

Terms of Business

1.0 Introduction

The Agreement between us comprises these standard Terms of Business, our Letter of Appointment and all applicable Terms of Engagement. This document sets out the terms on which we accept instructions and charge for our Services as further defined in our Letter of Appointment, the Applicable Statement of Work and Terms of Engagement. In the event of any conflict or discrepancy between the terms in these standard Terms of Business, our Letter of Appointment and Terms of Engagement, the terms in our Letter of Appointment and Terms of Engagement shall take priority where they expressly vary by specific reference to any clause in these terms.

2.0 Definitions and Interpretations

21 In this Agreement, the terms set out below shall have the meanings set out beside them below.

Briggs & Stone or "we" has the meaning given to it in the Letter of Appointment

Service(s) are the services supplied or to be supplied by Briggs & Stone Limited as described in the applicable Letter of Appointment and/or Terms of Engagement

Client or "you" has the meaning given to it in the Letter of Appointment

CDM Regulations has the meaning given to it clause 12.3

Intellectual Property Rights includes all copyright. Patent rights, trade or service marks, design right, rights in or relating to databases, rights in or relating to confidential information; and any other intellectual property rights (registered or unregistered) throughout the world including all rights of reversion and rights to any applications and pending registrations and the right to sue for and recover damages for past infringements. DPA means the Data Protection Act 2018

GDPR has the meaning given to it in clause 21.1

- 2.2 The following rules of interpretation shall apply in this Agreement:
 - i. reference to this Agreement shall mean these standard Terms of Business together with all terms set out in any Terms of Reference and Letter of Appointment and any schedule to such a letter;
 - ii. reference to "including" in this Agreement shall be treated as being by way of example and shall not limit the general applicability of any preceding words;
 - iii. reference to any legislation shall be to that legislation as amended, extended or re-enacted from time to time and to any subordinate provision made under that legislation;
 - iv. references to clause numbers shall be to those in this Agreement;
 - v. reference to the singular shall include the plural and vice versa and references to a gender shall include the other gender;
 - vi. the headings in this Agreement are for ease of reference only and shall not affect its interpretation;
 - vii. reference to this Agreement shall include reference to it after it has been amended, added to or replaced by a new agreement.

3.0 Contracting Parties

- Your contract is with Briggs & Stone Limited which is a limited company incorporated in England and Wales with registered number 11328499; not with any individual, whether director, employee, partner or consultant of Briggs & Stone Limited. References in our Agreement to "firm", "we", or "our" are references to Briggs & Stone Limited.
- 3.2 Where two or more Client parties jointly instruct us, we are only able to accept instructions on the following
 - we have each of the Client's authority to discuss relevant confidential information with all of the joint Clients.
 - we will share any advice given or work undertaken with all or any of the joint Clients
 - we may accept, and rely upon, instructions given by any one of the Clients unless the Clients informs us in writing to the contrary
 - each Client will be jointly and severally liable to Briggs & Stone under this Agreement.



- 3.3 The duties and responsibilities owed to the Client are exclusively those of Briggs & Stone Limited. No partner, employee, director or consultant of Briggs & Stone Limited shall owe to the Client any personal duty of care or be liable to the Client for any loss or damage whatsoever arising as a consequence of the acts or omissions of such partner, employee, director or consultant of Briggs & Stone Limited (including negligent acts or omissions) save and to the extent that such loss or damage is caused by the fraud, dishonesty, wilful misconduct or unauthorised conduct on the part of such partner, employee, director or consultant of Briggs & Stone Limited. It is agreed that each of our partners, employees, directors or consultants will have the right to enforce this paragraph pursuant to the Contracts (Rights of Third Parties) Act 1999. We reserve any right we may have to rescind or vary these Terms of Business without having to seek the consent of any third party.
- 3.4 Acceptance of this Agreement and our instruction is confirmed by either our confirmation of receipt of your signed Terms or our commencement of the provision of the Service to the Client, whichever first occurs.

4.0 Our Services

- 4.1 Briggs & Stone Limited is regulated by The Royal Institution of Chartered Surveyors (RICS). Our duties and Services are limited to those set out in this Agreement. Briggs & Stone Limited is a multi-disciplinary business. We will be pleased to provide additional services on terms to be agreed (as described in more detail in the initial Letter of Appointment). Any proposals issued by us are valid for acceptance within 28 days from the date of issue, unless otherwise indicated.
- 4.2 We warrant that our Service will be provided with all reasonable skill and care and substantially in accordance with appropriate Practice Statements of RICS or other appropriate professional bodies. Our Services are defined in our Letter of Appointment and Terms of Engagement.
- 4.3 If either of the warranties in clause 4.2 above is breached, you will notify us without delay and we will use our reasonable endeavours to remedy the problem within a reasonable time. You will give us a reasonable opportunity to comply with our obligation under this section before you will be entitled to take any other action.
- 4.4 Briggs & Stone Limited does not advise on, proposing, or carrying out other work preparatory to the conclusion of contracts of insurance, of concluding such contracts. We may on your instruction assist in the administration and performance of such contracts, in particular in the event of a claim.
- 4.5 Apart from the terms set out above, no conditions, warranties or other terms apply to the Services or to anything else supplied under this Agreement. In particular, no implied conditions, warranties or other terms relating to satisfactory quality or fitness for any particular purpose will apply to anything supplied under this Agreement.

5.0 Persons Responsible for Your Work

5.1 In this Agreement we will confirm to you the Director responsible for your work, and the agent/professional (if different) unless they are known to you from previous dealings. We will use our reasonable endeavours to tell you if there is to be any change.

6.0 Your Instructions & Information

- 6.1 Briggs & Stone Limited shall act in accordance with and shall be entitled to rely upon the accuracy and completeness of information provided by the Client and any instructions which are received or in the reasonable opinion of Briggs & Stone Limited appear to have been received from a person authorised to give instructions on behalf of the Client. We shall bear no liability in respect of any advice or anything done by it in good faith and in accordance with such instructions and/or in reliance upon such information.
- 6.2 The Client undertakes to promptly (i) provide free of charge to Briggs & Stone Limited any information that is reasonably necessary for us to perform the Service; (ii) notify us of any changes relating to this information; and (iii) ensure that its decisions, instructions, consents or approvals in relation to all matters properly referred to it shall be given in such reasonable time so as not to delay or disrupt the performance of the Service by Briggs & Stone Limited; and (iv) carry out any obligation or responsibility set out in the Letter of Appointment and/or the Terms of Engagement. Briggs & Stone Limited shall have



no liability for any failure to provide, or delay in providing, the Service which is associated with any failure by the Client to comply with this section.

7.0 Charges

7.1 Fees ('remuneration' in the case of sales or acquisitions) will be charged as set out in our Agreement.

Unless otherwise agreed in writing, we will charge for our fees and expenses plus VAT monthly.

Expenses incurred on travel and subsistence, and on goods and services purchased on your behalf, will be charged at cost. If the Terms are varied or there is any change in the Client's requirements during the course of the instruction, additional charges may be payable. All fees and expenses for services supplied in the UK are subject to VAT at the prevailing rate. Where we charge on a time basis, our fee rates are reviewed on 1 January each year and we shall use our reasonable endeavours to notify you of the new rates. Any increase will apply automatically from that date.

8.0 Payment

- 8.1 Invoices will be submitted in Sterling and payment must be made of that amount net of conversion costs and bank charges. We reserve the right to ask you to make payments on account from time to time and to submit interim invoices. If we send an invoice to you and we are at that time holding on your behalf (in our client account) money which is not held for another designated purpose, we shall pay (or partly pay) our invoice
- 8.2 Unless otherwise specified in our Agreement invoices will become payable on the date rendered. It is not our practice to send statements. In the event of late or non-payment, without affecting any other right or remedy to which we may be entitled (i) we may charge interest and recovery costs in respect of any amounts that remain unpaid after the date for payment until receipt of payment in full. Interest will be calculated in accordance with the "Late Payment of Commercial Debts Regulations 2002"; and/or (ii) we may suspend the provision of Services until receipt of payment in full.
- 8.3 Unless otherwise agreed between us in writing, each and every party (whether an individual firm, partnership, company, or any other legal entity) whose interests we represent while acting in accordance with your instructions will be jointly and severally liable for the payment in full of all of our fees, remuneration, expenses, and VAT. This applies irrespective of any agreement reached between you and any other party as to how our fees etc are to be paid or to whom we address or you ask us to address our invoices and other communications.
- 8.4 If our invoice is to be paid by someone other than you, you will remain responsible for the invoice until the third party has paid it. This is because you are our Client and if the third party does not pay we generally have no right to claim against that third party.

9.0 Confidentiality

- 9.1 We are under a professional and legal obligation to keep the affairs of clients confidential. Information passed to us will be kept confidential and will not be disclosed to third parties except: (i) with your prior written consent; or (ii) if the information comes into the public domain without any breach by us; or (iii) as required by law; or (iv) if we are required to disclose by regulatory or revenue authorities in which case we will endeavour to give you advance notice of such disclosure requirements. If, on your authority, we are working in conjunction with other professional advisers, unless you instruct us otherwise in writing we may disclose any relevant aspect of your affairs to them. You will treat our confidential information in the same way.
- 9.2 We owe the same duty of confidentiality to all our clients. Accordingly, you give your informed consent and agree that if at any time we possess information in respect of which we owe a duty of confidentiality to a former or another current client, we may act for you, subject to our rules of professional conduct, even though the information may be material to an instruction with you. You agree that we will not be required to disclose such information to you nor use it on your behalf.
- 9.3 We may outsource certain business support functions including, but not limited to, IT, archiving and document storage to 3rd party organisations. Where such services are outsourced we will take all



- reasonable steps to ensure your information is kept confidential and only processed in accordance with your instructions. You consent to such outsourcing arrangements including the transfer of any personal data to such organisations. Further details of these arrangements can be found in our Privacy Policy.
- 9.4 We may be subject to third party audit for various reasons, including certification to ISO Standards. Such auditors operate under strict confidentiality rules. Unless you request otherwise in writing, any information we hold may be viewed during audit.

10.0 Conflicts of Interest

- 10.1 If the Client is aware or becomes aware of a possible or actual conflict of interest, this shall be notified immediately to Briggs & Stone Limited. Where a potential or actual conflict or interest arises, then Briggs & Stone Limited shall take account of legal constraints, professional regulations and the Client's and other clients' interests to determine whether we should continue to act for both parties, for one party, or for neither. In the event of such a conflict arising, we shall in its discretion, be entitled to terminate this Appointment with immediate effect by giving notice in writing to the Client.
- 10.2 You agree that, without detracting from our duty of confidentiality to you and subject to our rules of professional conduct, we may now or in the future without your consent act for your competitors or other clients whose interests are or may be opposed to or in conflict with yours or those of members of your group. However, where we are acting for you on a project, we will not act for another client on the same project unless and to the extent that we are permitted to do so by such rules.

11.0 Inside Information

11.1 If you are a company which has, or the subsidiary of a company which has, securities which are listed on a regulated market you will notify us if a matter, on which we are advising you is or becomes 'inside information' in relation to that company or its securities following which we will implement our internal procedures relating to the handling of that information.

12.0 Health & Safety

- 12.1 You are responsible for the condition of your property, for the health, safety and welfare of your employees and for putting in place the necessary measures to comply with your duties under health and safety legislation.
- 12.2 We will implement your instructions in accordance with these Terms of Business and liaise with you as required over your health and safety management arrangements. However, the law does not allow you to contract out of your health and safety duties and you should seek your own specialist health and safety advice to help you comply with your duties.
- 12.3 For the purposes of the Construction (Design and Management) Regulations 2015 (the "CDM Regulations") you confirm acceptance of the following duty holder appointments in relation to routine construction work which is undertaken in relation to your property. Your acceptance is on the basis that such duty holder roles apply in each case and subject to the provision that acceptance of the appointments may be declined or this agreement may be terminated at any point.
 - Client being the person or organisation commissioning and paying for the work.
 - Designer being the person or organisation designing or specifying the nature of the work or aspects of it. Contractor being the person or organisation carrying out the construction work.
 - Principal Designer being the person or organisation controlling the design and specification of the work including coordinating the activities of other designers.
 - Principal Contractor being the person or organisation carrying out the construction work and coordinating the activities of other contractors.
- 12.4 The identities of duty holders under the CDM Regulations will be determined on a job-by-job basis. The purpose of this Agreement is to confirm that you understand the roles; are aware of the duties relating to each role; and accept the relevant duty holder appointments for routine construction work, thereby avoiding the requirement to make separate appointments for each construction job of a routine nature where we act on your behalf in arranging and monitoring construction work.



13.0 Limitation of Liability

- 13.1 Neither party's liability (i) for death or personal injury caused by its negligence or the negligence of its employees or agents; or (ii) for fraudulent misrepresentation; or (iii) for any other liability that cannot under applicable law be excluded or limited; is excluded or limited by this Agreement, even if any other term of this Agreement would otherwise suggest that this might be the case. The Client's liability to pay any charges due under this Agreement is not limited or excluded
- 13.2 Other than as set out in clause 13.1, Briggs & Stone Limited shall not be liable (whether for breach of contract, negligence or for any other reason) for any (i) loss of profits; or (ii) loss of sales; or (iii) loss of revenue; or (iv) loss of any software or data; or (v) loss or waste of management or staff time; or (vi) indirect, consequential or special loss.
- 13.3 Subject to clauses 13.1 and 13.2, our total liability under or in connection with this Agreement and howsoever arising (and whether in respect of any and all breaches of contract or breach of duty, tortious (including negligence) or otherwise), shall be limited to a maximum of £1 million in aggregate.
- 13.4 Briggs & Stone Limited and the Client believe the limitations and exclusions of liability set out in this clause are reasonable having regard to our joint assessment of the amount of any liability, the charges and the availability of professional indemnity insurance. If this limit is not acceptable, please contact the Director responsible to discuss agreeing higher limits; any variation agreed will be recorded in writing.

14.0 Net Contribution

14.1 If you suffer loss or damage as a result of our breach of contract or of our negligence, our liability shall be limited to a just and equitable proportion of the total loss or damage use other having regard to the extent of the responsibility of any other party who may also be liable to you in respect of such loss or damage. Our liability in the circumstances shall not be increased by reason of any actual or potential shortfall in recovery from another party whether due to any exclusion or limitation of liability which you have agreed with another party, difficulty in enforcement, settlement of claims, insufficient assets or insurance of another party or any other reason. The extent to which any loss or damage will be recoverable by you from us will be limited so as to be in proportion to our contribution to the overall fault for such loss or damage, taking into account any contributory negligence by you, your other advisers and/or any other third party responsible to you and/or liable in respect of such loss. We shall not be liable to you for any indirect or consequential loss or damage whatsoever.

15.0 Contracts (Rights of Third Parties) Act 1999

- 15.1 Except as provided for under clause 2 above (Briggs & Stone Limited staff) a person who is not a party to this Agreement has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any Terms of the Agreement but this does not affect a right or remedy of a third party which exists or is available apart from that Act.
- No liability whatsoever is accepted in relation to any third party or for any report or other advice for any other purpose without the express written consent of Briggs & Stone Limited.

16.0 Legal Documentation

- 16.1 We do not accept responsibility for the preparation or retention of legal documents which are the responsibility of a solicitor or other legal/professional advisers. Where required, we will comment on matters within our skill and/or knowledge without any acceptance of liability on such matters about which we are not expected to have skill and/or knowledge.
- 16.2 Following the preparation of Heads of Terms, Memorandum of Sale or similar and prior to exchange of unconditional contracts we shall provide you with commercial advice and if required by you we will monitor progress of the legal and conveyance process by your legal or other advisors. We do not act between the parties in the conveyance of property or transfer of funds.



17.0 Intellectual Property Rights

- 17.1 Unless otherwise agreed in writing, all Intellectual Property Rights in and relating to all materials used by us in connection with the Services and all works (including documents and reports) prepared by us for you including all plans, maps, drawings, models, specifications, photographs and all other records, documents, reports or presentational materials. All associated know-how shall reside with us or our licensors (e.g. RICS requirements (practice paper: "Whose Files are they Anyway?" 2013), Ordnance Survey). In relation to any third party materials, the Client shall comply with such additional licence terms as my from time to time be applicable to such materials.
- 17.2 Subject to payment by the Client of the Fees, remuneration and expenses properly due to Briggs & Stone Limited under this Agreement we grant to the Client a royalty free, irrevocable non-exclusive licence to copy and use the documents for any purpose related to the applicable instruction and as necessary for the purpose for which the works were originally produced and intended but not otherwise. Such licence shall carry the right to grant sub licences and these licenses and sub licences shall be transferable to third parties for any purpose related to the applicable instruction only with the prior written agreement of Briggs & Stone Limited which shall not be unreasonably withheld. You will not disclose or make available any details of our advice to any third party without our prior consent. Any further use, if acceptable to Briggs & Stone Limited, shall be subject to separate consent, terms and a further fee.
- 17.3 Briggs & Stone Limited shall not be liable for any use of documents, reports or advice for any purpose other than that for which they were prepared and provided by us or for any use by a third party and the Client shall indemnify Briggs & Stone Limited against any claims, costs, loss, damages expenses incurred or suffered associated with any allegation or claim made by such a third party.
- 17.4 No reliance will be placed by the Client on draft reports or interim advice (oral or written) provided by Briggs & Stone Limited as these may vary significantly from any final report or advice.

18.0 Disclosable Interest

- In matters involving the sale of land or property, we will disclose to you, and any person with whom we negotiate, any interest we may have in the land or property, the subject of the sale/purchase, or in the proceeds of the sale. Such interest can arise in many different ways for example, through any connections we may have with you or any member of your family or any business or company with whom you and/or we may have connections. Accordingly, please notify us in writing of any such connections of which you are aware.
- 18.2 Where Briggs & Stone Limited is aware of a declarable interest, the relevant disclosure will be made on all sales and marketing particulars.

19.0 Anti-Money Laundering

- 19.1 Briggs & Stone Limited is registered with Her Majesty's Revenue & Customs (HMRC) under The Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017. Our Registration Number is 297143575. We operate anti-money laundering procedures that may require us to collect, hold, verify, update and retain current evidence of the identity of our clients and sometimes people related to them or prospective purchasers. We may use an industry recognised third party provider to carry out electronic checks and may ask you to provide evidence of your identity or others within your control, including prospective purchasers. These electronic checks will leave a 'soft footprint' but will not affect your credit rating. By instructing us, you agree to us carrying out such checks and we reserve the right to pass on to you the cost of doing so. The information will not be disclosed to any other person, except for those duly authorised to regulate or conduct enquiries under these Regulations. For more details of the basis on which we process this data, please refer to our Privacy Policy.
- 19.2 The Client undertakes to deliver without undue delay and no later than exchange of contracts for the sale of property proof of identity, proof of the source of funds or other information as necessarily required to satisfy these Regulations. This shall include directing others within the control of the Client (including prospective purchasers and their beneficial owners if appropriate) to provide as we may require appropriate information to Briggs & Stone Limited. You agree promptly to provide all necessary



- information for us to undertake these checks and accept that we are unable to commence work or continue our Service on your behalf until they are satisfactorily completed.
- 19.3 If there is a material change in the controlling interests of the owners or ownership of the property including beneficial owners or of a prospective purchaser or their beneficial owners during our appointment, you will notify us of the changes as soon as practicable so that any necessary further steps can be taken. Pending completion of further checks, the sale process may be suspended.
- 19.4 Briggs & Stone Limited may cease to act for the Client in the event that the Client does not provide satisfactory information of the identity of these parties within two weeks of Briggs & Stone Limited request. Where we are required to withdraw from this instruction and/or this Agreement for lack of this information, we reserve the right to fees, remuneration and expenses and VAT due to date under this Agreement or 50% of any transactional fee or remuneration plus all expenses, disbursements and VAT that would have been payable should the transaction have completed, whichever is the greater.
- 19.5 You agree that we may provide copies of this information to other advisers you instruct or whom we instruct on your behalf for their use in meeting similar requirements imposed upon them.
- 19.6 We do not accept any liability for losses which you may incur due to our compliance with the statutory obligations.

20.0 The Bribery Act 2010

- 20.1 It is the policy of Briggs & Stone Limited to conduct all of its business in an honest and ethical manner. We take a zero tolerance approach to bribery and corruption or circumstances which may give the perception of impropriety. We are committed to acting professionally and with integrity in all of our business dealings and relationships. In order to give effect to our values and comply with the Bribery Act the Client must immediately notify us in writing if the Client becomes aware of any person (employee, agent, intermediary, contractor, private individual, commercial organisation or public official) connected with Briggs & Stone Limited that has breached or committed an offence under the Bribery Act or participated in any form of corrupt behaviour.
- 20.2 Briggs & Stone Limited shall have the right to terminate this Agreement with the Client immediately in writing, without penalty or liability if we reasonably believe that the Bribery Act has been breached or an offence has been committed. The Client agrees to adhere to Briggs & Stone Limited Antibribery and Corruption Policy available to download from our website and all applicable English laws relating to antibribery and corruption including but not limited to the Bribery Act.

21.0 Data Protection

- 21.1 "GDPR" means Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation) and/or or such UK legislation as may implement, supplement or replace such Regulation.
- 21.2 In the course of Briggs & Stone Limited providing Services under the Agreement, it may be necessary from time to time for us to have access to personal data belonging to or retained by the Client and for us to process that personal data on behalf of the Client.
- 21.3 For the purposes of this Agreement, the following terms have the same meaning as in the DPA:
 - personal data;
 - data controller;
 - data processor;
 - processing; and
 - data subject.
- 21.4 In relation to any transfer and processing of personal data as referred to in paragraph 1.1 above it is the intention of the parties that:
 - i. the Client will be the data controller; and
 - ii. Briggs & Stone Limited will be a data processor or sub-processor.



21.5 The Client will:

- i. ensure that it is fully and lawfully entitled to transfer the relevant personal data to Briggs & Stone Limited so as to allow us lawfully to process the personal data in accordance with the Agreement on behalf of the Client:
- ii. subject to Briggs & Stone Limited complying with its obligations under this clause, be responsible for ensuring that the processing of the personal data complies with the DPA (including the eight principles set out in the DPA). The obligations in this clause 21.5 include taking all steps necessary, including, (without limitation) where appropriate:
- iii. obtaining, recording and managing valid and lawful consent from each of the relevant data subjects for the processing by Briggs & Stone Limited of all of the personal data for all of the purposes described in this Agreement; and
- iv. notifying and obtaining consent from data subjects of the transfer to and processing of personal data by Briggs & Stone Limited and its sub-processors under this Agreement;
- v. taking all steps to ensure that Briggs & Stone Limited shall not be in breach of the DPA; so as to ensure that the transfer to us of the personal data and its processing by us in accordance with the Agreement complies with the DPA.
- 21.6 Each party shall have in place and undertakes to maintain throughout the term appropriate technical and organisational measures against the accidental, unauthorised or unlawful processing, destruction, loss, damage, or disclosure of any personal data so that, having regard to:
 - i. the state of technological development; and
 - ii. the cost of implementing any measures; and
 - iii. the nature, scope, context and purposes of processing; and
 - iv. the risks of varying likelihood and severity to the rights and freedoms of data subjects;
 - v. the measures taken ensure a level of security appropriate to the risk.
- 21.7 Briggs & Stone Limited will take reasonable steps to ensure:
 - the reliability of all of its personnel (whether employees or contractors) that may have access to the personal data; and
 - ii. that they are adequately trained in the handling of personal data;
 - iii. that they have committed to confidentiality obligations. 21.8 Briggs & Stone Limited will act only in accordance with the Client's documented instructions in relation to the personal data and will not use the personal data for any purpose other than to provide the Services under the Agreement. The Client's instructions are documented in the schedule to the applicable Letter of Appointment.
- 21.9 The data transferred to Briggs & Stone Limited under this Agreement at all times remains the property of the relevant data controller.
- 21.10 The Client confirms its approval of the subcontractors notified by Briggs & Stone Limited. We are otherwise permitted to subcontract the processing of any personal data if the third party has been notified to the Client.
- 21.11 In the event of any actual or suspected security breach in relation to the personal data processed under the Agreement, Briggs & Stone Limited shall provide written notice to the Client without undue delay and, in any event within 48 hours. We shall provide such reasonable assistance to the Client in relation to such breach as may be reasonably required of us under applicable law.
- 21.12 Briggs & Stone Limited shall provide reasonable assistance to the Client in relation to any data subject's request to exercise any data subject's rights under applicable law. In relation to such request:
 - i. each party shall promptly notify the other in writing on receipt of such a request from a relevant data subject;
 - ii. to the extent permitted under applicable law, Briggs & Stone Limited shall be entitled to charge and the Client shall pay us fees in relation to the provision of such reasonable assistance.
- 21.13 Briggs & Stone Limited will maintain such records of its processing of personal data under this Agreement as may be required by law or we may deem reasonably sufficient to demonstrate compliance with this clause. Briggs & Stone Limited shall permit the Client and its third-party representatives, on reasonable notice during normal business hours to:



- i. to gain access to, and take copies of, the records, and
- ii. inspect all such records, documents and facilities and equipment; for the purpose of auditing Briggs & Stone Limited compliance with its data processing obligations under this Agreement. We shall give all necessary assistance to the conduct of such audits.
- 21.14 If any supervisory authority imposes a fine or penalty jointly on the Client and Briggs & Stone Limited, we shall be liable subject to the terms of the Agreement and only to the extent that the fine is attributable wholly and directly to a breach by us of Briggs & Stone Limited's obligations under this clause 21.
- 21.15 Briggs & Stone Limited may send the Client business and marketing communications which may be of interest to the Client. For further details, please refer to our Privacy Policy. Should the Client not wish to receive such mail from us relating to our Service please advise the Director responsible for the applicable instruction

22.0 Professional Indemnity Insurance

22.1 Briggs & Stone Limited is regulated by the Royal Institution of Chartered Surveyors. Details of our professional indemnity insurance specified in the Provision of Services Regulations 2009 is available and can be requested.

23.0 Problems & Complaints

23.1 Should you have any problems with our Service that you are unable to resolve with the agent or professional responsible, you should contact the Director specified in our Agreement. He or she will make every effort to deal with the problem quickly and efficiently. We operate a formal complaints procedure in accordance with the requirements of the RICS (Royal Institution of Chartered Surveyors). A copy of our Complaints Policy is available on our website. The complaints procedure does not affect the contractual rights of either party to this Agreement, and all fees, remuneration and expenses plus VAT remain payable in accordance with clause 4.

24.0 Assignment

24.1 Neither party may assign any of their respective rights or obligations under this Agreement in whole or part to a third party without the prior written consent of the other party which shall not unreasonably be withheld.

25.0 Termination

- 25.1 The contract may be terminated immediately by either party in writing in the event of the other going into liquidation or bankruptcy or having a receiver or administrator appointed over all or part of its assets or being the subject of any other formal or substantially insolvency or bankruptcy procedure in any jurisdiction.
- We may terminate this Agreement to act for you at any time by giving you at least 30 days' notice in writing.
- 25.3 We may be obliged to stop acting for you in accordance with statutory or regulatory requirements, including RICS or other professional regulations including the receipt of insufficient information under the Anti-Money Laundering Regulations or regarding conflicts of interest.
- 25.4 In the event of either party being in material or fundamental breach of any of the Terms of this Agreement, the other may immediately terminate the Agreement and/or applicable instruction in writing if the breach is incapable of remedy; or if it is capable of remedy, the aggrieved party shall serve on the other fourteen days' notice requiring such breach to be remedied and, if such breach is not remedied within the fourteen day period, this Agreement and/or the applicable instruction shall automatically terminate. Any notice to be given shall be given to you at your principal place of business or contract address, and to us at the office which has been responsible for the work under this Agreement.
- 25.5 If you decide or we decide that we will no longer act for you, you will be liable to pay on receipt of an invoice all fees, remuneration and expenses plus VAT, costs and charges incurred up to the point at which we cease to act, without deduction or setoff. We will be entitled to retain all your papers and



- documents while there is money owing to us or for fees and any disbursements we have paid on your behalf.
- 25.6 Any provision of this Agreement that expressly or by implication is intended to come into or continue in force on or after termination or expiry of this Agreement shall remain in full force and effect. Termination of this Agreement will not affect any accrued rights or liabilities which either Briggs & Stone Limited or the Client may have by the time termination takes effect.

26.0 Commission

26.1 If we receive commission from a third party in relation to a matter which we are handling for you, we will tell you accordingly.

27.0 Papers Held by the Firm

27.1 On completion of a matter and payment of our remuneration, final fees, expenses, costs and charges plus VAT we will return to you, at your request and if appropriate, any documents provided to us for the purposes of this instruction and any other papers to which you are entitled. After completing the Services for you, we will keep electronically and/or physically, our records of the instruction (except for any you asked to be returned to you) for no more than seven years and on the understanding that after that period of time, we have your authority to destroy these records.

28.0 Force Majeure

28.1 No liability is accepted by Briggs & Stone Limited for direct or indirect loss or damage as a result of the provision of Services being prevented, delayed or rendered inappropriate by reasons of circumstances beyond our reasonable control, including but not limited to Act of God, government action, war, riot, acts of terrorism, strike, trade dispute or labour disturbance, fire, flood, storm or in obtaining information of any description.

29.0 Entire Agreement

29.1 This Agreement contains the whole agreement between the Client and Briggs & Stone Limited and supersedes all prior representations, proposals, agreements or undertakings (whether written or oral).

This Agreement shall apply subject to any subsequent variations which are agreed in writing between us.

30.0 Governing Law & Jurisdiction

30.1 Our relationship with you will be governed by English law which shall apply to this Agreement and any disputes arising under or relating to this Agreement. Briggs & Stone Limited and the Client agree to submit to the exclusive jurisdiction of the English Courts.

31.0 Contact us

If you have any questions or comments regarding these Terms of Business or any other relevant please write to us at Briggs & Stone Limited, 84 High Street, Prestwood, Great Missenden, Buckinghamshire HP16 9ES.