

GENERAL TERMS AND CONDITIONS **DUIJN BLOEM VOSS LAWYERS**

Section 1

Duijn Bloem Voss Lawyers (Attorneys) is a partnership of lawyers that also includes private companies with limited liability. The partnership is registered at the Dutch Chamber of Commerce under number 34331555. These limited companies as well as the lawyers employed by for Duijn Bloem Voss Lawyers meet the requirements set by the Dutch Bar Association.

Section 2

These terms and conditions apply to all the assignments that third parties as clients (“principals”) provide to Duijn Bloem Voss Lawyers, to the lawyers employed by the partnership, to other jurists/law students employed by the partnership, as well as the directors of the limited companies, for so far it concerns assignments in legal matters and/or in the field of the legal profession.

Section 3

All assignments are accepted solely by Duijn Bloem Voss Lawyers. The work as part of the execution of the afore-mentioned assignments takes place under the responsibility of Duijn Bloem Voss Lawyers and to the exclusion of the specified in section 7:404 and section 7:407 paragraph 2 Burgerlijk Wetboek/Civil Code.

Section 4

As a result of applicable legislation, including the Wet ter voorkoming van witwassen en financieren van terrorisme (Wwft) (Money Laundering and Terrorist Financing Prevention Act), Duijn Bloem Voss Lawyers is obliged to determine the identity of its clients and, under certain circumstances, to notify the authorities of unusual transactions. By placing an order to Duijn Bloem Voss Lawyers, the client gives his permission for this if necessary.

Section 5

Any liability of Duijn Bloem Voss Lawyers and of the lawyers and jurists/law students it employs arising out of the assignments given, is limited to the to the payment made under Duijn Bloem Voss Lawyer's professional liability insurance by MS Amlin Insurance SE for the case in question, plus the applicable excess under the Insurance. If no payment is made under the professional liability insurance for any reason whatsoever, the liability as a whole is limited to the fee that Duijn Bloem Voss Lawyers has received for the assignment. For assignments with a duration of more than 6 months, the limitation of liability applies to the fee of a maximum of 6 months.

Section 6

As part of the execution of the assignments Duijn Bloem Voss Lawyers/Attorneys is empowered to call in third parties, the choice of which will be taken with utmost consideration. Duijn Bloem Voss Lawyers takes no responsibility for the conduct of these third parties.

Section 7

The fees of the lawyers vary depending on their experience and specialist knowledge and are also determined by the importance and the outcome of the case. The lawyer will give to the client an indication concerning the amount of work to be declared if possible at the beginning of the assignment. A specification of the hours spent by Duijn Bloem Voss Lawyers as part of the execution of assignments will be provided for that purpose to the client at the first request.

All above-mentioned hourly fees and other remaining amounts are in each case excluding VAT.

Section 8

Duijn Bloem Voss Lawyers is entitled to charge the client a fee to be increased with 6% office expenses to cover postage, telephone, fax, computer, travel, photocopying and other office expenses.

Section 9

Duijn Bloem Voss Lawyers ensures that the third party funds it received is deposited in the bank account administered by the Foundation for Third Party Funds Duijn Bloem Voss Lawyers. To the rightful claimant entitled to these interest payments funds will be paid out amount equal to the interest the banking institution concerned pays on the deposited funds.

Section 10

The dossier compiled for this assignment is kept for 7 years, after which it is destroyed.

Section 11

The legal relationship between Duijn Bloem Voss Lawyers and the client is governed by Dutch Law. Disputes will be submitted to the Complaints and Disputes Regulation for the Legal Profession.

Section 12

Our Office participates in the Complaints and Disputes Regulation for the Legal Profession. All disputes as a result of the coming about realization and/or the execution of our services, including all statement of expenses disputes, are settled in accordance with Regulations Disputes Commission for the Legal Profession. Regarding the dispute an assignment from a private client, then the Regulations provides binding advice, unless within a month after the settlement of the dispute by the lawyer the client applies to the lower court. In case of a sum to be collected from a claim on a private client there is only binding advice if the client deposits the still outstanding amount under the Disputes Commission.