

Terms & Conditions

Terms

“Armstrong Evans” shall mean Armstrong Evans Ltd together with any Associated Company of Armstrong Evans Ltd.

Use of this website is governed by these Terms and Conditions and you agree to be bound by them each time you access the website.

The material on this website is provided purely for your information and you should seek further guidance and make independent inquiries before relying on it. Armstrong Evans may make alterations to the website at any time. You will be deemed to accept such alterations when you next use the website following any such alteration.

Any employment placement will be subject to Armstrong Evans’ current standard employment terms and conditions.

The information on this website is updated from time to time. Whilst Armstrong Evans has made every effort to ensure the accuracy and completeness of information on this website, Armstrong Evans makes no representations or warranties whatsoever, express or implied, as to the quality, accuracy or completeness of such information.

Armstrong Evans may without notice modify, suspend or discontinue the website or any part of it at any time without any liability to you or any third party.

To the full extent permitted by law, Armstrong Evans accepts no liability in contract, tort or otherwise (including liability for negligence), for loss or damage of any kind including without limitation, direct or indirect loss or damage, loss of business, revenue or profits, corruption or destruction of data, or any other consequential loss or damage arising out of your use or inability to use the website (or other site linked to the website) or in connection with any computer virus or system failure and Armstrong Evans excludes any such liability even if Armstrong Evans is expressly advised of the possibility of such damage or loss.

You will indemnify Armstrong Evans against all costs, losses, expenses or other liabilities incurred by Armstrong Evans arising from the use of the website by you.

Lawful Use

You will use the website for lawful purposes only.

Links

You should note that Armstrong Evans provides links to web sites maintained by others. Armstrong Evans accepts no responsibility or liability for the accuracy or legality of any content contained in such websites. The fact that you may use an Armstrong Evans link to access other websites is not an endorsement by Armstrong Evans of any content contained in those websites. Neither you nor any third party may link another site to the Armstrong Evans website without Armstrong Evans' prior written consent.

Copyright

Unless otherwise stated, the copyright and similar rights in this web site and in all the material contained on this website belong to Armstrong Evans. You are only permitted to copy or print extracts of the material for your own personal use. You may not use any of this material for commercial or public purposes.

Without Armstrong Evans' written permission, you may not (whether directly or indirectly including through the use of any programme) create a database in an electronic or other form by downloading and storing all or any part of the pages from this website. Without the permission of Armstrong Evans, no part of this website may be reproduced, transmitted to or stored on any other website, disseminated in any electronic or non-electronic form, or included in any public or private electronic retrieval system. Any request for such permission may be sent to Armstrong Evans by e-mail to info@armstrongevans.co.uk

Protected Rights

Armstrong Evans is the registered trademark of Armstrong Evans Ltd. Misuse or reproduction of any Armstrong Evans trademark, service mark, logo or any other intellectual property right contained on this website is strictly prohibited. You agree not to use the website in any way which infringes, or is likely to infringe, any trademark, service mark, logo, copyright or any other intellectual property rights of Armstrong Evans.

Changes to these Terms and Conditions

Armstrong Evans may add to or change these Terms and Conditions from time to time. You are deemed to have accepted changed or additional Terms and Conditions when you access the website following any such change or addition.

The Accuracy of your Registration Information

You are responsible for ensuring that any information you provide to Armstrong Evans, including your CV, is accurate, complete and your own. If Armstrong Evans has any reason to believe that any information you have supplied is false, inaccurate or not your own, we may remove your ability to log-in to the site and may prohibit you from using this site. Armstrong Evans is entitled, forthwith and without notice, to remove from the website any such information found to be false, inaccurate, incomplete or not your own.

Your Username and Password

You are responsible for all use of this site made using your user name and password, whether or not such use is made by you or by someone else using your user name and password. You are responsible for protecting and securing your user name and password from unauthorised use. Your user name and password must not be disclosed to another person. If you believe there has been a breach of security of your user name or password, such as theft or your username or password becoming known to someone else or unauthorised use, you must notify Armstrong Evans immediately by e-mail to info@armstrongevans.co.uk

Information that you post on the website

Armstrong Evans reserves the right, at your cost, at any time to remove any material from the site which it believes to be salacious, defamatory or offensive or which Armstrong Evans believes may be in breach of a third party's rights, such as a third party's intellectual property or confidentiality rights. You agree to indemnify Armstrong Evans on a full and continuing basis against any loss or damage suffered or costs (including legal costs) incurred by Armstrong Evans in defending any action brought against Armstrong Evans as a result of any information you have posted on the website.

Governing Law and Applicable Legislation

These Terms and Conditions are governed by English law and you agree that the English courts shall have exclusive jurisdiction to determine any matter or dispute arising out of or in connection with use of this website and these Terms and Conditions.

It is not intended that a third party should have the right to enforce any provision of the Terms and Conditions pursuant to the Contracts (Rights of Third Parties) Act 1999 and furthermore Armstrong Evans may, and without the consent of a third party to whom the right of enforcement of any of the terms has been expressly provided vary and amend the Terms and Conditions.

Use of this website may not be allowed in countries outside the United Kingdom where such use may be contrary to local law or regulation. If you access information on this website it is your sole responsibility to ensure compliance with any applicable laws or regulations in any other country. Any use of this website outside the United Kingdom is your responsibility and we accept no liability whatsoever in connection with such use.

Armstrong Evans has the right at any time to terminate or suspend access to, or use of, the website where Armstrong Evans reasonably believes you have infringed the Terms and Conditions.

Armstrong Evans Limited Registered Office: Suite 4, Chancery Court, 34 West Street, Retford, Nottinghamshire DN22 6ES Registered in England No.7438079.