



GENERAL TERMS AND CONDITIONS C-LEGAL B.V.

- 1. Applicability.** These general terms and conditions are applicable to all legal relationships that may arise in connection with any assignment given to C-Legal B.V. or to any of its attorneys, advisors or associates.
- 2. Responsibility for Assignments.** All assignments by a client to C-Legal B.V. or any of its attorneys, advisors or associates, are exclusively accepted by C-Legal B.V. Only C-Legal B.V. is responsible for the execution of such assignments, and not any of its attorneys, advisors or associates in person. The applicability of Articles 7:404 and 7:407 Dutch Civil Code is excluded.
- 3. Liability.** C-Legal B.V. nor its attorneys, advisors and associates in person, shall be liable for damage resulting from - and/or associated with - their services or the intended services, regardless the legal basis, subject to the following. C-Legal B.V. has concluded a professional liability insurance with CNA Insurance Company Ltd. which provides global coverage up to €5,000,000 per claim and with a maximum of €10,000,000 per insurance year (subject to a deductible of €2,500). In the event of damage, C-Legal shall report the relevant claim to its insurer and if the claim is covered, the liability shall be limited to the amount actually paid by its insurer, increased with the applicable deductible.
- 4. Expiry of Claims.** If C-Legal B.V. discontinues its law practice, all claims for compensation of damage against C-Legal B.V., its attorneys, advisors and associates, will expire ultimately one year from the day on which C-Legal B.V. discontinued such practice.
- 5. Liability for Third Parties.** If C-Legal B.V. involves a third party in the execution of an assignment (which includes but is not limited to translators, external lawyers and docket attorneys), C-Legal B.V. will not be liable for any error or omission of that third party. If such third party wants to exclude or limit its liability, C-Legal B.V. is authorized to accept such an exclusion or limitation of liability on behalf of the client.
- 6. Third Party Clause.** These general terms and conditions constitute irrevocable third party clauses for the benefit of the attorneys, advisors and associates of C-Legal B.V.
- 7. Complaints.** In the event of any complaints about the conclusion of any assignment, the quality of our work or an invoiced amount, C-Legal B.V. applies a complaints procedure which is published on its website www.c-legal.nl.
- 8. Applicable Law and Competent Court.** The legal relationship with C-Legal B.V., its attorneys, advisors and associates which may arise in connection with any assignment to C-Legal B.V., its attorneys, advisors or associates, is subject to the laws of the Netherlands and any and all disputes resulting from or associated with said relationship, regardless the legal basis, shall be subject to the exclusive jurisdiction of the courts of Amsterdam, the Netherlands.