

Before: DISCLAIMER: This article is only intended to be a guide only with respect to some of the matters to consider when starting your own business and is not intended to be a substitute for obtaining legal or other expert advice. No responsibility is accepted for any action taken as a result of any material in this article. Information and advice relating to your specific commercial dealings can be obtained by contacting us.

After: DISCLAIMER: We're not responsible for your actions after reading this article. It's just a guide. Get in touch with us if you want expert legal advice.

Before: A policy may be canceled by an insured person (the insured person) by providing the Company with a written notice of said cancellation. The serving of said written notice of cancellation is sufficient and will suffice in making effective the date of cancellation of the policy in the notice of cancellation. That being the end of the policy term, and hence its completion, the said policy will be henceforth be cancelled.

Or to put it in plain English..

After: To cancel your policy simply write to us outlining when you want it canceled.

Before Severability of Provisions

If for any reason any covenant contained in this agreement, or the application thereof to any party or circumstances, is to any extent held or rendered invalid, unenforceable or illegal, then such covenant shall:

- (a) be deemed to be independent of the remainder of this agreement and be severable and divisible therefrom, and its invalidity, unenforceability and illegality shall not affect, impair or invalidate the remainder of this agreement or any part thereof:
- (b) continue to be applicable and enforceable to the fullest extent permitted by law, against any part and circumstance other than those to which it has been held or rendered invalid, unenforceable or illegal by a Court of competent jurisdiction.

116 words

After

If the Court rules any part of this agreement invalid, all other parts remain in effect.

16 words