linked to our Site. It is your responsibility to read the terms and conditions and privacy policy of those third party websites before using those websites.

The Firm will not be liable for any claims, actions, losses, damages, liabilities and expenses including legal fees arising out of your use of our Site or your contravention of these Ts&Cs.

These Ts&Cs may be updated periodically to maintain compliance with the law and to reflect any changes to the way the Firm operates the Site.

If any part of these Ts&Cs is found to be inconsistent or invalid under any applicabe laws, the offending words or provision will first be read down and interpreted to avoid that inconsistency or invalidity and if doing so is not successful, the offending words or provision shall be removed.

These Ts&Cs are governed by the State laws of Victoria and the federal laws of Australia, as the case requires.