



BRIGHT LIGHT
SOLAR VCC

BRIGHT LIGHT SOLAR VCC LTD TERMS OF USE OF WEBSITE

1. Bright Light Solar VCC Ltd (“the VCC”) owns and operates this website under its own name. Any and all references to possessive pronouns such as “we”, “our” and “us” in these Terms and Conditions refers to the VCC.
2. Your use of, access to, and dissemination of, all information on this website, including any of the products or services that we offer is subject to the following Terms and Conditions.
3. These Terms and Conditions may be amended, modified, altered, added to, or subtracted from, at any time, and in our sole and absolute discretion. You are advised to keep up to date and review these Terms and Conditions from time to time. You will still be bound by any amendments or changes that may be made in the future as you agree to be bound by them now.
4. We offer our services to adults 18 (eighteen) years or older, and by using this website, or any of the services offered hereon, you confirm that you are 18 (eighteen) years or older. If you are not, then you are not permitted to use this website other than for educational purposes.
5. We shall ensure that our products and services are described accurately on our website. We do acknowledge that mistakes do happen and therefore do not warrant that the description of any products and services is accurate. Once we have become aware of any inaccuracy in any descriptions of any products or services, we reserve the right to correct any error or omission, and we endeavour to do so as swiftly as possible.
6. Any images that reflect on this website are illustrative and indicative only, and therefore we do not guarantee that that image is accurately displaced or that the content or text inside any image is correct.
7. By visiting our website, you obtain limited authority to access and use our information on this website. You are limited to use our information for personal and educational purposes only.
8. Information that is located on this website can be downloaded or copied to your computer for personal or educational purposes. You are not permitted, however, to change the text or material and/or any copyright, trademark, or other proprietary notice that reflects on any document or webpage.
9. You are not permitted to use our information in any way that may transgress our intellectual property rights, and we reserve all of our rights in this regard.



BRIGHT LIGHT
SOLAR VCC

10. Subject to the Copyright Act 98 of 1978, and only if you have obtained our prior written consent, you are not permitted to copy, reproduce, republish, distribute, or display any of the information on our website.
11. Unauthorised use, hacking, stealing, data mining or extraction of any information on this website is not permitted and is a criminal offence. Meta-tagging or mirroring of our website is also not permitted.
12. As stated in our Privacy Policy, there may be hyperlinks on our website from time to time, and we do not guarantee that these hyperlinks will function correctly, and we shall not be held liable for the terms and conditions, or privacy policy, of any third party websites to which these hyperlinks direct you.
13. We do not necessarily endorse or support the views or statements made on any third party websites with regard to any products or services.
14. You are permitted to link our website on social media for purposes of directing lawful traffic to our website for lawful commercial, personal or educational purposes. However, you are not permitted to make any alternations to our website's contents, which shall include all intellectual property notices. You are not permitted to reformat text, files, pages, or images located on our website.
15. All graphics, images, layouts and texts is our intellectual property and we have licence to use all such graphics, images, layouts and texts. All trademarks and logos which reflect on our website are owned by us or we have licence to use them from the owners of such trademarks or logos. However, your licence to use our website does not include any right to use any trademark or logo in any commercial way without the prior written consent of the owner of such trademark or logo.
16. You agree that we are entitled to use any comments which you provide to us on this website as such comment becomes our property, which we can use in our sole and absolute discretion, to promote our website, and we shall not be held liable for any similarities which may appear from such use of those comments. You agree that you will not claim compensation for the commercial or non-commercial use of any of your comments, and we confirm that we are not liable to pay compensation to you for such use of such comment. You also warrant the correctness and legality of your own comments.
17. We do not expressly, or impliedly, warrant anything on this website, and we give no warranties of title or fitness for a particular purpose. We hereby exclude any implied warranty or condition into these Terms and Conditions, subject to any applicable laws of the Republic of South Africa.
18. We endeavour to take all precautions and necessary care to keep our website free of any viruses, worms or similar malicious code, or malware. We shall not be held liable for any damage which may be caused to your computer or any other device, which may arise as a result of your use of this website or any website to which this website is linked.



BRIGHT LIGHT
SOLAR VCC

19. We do not accept any liability for any harm, loss, or damages, including consequential damages which may be suffered by you and which may arise from any of our services and/or products which we have supplied.
20. You hereby hold us harmless from any and all claims, actions, damages, costs or expenses which includes all legal fees which may arise out of your use of our website.
21. These Terms and Conditions are governed by the laws of the Republic of South Africa and any dispute shall be heard in South Africa and you shall submit to the jurisdiction of the High Court of South Africa. Any invalid provision in these Terms and Conditions is severable from the rest of the Terms and Conditions and the remainder of the Terms and Conditions shall be enforceable without such invalid provision as if such invalid provisions was not there to in the first instance.
22. Our Privacy Policy is referred to herein as if specifically incorporated.

*****END OF DOCUMENT*****