

Terms & Conditions

- 1. These general terms and conditions are applicable to the online legal advice.
- 2. The service that the client can access through Droitdanslemille consists of the provision of legal advice by a Swiss lawyer, excluding any legal representation before the courts.
- 3. The client's request for legal advice constitutes a proposal. The contract is concluded only when Droitdanslemille expressly agrees to process the request for the legal advice.
- 4. Droitdanslemille undertakes to treat as strictly confidential the data and information provided by the client and not to communicate them to third parties, unless the client has expressly given permission.
- 5. The deadline for response of Droitdanslemille is 1 to 5 days after receipt of the payment by the client.
 - In case of additional information required by Droitdanslemille following the question asked by the client, Droitdanslemille can provide its answer in full knowledge of the facts only after receiving this additional information from the client.
- 6. Droitdanslemille is not responsible if:
 - a. the client omits, intentionally or by negligence, to provide Droitdanslemille with information that would have been necessary to correctly answer the question.
 - b. the client provides Droitdanslemille with inaccurate or incomplete information.
- 7. Droitdanslemille cannot be held responsible for direct or indirect damage resulting from access, consultation or use of the website.

In particular, Droitdanslemille is not responsible for any damage suffered by the client as a result of measures taken by the latter on the basis of the legal advice provided.

Furthermore, Droitdanslemille does not guarantee the respect of any deadlines set by the legislation or by the authorities in the case in question.

Droitdanslemille.ch Page 1 of 2



Droitdanslemille disclaims any responsibility for technical failures or unavailability of the website (interruption of access networks to the services offered, breakdowns, overloading of networks, etc.) or for any other fact beyond its control, such as theft or loss of data, illegal interventions on the network, cyberattacks, etc.

Droitdanslemille cannot be held responsible for any legal proceedings against the client:

- a. due to the use of the website or any service accessible via the Internet;
- b. due to the client's failure to comply with these terms and conditions.
- 8. The client acknowledges that the data circulating on the Internet are not protected, in particular against possible misappropriation. Since the security of the data exchanges is not absolutely guaranteed, Droitdanslemille declines all responsibility for any possible damage resulting from it.
- 9. The entire content of the Droitdanslemille website is protected by copyright. Printing or downloading, copying or saving the content of these pages, in whole or in part, is only permitted for private use. The use of the content of these pages for public or commercial purposes is prohibited without the prior written consent of Droitdanslemille. All property rights belong to Droitdanslemille.
- 10. The contractual relationship of the parties is governed by Swiss law.

Droitdanslemille.ch Page 2 of 2