

## Anvilo Advokat AB – General Terms

### 1. General

These terms apply to all work we do for you, unless we agree otherwise in writing. The latest version is always available on our website. All our work follows the Swedish Bar Association's Code of Conduct.

### 2. Scope of the assignment

We agree together on what the assignment includes. Our advice is based on Swedish law and on the facts available when we give it. We do not update advice unless agreed. We do not give tax advice.

### 3. Fees and payment

We normally invoice monthly based on our current hourly rates. The price may be adjusted depending on the nature and complexity of the work. You also pay for reasonable expenses such as travel or official fees. We may request advance payment. VAT and late payment interest may be added. Cost estimates are not fixed prices.

### 4. Ending the assignment

You may end the assignment at any time by notifying us in writing. We may also withdraw from the assignment in situations allowed by the Bar Association's rules, for example if invoices are unpaid.

### 5. Conflicts of interest

We follow the Swedish Bar Association's conflict-of-interest rules.

### 6. Liability

Our liability is limited to SEK 50 million per assignment, or SEK 5 million if our fee is under SEK 1 million. We are not responsible if our advice is used in another context than intended.

### 7. Intellectual property

We own the rights to materials we produce. You may only use them for the purpose they were created for, not for marketing or public distribution.

### 8. Confidentiality

Information related to your assignment is confidential, except where disclosure is required by law or necessary in a dispute between you and us.

### 9. Documents and communication

We store documents during and after the assignment according to the Bar Association's rules. Originals are returned to you when the assignment ends. We mainly communicate digitally, but you may request non-digital or encrypted communication.

### 10. Data protection

Information on how we handle personal data is available on our website. You must inform any employees whose data we process.

### 11. Anti-Money Laundering

We may need to verify identity, ownership, and the origin of funds. We are required to report suspected money laundering to the authorities.

### 12. Complaints and disputes

If you have a complaint, contact the responsible lawyer as soon as possible and within three months. Swedish law applies, and disputes go to Swedish courts. Consumers may in some cases contact the Bar Association's Consumer Disputes Committee.