



General Terms and Conditions of Corona Legal

1. These terms and conditions are applicable to each assignment given to Corona Legal, including any subsequent assignment or amendment or additional assignment. The application of any other general terms and conditions is hereby expressly excluded.
2. Assignments are exclusively accepted by Corona Legal. This applies even if the express or implied intention of the client is that the assignment is performed by a certain (third) person. The application of Articles 7:404, 7:407, 7:409 and 7a:1680 Dutch Civil Code (Burgerlijk Wetboek) is hereby expressly excluded.
3. If the performance of an assignment results in any liability, then such liability will be limited to the amount to which the professional liability insurance taken out by the firm provides coverage plus the amount of the deductible which is borne by the firm in connection with that insurance. In for any reason whatsoever no payment takes place under the professional liability insurance any liability is limited to maximal the fees incurred by Corona Legal for the specific assignment. For assignments covering a period longer than three months, the liability is limited to the fees incurred by Corona Legal for the specific assignment in the last three months.
4. In any event, a claim against Corona Legal will be unenforceable unless Corona Legal receives written notice thereof no later than three months after the discovery of an event or circumstance that gives or may give rise to that claim.
5. Corona Legal may engage third parties in connection with the instructions from the client and shall exercise the necessary due care in its selection of third parties. Corona Legal is not liable for any acts and/or omissions of third parties, except in the event of intent or gross negligence of Corona Legal. In the event a third party is engaged, Corona Legal is authorized to accept a limitation of liability the third party may stipulate also on behalf of the client. The client indemnifies Corona Legal against all third party claims that arise from or are in any way connected to the instructions from the client and/or services performed for the client. This indemnification also includes the costs of legal defense.
6. Corona Legal is entitled to amend the hourly rate and expense allowances it charges. If the amendment involves an increase of more than 10% excluding VAT, the client has the right to terminate the agreement. The right of termination shall expire on the 15th day after the date the first invoice was sent to the client after the increase of the basic hourly rate and/or the aforementioned expense allowance.
7. Payment of invoices of Corona Legal must take place, without suspension or set off, within 15 days of the invoice date unless another payment period is agreed. In the event of failure to pay within this period, the client is in default and the client is liable for payment of statutory interest as referred to in Article 6:119a Dutch Civil Code, and for all costs incurred by Corona Legal in connection with the collection costs.
8. In case of a joint assignment, each client is several liable for the whole amount of the invoice.
9. All agreements between client and Corona Legal are governed by Dutch Law.
10. Corona Legal has an internal complaint regulation that applies on all assignments. The complaint officer will investigate and decide according to the complaint regulation.
11. Any disputes not governed by the complaint regulations shall be resolved by the competent court in Amsterdam.
12. Corona Legal has its registered office in Amsterdam (Strawinskylaan 3051, 1077 ZX) and is registered in the Trade Registry under number 63359383. These general terms and conditions are available at the office of Corona Legal and can be found at www.coronalegal.nl.