WEBSITE DISCLAIMER

- 1.1 Please read the website disclaimer ("**Disclaimer**") set out below carefully. The Disclaimer is to be read with the website terms of use ("**Website Terms**").
- 1.2 The Disclaimer, together with the Website Terms, applies to all persons who use, view or access the website ("Users") www.highcourtchambers.co.za/com ("Website") and may affect your rights or create obligations.
- 1.3 The Website (without any of the legal services referred to in the Website) is provided to you by Advocates' Chambers, a division of High Court Chambers South Africa (Pty) Ltd, registration number 2022/720156/07, (including its affiliates, clients and subsidiaries) ("the Provider") as a service provider of High Court Chambers Cape Town, an affiliated group of advocates of the South African Bar Association ("the Group").
- 1.4 The views expressed, as set on the Website from time to time are not necessarily those of the Group or the independent members of the Group. The Provider does not guarantee any standard, reliability or quality of the services that may be rendered by the independent members of the Group.
- 1.5 The Provider, its directors, officers, employees, servants, agents and its contractors are not accountable and will not be held liable by Users or any person or entity, directly or indirectly, in any respect for any damages sustained / suffered because of the content of the Website.
- 1.6 The Provider may, at its sole discretion:
 - 1.6.1 remove any of the content of the Website; or
 - 1.6.2 request Users to remove Website content, if such content is incorrect, misleading, inappropriate or offensive for any reason whatsoever. The Provider may filter all Website content, advertisements or materials published on the Website and make no commitment to edit or update such content on the Website.
- 1.7 In addition, the Provider and the Provider personnel do not review any comments; complaints or remarks regarding products and services and the quality of products and services including other content, information, graphics, advertisements or materials as accurate or correct.

- 1.8 The Provider does not warrant or guarantee that the Website will function on an uninterrupted basis without any errors. The Provider does not warrant or guarantee that any defects or errors contained on the Website will be corrected and does not warrant or guarantee that the Website, its servers, or any e-mails which may be sent from the Provider or the Provider's personnel are free of viruses or any other harmful components.
- 1.9 The Website may contain links to third-party websites. The Provider disclaims any responsibility or liability for:
 - 1.9.1 the availability or accuracy of such third-party websites; or
 - 1.9.2 the content, products, or services on or available from such third-party websites.
- 1.10 The Website's content is not intended to serve as advice. Under no circumstances whatsoever shall the Provider or the Provider's personnel be held liable for any damages, whether direct, indirect, including, without limitation, any loss of turnover, or any loss of data, use, goodwill, or other intangible losses, in connection with the Website content published on the Website and which relates or may relate to and/or is used by the Users.
- 1.11 It is your sole and exclusive responsibility of the Users of the Website to:
 - 1.11.1 determine the accuracy, reliability and credibility of any information, comments, complaints, or remarks regarding products and/or services and/or the quality of products and/or services including other content, graphics, information (including information regarding fraudulent conduct), advertisements or materials published on the Website; and
 - 1.11.2 comply with any legal obligations when using the published content on the Website which may be imposed by the law of the Republic of South Africa, and/or any other applicable laws that may be applicable to the Users.