

Disclaimer about the expert pool

Last updated: 20.2.2018

THE SERVICES CONTENT, WEBSITE AND ANY CONSULTING ARE PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES THAT USE OF THE SERVICES WILL BE UNINTERRUPTED, SECURE OR ERROR-FREE. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED FROM U4IoT OR THROUGH THE WEBSITE WILL CREATE ANY WARRANTY NOT EXPRESSLY MADE HEREIN.

1) THE INTERNAL EXPERTS OFFER CONSULTANCY / ADVICE, BUT CAN NOT CARRY OUT THE WORK FOR THE LARGE-SCALE PILOTS OR FOR OTHER ENTITIES REQUESTING OUR SUPPORT.

2) A LIMITED NUMBER OF HOURS IS AVAILABLE PER INTERNAL EXPERT.

3) THE CONSORTIUM OR INTERNAL EXPERTS CANNOT BE HELD RESPONSIBLE FOR ADVICE OUTSIDE OF THE U4IOT PROJECT SCOPE.

4) THE LSPS RECEIVE THIS CONSULTANCY FREE OF CHARGE (APART FROM THE REIMBURSEMENTS OF THE COSTS, SUCH AS TRAVELS, FOOD, ACCOMODATION, MATERIAL, ETC.). THEREFORE, THE U4IOT CONSORTIUM AND THE INTERNAL EXPERTS ARE NOT RESPONSIBLE OR LIABLE FOR ANY USE OF THE INFORMATION OR ANY SUCCESS OR FAILURE THAT IS DIRECTLY OR INDIRECTLY RELATED TO THE CONSULTANCY.

5) THE U4IOT CONSORTIUM TAKES ALL REASONABLE STEPS TO IDENTIFY CONFLICTS OF INTEREST AND MAINTAIN AND OPERATE EFFECTIVE CONTROLS AROUND SUCH CONFLICTS OF INTEREST. OUR EXPERTS ARE REQUIRED TO COMPLY WITH A POLICY OF INDEPENDENCE AND DISREGARD ANY INTEREST, RELATIONSHIP OR ARRANGEMENT WHEN MAKING RECOMMENDATIONS.

6) IN NO EVENT SHALL THE U4IOT CONSORTIUM OR ONE INTERNAL EXPERT BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, CONSEQUENTIAL, OR INCIDENTAL DAMAGES OR ANY DAMAGES WHATSOEVER, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORT, ARISING OUT OF OR IN CONNECTION WITH THE USE OF THE EXPERT POOL SERVICE.

7) U4IOT RESERVES THE RIGHT TO MAKE ADDITIONS, DELETIONS, OR MODIFICATIONS TO THE CONTENTS ON THE EXPERT POOL SERVICE AT ANY TIME WITHOUT PRIOR NOTICE.

8) U4IOT DOES NOT WARRANT THAT THE WEBSITE IS FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS.

9) DISPUTE RESOLUTION

ACCORDINGLY, TO THE CLAUSE 11.8 OF THE U4IOT CONSORTIUM AGREEMENT, ALL DISPUTES ARISING OUT OR IN CONNECTION WITH THIS DISCLAIMER SHOULD BE SETTLED AMICABLY, IF NO AGREEMENT IS REACHED THE DISPUTE SHALL BE SUBMITTED TO THE ICC ARBITRATION. NOTHING IN THIS DISCLAIMER SHALL LIMIT THE PARTIES' RIGHT TO SEEK INJUNCTIVE RELIEF IN ANY APPLICABLE COMPETENT COURT.

10) APPLICABLE LAW

ACCORDINGLY, TO THE CLAUSE 11.7 OF THE U4IOT CONSORTIUM AGREEMENT, THE VALIDITY, INTERPRETATION, AND PERFORMANCE OF THIS DISCLAIMER SHALL BE CONSTRUED WITH AND GOVERNED BY BELGIAN LAW.