

**TAZZAER-CLEAN COMPANY**  
**CONTENTION AND CONSULTATION POLICIES**

**a) Getting Started:**

The casual consultations will set in motion by sending us a written letter. You have to provide your proper email ID and your physical address to the Tazzaer-clean Company along with the letter. Our address for these letters is:

Email Address: [info@tazzerclean.co.uk](mailto:info@tazzerclean.co.uk)

Postal Address: 35 High Stress, Braithwell Rotherham, S66 7AW

PO Box Number: 07961242587

**b) Arbitration:**

Due to any circumstance if a contention remains unsolved, then there is another way to get rid of it completely and that way has a name, Arbitration Agreement. The FAA (Federal Arbitration Act) will preside over this Arbitration Agreement and will approve any of the transactions regarding commerce. A single arbitrator will start up the process of arbitration, fulfilling all the necessary rules (the FAA Rules) i.e. Commercial Arbitration Rules originated by the American Arbitration Association (AAA). The Supplementary Methods of the American Arbitration Association can also be implemented where there is a need. Both of the rules and methods are accessible from the official AAA website i.e. ([www.adr.org](http://www.adr.org)). The fee structure and the allowance of the arbitrator will all in the hands of the AAA Rules. (Or maybe limited by AAA Consumer Rules if prescribed). Furthermore, we provide you another facility of paying all arbitration fees or charges, if you are unable to pay them. The policy induces that both of the groups will have to pay their respective agents, answerable on any treatment to which that group faces any law enforcement in the future. Furthermore, noting down decisions will be taken out by the arbitrator. In addition to this, The entire supremacies of making decisions and solving any contention related to pertinence, feasibility, evaluation, or formation of the Arbitrary Agreement are completely disqualified for the arbitrator, and any agency like that of a state, center, or court. The Class Action Waiver, described in further content, is free from the enforcement of the rules prescribed in the previous statement.

### **c) Excluded Contentions:**

The below-mentioned contentions shall be shut out from the Arbitration Agreement under the acceptance of both, you and the Tazzaer-clean Company:

- Protection, pursuance, or validation of any of our or your cognitive property authorization is carried out by any of the contentions.
- Claim courts subjected to be isolated profess.
- The arbitration of any such claim declared by a pertinent federal commandment.
- The claim for dictating relief, either initial or temporary such that this relief effects the arbitration mentioned in the Arbitration Agreement by making it inadequate.

### **d) Waiver of Right to Be a Plaintiff for Class Member in a Class Action:**

The contentions can only be brought in the arbitration by an individual party, lacking the class-based action. This can be executed only when you and the Tazzaer-clean Company are sympathized to do so. No right for the contention to be guided, taken in action, or arbitrated if it is based on the collective or collaborative approach. This action is named as Class Action Waiver. There is a superlative authority for an arbitrator to regulate the Arbitration Agreement, AAA Rules, AAA Consumer Rules, pertinence, feasibility, evaluation, and construction of the Class Action Waiver. The other tasks or jobs regardless of these can be controlled by the court only.

### **e) Rules/Standards Governing Arbitration Proceeding:**

A group, if aspired for arbitration of contention should keep careful consideration of the expiration deadline of the constraints and restrictions that are directed by the statute of limitations mentioned in this assent. Late initialization will produce interrupt in the procedure and arbitration will then be demolished. In a certain condition that the contention has to be brought in front of the court, the written law of limitations shall then be applied by the arbitrator. Any kind of treatment may be granted by the arbitrator to which a group possesses privilege according to the law implemented. This would only be accessible to the individual of the group's capacity, otherwise, this policy will be sacrificed. There is not an authority provided to the arbitrator for the implementation of any contrasting substantive law. There is an open authority to the groups to supervise appropriate civil determination and put forward proves required for their case and rivals. If any contention occurs in this procedure, then it is the responsibility of the arbitrator to resolve it and make a decision accordingly. The place where all of this arbitration process shall take place would be the city in which you dwell. The judgment shall be announced

according to the arbitrator's settlement and for this, a court of the qualified judiciary shall be responsible, having all the necessary authority to carry out the judgment.

**f) Severability:**

You and the Tazzaer-clean Company must be in a mutual understanding that any of the sections of the "Mutual Arbitration Agreement" comes up to be unlawful or prohibited, this particular section shall be demolished putting the article 19 in full action for the remaining sections.

**g) Governing Law Jurisdiction:**

Any of the state which is lacking the Arbitration Agreement section 19 which is handled by the Federal Arbitration Act, or any state where section 19 is in a no go situation, then in this particular situation, the entire process of this Agreement is managed and dominated in the state of New York, the United States of America under the influence of all the required laws and orders prescribed. All the contentions that seem to be regardless of the requirement of arbitration will then proceed when you are in favor to submit personal and absolute administration. The site of the courts settled within the state of New York, United States of America.

**h) Assignment:**

The Agreement would only be acceptable to be assigned or conducted without a written transcript by us which ensures the approval of this Agreement. This agreement shall be conducted or transferred when necessary to the following:

- A parent or some other secondary.
- To a procurer of possessions.
- To any other procurer or appropriator.

Violation of the above-mentioned rule will result in the cancellation of the assignment. The Agreement shall provide certainty and shall accustom to the welfare and assistance of the permitted procurers.

### **i) General Provisions:**

According to all of the provisions, it would be a clear commitment to the survival of termination and cessation of this Agreement. Furthermore, Sections 8, 10, and 14 - 24 shall also remain unaffected. No collective relationship like nexus pursuit, employer and employee bond, or any sort of an agency is initiated by this Agreement. With reference to its topic and category, this Agreement adds up to the whole and total agreement between you and the Tazzaer-clean Company. The applicable provisions of the Agreement are regardless of the inoperative or illegitimate provisions. This implies that there would be full and perfect effectuation of the provisions that are nonetheless to the unlike and illegitimate provisions. Third-party interference is strongly prohibited according to the Agreement. There is a limited time of only one year for the Agreement to be put forward either related or obscure regarding any kind of contention, claim, or genesis. Otherwise, the Agreement shall be left precluded. The Agreement descriptions are merely for ease and adroitness and are regardless of the exegesis of this Agreement. Any modification or change in the Agreement can only be performed when there is a bilateral willingness of both of the groups. This can also be carried out by the dint of a new posting by the Tazzaer-clean Company. This Agreement shall be put in action on the assumption that the document is outlined by both the groups. There shall be no responsibility of the Tazzaer-clean Company regarding any delay or collapse in determination and interpretation of this Agreement. This failure or collapse may not be in a practicable control of the Tazzaer-clean Company and it may arise due to strikes, industrial issues, disintegration or crash of systems, network disputes, fire, flood, eruption, or terrorist attacks. All the letters and applications submitted by any of the groups regarding this Agreement will be judged on the same day of their arrival either by email, messenger, delivery service, or through the U.S. Mail, postage prepaid, certified or registered, requested for the return receipt, and superscribed as follows:

You have to provide your proper email ID and your physical address to the Tazzaer-clean Company along with the letter. Our Email Address for receiving these letters is [info@tazzerclean.co.uk](mailto:info@tazzerclean.co.uk). The Postal Address is, 35 High Stress, Braithwell Rotherham, S66 7AW, and the PO Box Number is: 07961242587.

**Written by:**

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(Freelance Content Writer)

