## **Notice of Right to Cancel**

This Notice of Right to Cancel the contract is issued by **Nationwide Employment Lawyers (NEL Ltd)** in accordance with the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013 (SI 2013/3134).

Nationwide Employment Lawyers (NEL Ltd) is regulated by the Claims Management Regulator in respect of regulated claims management activities: Registration Number CRM40221. You have the right to cancel this contract if you wish by delivering or sending (including by electronic mail) notice of cancellation to us. We would ask you to send it to the person mentioned below at any time within the period of 14 days starting with the day you receive this notice. The name of the person to whom we would ask you to send this cancellation notice to is, Howell John, Nationwide Employment Lawyers, The Lansdowne Building, 2 Lansdowne Road, Croydon, CR9 2ER. The email address is hj@natemplaw.co.uk.

The Notice of Cancellation is deemed to be served at the time you post or send the notice or on the day you send it electronically to NEL (Nel Ltd). You may use the cancellation form provided only if you wish. The use of this cancellation notice to cancel the contract between us is not obligatory. You may also provide us with a clear statement (e.g. a letter sent by post, fax or email) of your decision to cancel.

If, at your request and with your agreement, we begin work on your matter before the end of the 14 day period, you will not lose your right to cancel the instructions. If you wish us to commence work on your behalf before the 14 day period has expired, you must request this in writing, by fax or email to the relevant person dealing with your matter. If you ask that the contract starts before the end of the 14 day cooling off period, however, you may be required to pay for the goods and services supplied in this period and before the cancellation of your instructions. Providing that you have not asked us to begin work on your matter before the end of the 14 day cancellation period, if you cancel this contract we will reimburse to you all payments received from you. We will make the reimbursement without undue delay, and not later than 14 days after the day on which we are informed about your decision to cancel this contract. We will make the reimbursement using the same means of payment as you used for the initial transaction, unless you have expressly agreed otherwise; in any event, you will not incur any fees as a result of the reimbursement.

## **Cancellation Notice**

If you wish to cancel the contract we would ask you to deliver personally or send (which may be by electronic mail) this to the person named below. You may use this form if you want to but you do not have to do so.

(Complete, detach and return this form) ONLY IF YOU WISH TO CANCEL THE CONTRACT

To Howell John, Nationwide Employment Lawyers (NEL Ltd). The email address is; hj@natemplaw.co.uk

contract.

Signed:

Name:

Address:

I/We (delete as appropriate) hereby give notice that I/We (delete as appropriate) wish to cancel my/our (delete as appropriate)

## Request for Work to Start Immediately

The Regulations require that you are informed that if you ask that the contract starts before the end of the cooling off period of 14 days, you **may** be required to pay for the goods and services supplied. (This will depend upon the precise terms of your agreement with Nationwide Employment Lawyers (NEL Ltd)).

To: Nationwide Employment Lawyers

Date:

I confirm that I have received the information concerning my rights to cancel the contract. However, I wish the contract to start immediately and before the end of the 14 day cooling off period.

Signed:	
Name:	
Address:	
Date:	