

General Terms and Conditions

//DVLP

General

These general terms and conditions apply to all agreements or other legal relationships between DVLP Advocaten BV (hereinafter: //DVLP) and all clients of //DVLP (hereinafter referred to as: client) for whom //DVLP carries out activities or will carry out activities, including possible additional engagements and subsequent engagements. In these general terms and conditions 'partner' is taken to mean the person who either directly or indirectly holds shares in //DVLP. Agreements or legal relationships with clients entered into through partners or employees of //DVLP or through persons with whom //DVLP has entered into a partnership are deemed to have been formed exclusively with //DVLP. The scope of articles 7:404 and 7:407 paragraph 2 of the Dutch Civil Code (DCC) are expressly excluded. //DVLP is entitled to amend these general terms and conditions. The amended general terms and conditions apply to new engagements for carrying out activities and to ongoing agreements.

Good contractor

In the execution of the agreed activities //DVLP and the legal or natural persons that will carry out activities must exercise the care of a good contractor as far as possible. //DVLP is always entitled to designate the persons who will carry out the activities. This applies also to cases in which an engagement was granted with the intention of having it carried out by a specific person. The client may not request the fulfilment of the agreed activities from any party other than //DVLP.

Fee and invoicing

The fee will be determined by agreement on commencement of the engagement. Invoicing of the activities will take place on a monthly basis. //DVLP will charge on costs that are not included in its rates to the client, such as court fees, courier costs, travel expenses, translation costs and, in general, the costs incurred by third parties engaged in consultation with the client. //DVLP will not charge any additional office costs. //DVLP is entitled to charge the client an advance payment. In a particular case, //DVLP will commence the activities after receipt of the advance payment. This advance payment will be set off against the last invoice issued for the activities to which the payment of the advance payment relates. Insofar as applicable, all invoice amounts will be increased by the applicable VAT rate. Payment must take place in Euros within fourteen days after the invoice date by transferring the due and payable amount into the bank account stated on the invoice.

Liability

All liability of //DVLP, its employees, partners and persons with whom //DVLP entered into a partnership, for loss ensuing from or relating to an attributable shortcoming or unlawful act, or which is based on any other legal ground, is limited to the amount that is paid out by the professional liability insurer of //DVLP in that context, plus the amount of its excess under that insurance. Should the insurer not commence to pay out the amount in any given case, the liability for the total loss arising from or relating to the agreed activities is limited to the amount that client paid to //DVLP for the activities in connection with which the loss arose. The client

may only claim this amount from //DVLP. Any claim for compensation with respect to the employees or persons with whom //DVLP entered into a partnership or directors of practices with corporate personalities in which certain partners carry out their activities, is excluded. The above-mentioned employees, persons and directors may always invoke the third-party clause established for their benefit.

Other professional service providers

If //DVLP engages third parties in the execution of activities, it does not accept any liability for loss resulting from shortcomings on the part of these third parties. On request //DVLP will assign to the client the rights that //DVLP is entitled to exercise against the relevant third party in connection with the loss caused by the third party.

Termination

Each of parties may terminate the agreement by giving notice, if required with immediate effect. The client is obliged to pay for all activities carried out up to the time of termination.

Electronic means of communication

Neither party is liable to the other party for possible loss resulting from the sending of viruses and/or other irregularities in the electronic communication and for messages not received or damaged. The dispatch of e-mail and other forms of data traffic takes place in an unencrypted manner.

Miscellaneous

All claims made by the client lapse twelve months after the activities to which these claims relate, were carried out.

//DVLP is listed in the Commercial Register of the Chamber of Commerce under number 61874981.

Clients may invoke the "Office Complaints Scheme //DVLP advocaten". This complaints scheme is published on the website of //DVLP: www.dvlp.nl and will be provided upon request.

All agreements and legal relationships with //DVLP are governed by Dutch law. All disputes between the client and //DVLP may only be submitted to the competent court in Amsterdam, without prejudice to the right of //DVLP to submit a dispute to another competent court.