

## **DISCLAIMER AND TERMS AND CONDITIONS OF USE**

Alexander Holburn Beaudin & Lang LLP and its individual authors (collectively hereinafter referred to as “**ALEXANDER HOLBURN**”) offers this Blog (the “**Blog**”) to you subject to these terms and conditions of use (“**Terms**”). By accessing, viewing or contributing to the Blog and in consideration for the service we provide to you, you agree to abide by these Terms. Please read them carefully before accessing, viewing or commenting to the Blog.

### **Terms**

#### **1. Introduction**

You agree that ALEXANDER HOLBURN will not be liable, under any circumstances and in any way, for any errors or omissions, losses or damage of any kind incurred as a result of any content posted on this Blog. You agree and acknowledge that none of the content or information contained on this Blog is provided as legal advice that should be relied on by you in making any decisions about whether it is lawful for you to publish any specific writing that you propose to publish, including whether a proposed publication might expose you to a claim for damages for defamation or might become subject to a legal claim for any other reason. We expressly warn that none of the information contained in this Blog should be relied on for making decisions about publishing any specific item of written material. The content on this Blog is intended to provide general discussion of legal principles and issues in the law of defamation. If contrary to this notice and Terms you attempt to rely on information contained on this Blog when making any decision about publishing specific material, you bear all risks associated with the use of any content, including any reliance on the accuracy or completeness of such content.

#### **2. This Blog does not provide legal advice**

This Blog does not provide legal advice regarding whether it is lawful to publish any specific item in any media. The content of this blog provides a discussion of basic principles and issues in the law of defamation. It is not possible to give you legal advice about any specific proposed article, posting, or other kind of publication without examining the actual wording of the document and without taking into account the tone of the comments, any headings or titles, layout, and graphics or photos including the content of cut lines that may appear beneath photographs. In many specific instances of proposed publication a crucial factor will be whether factual statements included in the material are true. For some kinds of proposed specific publication the important question will be the identity, position, and responsibilities of the proposed recipients, and generally whether it is lawful to distribute the information in question to the public at large. Everything depends on the specific content of the proposed publication.

This Blog can only provide guidance in a general way about the main “hazards” that you should be looking for so that you can delay publishing material until you obtain legal advice that it is safe to proceed. The only way to identify a potential problem in the case of any specific material that you propose to publish is to obtain legal advice about that specific item.

No general discussion of the kind provided on this blog can equip you to make informed decisions about specific items that may contain defamatory or other unlawful material. Recognizing potentially defamatory statements requires careful analysis of the specific text, and that should be done with the benefit of your own legal advisor.

If you identify a potential problem or have any uncertainty about whether a specific item is safe to publish, you should obtain legal advice about that item before posting the material.

### **3. Disclaimer of Warranties and Limitation of Liability**

This site and the Blog is provided on an “as is” and “as available” basis. ALEXANDER HOLBURN make no representations or warranties of any kind, express or implied, as to the Blog or the site’s operation or the information, content or materials included on the Blog or this site. Information appearing in the content or materials included on the Blog or this site is general information only. It is not meant to be, nor should it be considered as constituting legal or other professional advice. To the full extent permissible by applicable law, ALEXANDER HOLBURN hereby disclaims all warranties, express or implied, including but not limited to implied warranties of merchantability and fitness for any particular purpose. ALEXANDER HOLBURN will not be liable for any damages of any kind arising from the use of or inability to use of the Blog or this site. You expressly agree that you use the Blog and/or this site solely at your own risk. Links to external sources are provided solely as a courtesy to our Blog visitors. We are not responsible for and do not endorse or warrant in any way any materials, information, goods or services available through such linked sites or any privacy or other practices of such sites.

### **4. Privacy Policy**

Please be sure to read our Privacy Policy at [www.AlexanderHolburn.ca/fine\\_print](http://www.AlexanderHolburn.ca/fine_print) which is incorporated herein by reference.

### **5. Modification of These Terms of Use**

ALEXANDER HOLBURN reserves the right to change, at any time, at our sole discretion, the Terms under which the Blog is offered. You are responsible for regularly reviewing these Terms. Your continued use of the Blog constitutes your agreement to all such Terms.

### **6. Copyright**

The articles, publications, and posts of any kind contained on this Blog (the "Information") are protected by copyright laws and are the sole and exclusive property of ALEXANDER HOLBURN. All Information available on this Blog is intended for private, non-commercial use by the end user. Any commercial use of the Information, in whole or in part, directly or indirectly, without the prior written consent of ALEXANDER HOLBURN of the copyright, is specifically prohibited. The Information may not be modified or altered in any respect, merged with other data or published in any form, in whole or in part. The user may, subject to these terms and conditions, print or save individual pages for private, non-commercial use, however, the user may not otherwise copy, reproduce, republish, post, transmit, display, perform, distribute, modify or create derivative works from the Information without ALEXANDER HOLBURN's prior written approval. By downloading the Information,

the user confirms agreement with, and acceptance of, the foregoing conditions of use.

## **7. Copyright Complaints**

ALEXANDER HOLBURN respects the intellectual property of others, and requires that our users do the same. If you believe that your work has been copied and is accessible on the Blog or this site in a way that constitutes copyright infringement, or that your intellectual property rights have been otherwise violated, please contact: