

Terms & Conditions

This Website is only a general guide to legal issues and it is not a substitute for legal advice.

Terms & Conditions

Oracle Law will not be liable for any damages (including direct, indirect, consequential, incidental and exemplary) in the event that this site is unavailable to users (by virtue of interruption, suspension or termination) for any reason, including due to computer or communications link downtime attributable to malfunction, upgrades or preventative or remedial maintenance activities.

Oracle Law will be under no liability to users in respect of any loss or damage (including consequential loss or damage) which may be suffered or incurred or which may arise directly or indirectly in respect of services supplied by Oracle Law.

Oracle Law accepts no liability whatsoever for the misuse of users' passwords and log in codes. You agree to notify Oracle Law if your password is lost, stolen, disclosed to an unauthorised third party, or otherwise compromised. You agree that you are entirely responsible for any and all activities that occur under your account.

These terms and conditions are subject to warranties and liabilities that cannot by law be disclaimed and Oracle Law's liability for any breach of a condition in relation to supply by it of services to users is limited to, at Oracle Law's option, supply of the services again, or the payment of the cost of supplying the services again.

Oracle Law will not be liable for any loss caused by a failure to complete an application.

These terms and conditions are subject to change at the sole discretion of Oracle Law.

Users warrant that all information they provide on the site is accurate, does not breach any law or the rights of any person.

You may not sell or modify the material or reproduce, display, distribute, or otherwise use the material on this website in any way for any public or commercial purpose without the express written authorisation of Oracle Law.

You shall not copy or adapt the code or software that Oracle Law creates to generate its pages.

You shall not 'frame' or 'mirror' any materials or third party content contained on or accessible from the Oracle Law site on any other server or internet based device without the advanced written authorisation of Oracle Law.

Oracle Law will not be liable for any damages (including direct, indirect, consequential, incidental and exemplary), if a candidate is not given, or does not obtain a job for any reason or if there is any deficiency or inaccuracy in the site attributable to a lack of maintenance of the site or in relation to the accuracy, sufficiency or otherwise of your application.

All users warrant that they have not relied on any representation made by Oracle Law which has not been expressly stated in these terms and conditions, or upon any descriptions, illustrations or specifications contained in any document including publicity material produced by Oracle Law.

On lodging material, users indemnify Oracle Law and its officers, employees and agents against any claim, demand, injury, direct or indirect damage, loss or cost, liability, right of action or claim for compensation in contract, under statute or in tort (including negligence) made against or suffered by any of those indemnified arising, in whole or in part, as a result of your application, or any activity that is expressed in these terms and conditions to be the responsibility of the user, or breach of these terms and conditions.

Oracle Law does not monitor your data or transmissions, yet, Oracle Law does actively monitor accounts for system utilisation. Upon any breach of this agreement, or inappropriate use of Oracle Law services as determined by Oracle Law in its sole discretion, Oracle Law reserves the right to terminate your registration. Oracle Law's preferred course of action is to advise you of your inappropriate use or breach of this agreement and recommend any necessary corrective action.