Authentication Services Australia - Terms of Service

Disclaimer

Authentication Services Australia – Terms of Use & Limitation of Liability

By engaging the services of Authentication Services Australia ("ASA"), you acknowledge, understand, and agree to the following:

Scope of Service

ASA provides authentication, verification, and related advisory services in good faith, based on the information, documentation, and/or items supplied by you (the "Client"), and utilising our in-house expertise and/or external specialist personnel globally recognised in their respective fields.

No Guarantee of Outcome

While ASA applies industry-accepted methods, advanced forensic techniques, and specialist consultation, we do not guarantee that any authentication, verification, or opinion will be accepted by third parties, government bodies, courts, insurers, or other organisations. Acceptance of our opinion is at their sole discretion.

Limitation of Liability

To the maximum extent permitted by Australian law, ASA, its employees, contractors, affiliates, and external consultants will not be liable for any direct, indirect, incidental, consequential, or special loss, damage, cost, or expense arising from or in connection with:

The use of our services; reliance upon any opinion, report, or certification issued by ASA; or any action or decision taken by you or a third party based on such opinion, report, or certification.

Client Responsibilities

You warrant that all materials, items, and documents submitted to ASA are lawfully obtained and that you have the legal right to request authentication or verification. You accept that any concealment, misrepresentation, or omission of relevant facts may affect the outcome of our assessment.

No Legal Advice

ASA does not provide legal, financial, or investment advice. Any opinions, findings, or reports provided are limited to authentication or verification assessments and are not a substitute for independent professional advice.

Acceptance of Terms

By submitting an item, document, or request to ASA—whether in person, online, or via post—you acknowledge that you have read, understood, and agreed to this Disclaimer and our Terms & Conditions, and that this forms a binding agreement between you and ASA under the laws of the State of Queensland, Australia.

Governing Law

This Disclaimer and any associated agreement shall be governed by and construed in accordance with the laws of Queensland, Australia, and the parties submit to the exclusive jurisdiction of the courts of Queensland.