

## CONFLICT POLICY

Scalax Group Ltd, trading as ScalaxIP ('Our firm', 'We', or 'Our') reserves the right to reject instructions for a client if there is a specific conflict of interest, this may include but is not limited to where:

- We already act for one client and are asked to act for another whose interests conflict or are likely to conflict the interests of the existing client;
- We hold confidential information of one client and could only act in the best interests of another by breaching our duty of confidentiality to the existing client.

Our firm will take appropriate steps to mitigate conflicts between interests of both clients to preserve the client's position and assist the new client in finding alternative representation. However, under certain circumstances, that our firm may communicate with the client if we believe is material to our business and their interest, our firm may be able to act in certain situations including but not limited to:

- If we are asked to act for a competing/conflicting client in different jurisdiction;
- If we are asked to perform wholly different types of works for competing/conflicting clients in the same country.

In circumstances, where our firm believes it must discuss restrictions to our action, we will enter into discussion with the existing and competing client. Agreements of this nature will be set out in writing and agreed with both parties.

For all new matters, our standard operations procedures include carrying out an internal conflict check before accepting instructions. If there is any doubt, please feel free to inquire further with the responsible contact person or our administrative department.