

## General Conditions Law Firm Park Legal

Law Firm Park Legal (“Park Legal”) is a company with limited liability under Dutch law with the purpose of practicing the profession of lawyer. Park Legal and is informing you that only Park Legal accepts all assignments as contractor and that the execution of the work will take place under the exclusive responsibility of Park Legal. This also applies if it is the client’s intention that an instruction is carried out by a specific person. The applicability of the section 7:404 of the Dutch Civil Code (“Burgerlijk Wetboek”), which governs the situation referred to in the preceding sentence, as well as the applicability of section 7:407 subsection 2 of the Dutch Civil Code, which imposes joint and several liability where an instruction is given to two or more persons, is hereby explicitly excluded.

The applicability of general terms and conditions of client is explicitly excluded.

Park Legal has a professional liability insurance. Park Legal limits its professional liability to the amounts which are actually remitted under its professional liability insurance increased with the excess that Park Legal bears in connection with such insurance. If, for whatever reason, there is no payout under the aforementioned insurance, all liability is limited to the amount of the fee charged by Park Legal regarding the execution of the relevant assignment, with a maximum of EUR 20,000. Park Legal is happy to furnish you with further information on this insurance if you so desire.

All claims of clients and/or third parties expire after a period of 12 months after the client respectively the third party had knowledge of – or reasonably was assumed to have knowledge of – the existence of such claims.

You indemnify Park Legal against any and all claims of third parties in connection with the execution by Park Legal of your assignment and you will pay Park legal any reasonable costs related to the defence by Park Legal of such claims.

When engaging third parties, Park Legal will consult with you as much as possible and in any event take due care in the selection of third parties. In the execution of your assignment it is possible that persons will be engaged who wish to limit their liability in this connection. Park Legal assumes, and stipulates where necessary, that all assignments given by you entail the authority to accept such limitation of liability on your behalf. In no event will Park Legal be liable for faults and/or shortcomings of these third parties.

The legal relationship between yourself and Park Legal is subject to Dutch law. The Dutch court in Arnhem (“rechtbank Arnhem”) will have jurisdiction to adjudicate any disputes between yourself and Park Legal.

These terms and conditions are also concluded on behalf of (former) partners, directors, employees and all persons that are working – or have worked – for Park Legal or who are involved in the performance of any assignment by Park Legal.

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The costs of the work will be charged to you on the basis of retrospective costing on the basis of the agreed hourly rates to be increased by VAT. The rates are revised annually as of 1 January. This amongst others takes place on the basis of the price-index figure related to the provision of business services. In addition, the costs we make in the framework of the performance of your assignment will be passed on to you, e.g. the fees of a process server (procesadvocaat) and court fees.

In principle, shortly after the end of each month you will receive an itemised bill of the work carried out to date. Park Legal appreciates it if you would pay the bills within thirty days after the invoice date.

Personal details of clients of Park Legal will only be used in the framework of the execution of the assignment you give us.

These terms and conditions have been concluded in the Dutch and English language. In case of any contradictions or unclarities, the Dutch text will prevail.