



## Website Terms of Use

**Jackye Elombo** is attorney-at-law (*“avocat à la Cour”*) admitted to and registered with the Luxembourg Bar Association (List I) registered with and regulated by the Luxembourg Bar Association (*“Ordre des Avocats du Barreau de Luxembourg”*), working as independent lawyer (the **“Lawyer”**) and partner in her own practice (the **“Law Firm”**, **“we”** or **“us”** as the case may be).

The information provided under this website (the **“Website”** namely the following address: [www.jackyeelombo.com](http://www.jackyeelombo.com)) is solely available at your request for information purposes only. It should not be interpreted as soliciting or advertisement.

### Use of this Website

The use of this Website (access to, consultation or any other use) is subject to the terms of use described below (the **“Terms of Use”**). By using this website and its associated services such as the subscription to newsletter you agree expressly and unreservedly to comply with these Terms of Use.

Your acceptance of the Terms of Use is an essential and prior condition for using this Website. We invite you to regularly consult the Terms of Use of this Website as they might change from time to time at the sole discretion of the Law firm. Should you disagree with the Terms of Use or with any change made to the Terms of Use, you must stop using this Website. Consequently, any person consulting or viewing this Website is presumed to have agreed to the Terms of Use.

### Cookies

The protection of privacy is an important concern for us, and we are committed to being transparent about the data we collect about you, how it is used and with whom it is shared.

A cookie is a small text file in alphanumeric format placed on the user's hard drive by the server of the visited site or by a third-party server, allowing the website to store and retrieve information about your browsing habits or the equipment from which you access the site.

When accessing this Website, you are informed via a pop-up banner of the storage and use of cookies on your device. By continuing your navigation on this Website without having configured the cookies settings of your internet browser to reject cookies, we assume that you consent explicitly and freely to the storage and use of cookies on your device.

You may naturally configure the settings of your internet browser to accept, reject and delete cookies and to verify cookies information.

For more information on the use of cookies by this Website please read the [Website Policies](#).

### Disclaimer

Our Website's goal is to inform you about the firm and to provide general legal information.

The information (texts, newsletters, newsflashes, documents, opinions, statements, or any other content and/or information) hosted and published on this Website (the **“Information”**) is of a general nature and is not addressed to any one in particular. In particular, the translated versions of the laws and other regulations hosted and published on this Website might not be official translations. This Information are provided for information purposes only. Thus, despite the relevance and veracity of the Information, it does constitute neither legal advice, nor a legal opinion and should therefore not be used as a substitute for taking specific and up-to-date legal or professional advice. Moreover, the mere fact of visiting our Website, or asking questions, or making comments electronically does not create a lawyer-client relationship.

Such advice can be obtained by contacting [our lawyers](#) or by sending a specific e-mail request to [us](#).

We make all reasonable efforts to ensure that this Website is secured and that the released information is accurate and up to date. We give however no warranty, express or implied, in this regard. In this respect your attention is drawn to the fact that we are under no obligation to ensure that the Information provided on this Website is up to date and/or complete or that the Information will remain available on this website. We may amend or delete the Information at our sole discretion without notice.



Besides, it may happen that our site contains links to other websites; please be advised that these other websites might not have the same policies and terms of use as this one. We do not control and are not responsible for the contents and operation of these other websites that may be linked to this Website. We are not responsible for hypertext links operated by third parties that direct or redirect to this Website or to documents hosted thereon and reserves the right to prohibit and/or block any such hypertext links without prior notice.

### **Intellectual property**

This Website, including the entirety of its contents (i.e., the texts, images, photographs, Information, logos, trade name, domain name, videos, source code and machine code, software, database, the overall design of this website, the selection, arrangement and presentation of all materials therein) and its design is material owned by and covered by Jackye Elombo's intellectual property rights and/or those of her licensors. It is protected as such by authors' rights, copyright, trademarks, designs, database rights and/or any other applicable intellectual property right, whether registered or likely to be registered (the **"Materials"**)

Copies of Materials present on this Website are only authorized for the sole purpose of information with a mention of the address of this Website ([www.jackyeelombo.com](http://www.jackyeelombo.com)). Such copies may not be sold. Any other copy, reproduction, adaptation, translation, editing, distribution, broadcasting, publication, extraction from the Website's database, creation of derivative work or re-use of these Materials, in any manner, in whole or in part, on any medium (including electronic medium) whatsoever, is strictly prohibited without our prior written and specific consent.

Access to and use of this Website shall not be interpreted as assigning or granting any licence on the Materials, except where otherwise specified in these Terms of Use or with our prior written and specific consent.

Prints and/or temporarily copies storage of the website pages and Information, without any permitted alteration, for your own personal use is authorized. You may provide them to third parties for their own personal use provided that you (or the third parties) (i) quote Jackye Elombo – Avocat à la Cour as the source, (ii) make no direct or indirect commercial use of them and (iii) inform such third parties of these Terms of Use.

Finally, this website contains materials and content (e.g., images, photographs, source code and machine code, software) protected by third-party intellectual property rights. The use of these third-party materials and content may be subject to terms and conditions determined by the respective third party.

### **Personal data protection**

When using our Website, we collect personal information about the user and in certain circumstances personal information of third parties provided by the user via this Website. The processing of personal information collected via our Website as data controller is conducted in accordance with the legislation and regulations on the protection of personal data applicable in Luxembourg and in particular Regulation (EU) 2016/679 of 27 April 2016 ("**GDPR**"), as well as professional rules concerning confidentiality.

Processing includes any operation or set of operations carried out or not by automatic procedures on data such as the collection, recording, organisation, custody, adaptation or modification, extraction, consultation, use of such data. We undertake not to transfer your personal data to third parties without your prior consent unless required by law.

For more information regarding the processing of personal information resulting from the use of the Website, please refer to the [Website Policies](#).

If you have any questions about your personal data, or if you have any questions or complaints about the processing of your personal data, you may request access, correction or deletion of your personal data processed by the firm by contacting us at [privacy@jackyeelombo.com](mailto:privacy@jackyeelombo.com).

If necessary, you have the possibility to lodge a complaint concerning the data processing operations carried out by us with the competent [Luxembourg supervisory authority](#).

### **Warranties and Liability**

The Law Firm is not liable for any consequence of any action taken by the user relying on material / information provided under this Website. In cases where the user has any legal issues, he/she in all cases must seek independent legal advice.

This Website and all Materials or third-party content contained therein is provided "as is" and "as available" without any warranties of any kind. Access to and use of this Website and Materials hosted is made at your own risk. We shall not be responsible or liable for any damage arising from or in connection with the use or unavailability of this



**JACKYE ELOMBO**  
A V O C A T À L A C O U R

Website and/or the Materials hosted and published thereon, including but not limited to, loss of profit, loss or deterioration of data, infection or deterioration of your equipment by malicious programs or software, etc.

In any event, the Law firm and or the Lawyer will incur no liability for any actions taken or not taken on the basis of the contents of this Website. Moreover, we cannot be held liable for any damage arising from the reliance on or use of the Information, neither regarding the content and/or documentation that you may upload on this Website or be provided via the subscription form on the bibliography page.

The limitations and exclusions of liability of Jackye Elombo – Avocat à la Cour in relation to the consultation and use of this Website are applicable to the extent permitted by the applicable law.

### **Governing Law and Jurisdiction**

These Terms of Use are governed by Luxembourg law.

Any dispute arising out of or in connection with these Terms of Use shall be subject to the exclusive jurisdiction of the Luxembourg Courts.