

**Oziel Law Terms of Engagement**  
**Last Updated: October 23, 2019**

Oziel Law (“**Oziel Law**”, “**we**”, “**us**”, and terms of similar meaning) provide the legal services made available through the Site subject to these terms of engagement (“**Engagement Terms**”). Please read through these Engagement Terms carefully prior to completing your purchase of any legal service on the Site.

By completing an online form and paying for the selected legal service(s), you hereby confirm that you have accepted these Engagement Terms.

Please note that despite accepting our Engagement Terms, you or the business you act on behalf of will not be considered a client of Oziel Law, until (a) you have received confirmation of our acceptance of the engagement; and (b) you have fully paid the applicable fees on the Site.

Capitalized terms not defined herein shall have the meaning ascribed to them in the ALC Technologies Inc. Terms of Use (“**Terms**”).

**1. Scope of Legal Services**

Upon confirmation of our acceptance of the engagement, Oziel Law will be responsible for completing the legal services that were purchased. The scope of our engagement will be limited to such services but may be expanded if mutually confirmed in writing.

If you wish to receive additional legal services or counsel, we will provide you with an estimate of the applicable fees and may request a financial retainer based on the estimated scope of work.

**2. Fees**

The Fees payable on the Site for selected legal services are payable to ALC. Oziel Law will not charge any additional fees for the requested legal service but will advise you if there are fees for an expanded scope of services.

The Fees paid through the Site are held in Oziel Law’s trust account pending completion of the legal service to be performed. Such funds will not earn interest and are merely held as a prepayment for legal services.

**3. Permitted Instructors**

The legal professionals at Oziel Law are only authorized to communicate directly with and take instructions from the individual(s) that are listed to provide instructions in the submitted online form. If you wish to provide us with additional permitted instructors, or wish to revoke the permission of a previously provided instructor, you must have the authority to make such revisions on behalf of the client and provide us with written instructions at [support@alawcarte.ca](mailto:support@alawcarte.ca).

**4. Manner of Providing Services**

Oziel Law is contracted by ALC to provide legal services to users of the Site in accordance with the practices and standards of a law firm in good standing in the Province of Ontario and in Canada.

**5. Jurisdiction**

Oziel Law is authorized to practice law in the Province of Ontario. Therefore, any legal service, advice or counsel provided by Oziel Law is limited to the laws of the Province of Ontario and to the federal law of Canada. Our legal service, opinions, advice and counsel are not intended to be, do not constitute and shall not be relied upon by you or any third party as any legal services, opinions, advice or counsel in respect of the laws of any other jurisdiction.

**6. Privacy**

By agreeing to these Engagement Terms, you are consenting to the use of personal information by Oziel Law, its employees and contractors, as needed, to provide the requested legal services, including, all related administration

and other services, and to the disclosure by Oziel Law of such personal information to third parties where such disclosure is required by law or in connection with the provision of legal services.

## **7. Client Omissions**

Oziel Law is not liable or responsible for any loss or damage suffered by the client or others if any misstatement or omission in any material, information or representation supplied or approved by the client, or if a failure by the client to act in an agreed manner, contributed in a material respect to or caused such loss or damage.

## **8. Security**

To ensure reliability and to protect your User Content, we use security technologies that we believe will provide you with a secure and safe environment. However, no system is perfectly secure or reliable. The internet is an inherently insecure medium, and the reliability of hosting services, internet intermediaries, your internet service provider, and other service providers cannot be assured. When you use the Services, you accept these risks and the responsibility for choosing to use a technology that cannot guarantee complete security and reliability.

## **9. Termination of Legal Services**

You may cancel any purchased legal service in accordance with the Terms. If you and Oziel Law have expanded the scope of services beyond any legal service purchased through the Site, you are free to terminate such expanded engagement at any time. Subject to any applicable rule of court or code of conduct, we may terminate our engagement upon reasonable notice to you. In the event of termination of this engagement, you remain liable to pay all fees, disbursements and other charges incurred up to the date of termination.

## **10. Miscellaneous**

These Engagement Terms are governed by the laws of Ontario and shall not be amended except by written agreement by the parties. Until amended, these Engagement Terms together with the ALC Terms of Use and any incorporated agreements and policies represent the entire and sole agreement between the parties with respect to its subject matter.

## **11. Questions and Comments**

If you have any questions regarding these Engagement Terms, please contact us here:

**Oziel Law**

[info@ozIELlaw.ca](mailto:info@ozIELlaw.ca)